

# CITY OF PALMER STANDARD SPECIFICATIONS

2018

Effective Date: 4/1/2018

The most current version of City of Palmer Standard Specifications (CPSS) is provided on the City website at <a href="https://www.cityofpalmer.org">www.cityofpalmer.org</a>. Notifications will be sent when updates are made to the document, but each user of CPSS is responsible to verify that they are using the most current version. If you notice any errors or omissions, or have suggestions for improvements to CPSS, contact the Department of Public Works.



# CITY OF PALMER - STANDARD SPECIFICATIONS 2018

### CITY OF PALMER STANDARD SPECIFICATIONS INDEX

<b>DIVISION</b>	<u>DESCRIPTION</u>
10	General Provisions
20	Earthwork
30	Portland Cement Concrete
40	Asphalt Surfacing
50	Sanitary Sewers
55	Storm Drain Systems
60	Water Systems
65	Construction Survey
70	Miscellaneous
75	Landscaping Improvements
80	Traffic Signals & Illumination
90	Standard Details

# CITY OF PALMER STANDARD SPECIFICATIONS

DIVISION 10 GENERAL PROVISIONS

### STANDARD GENERAL PROVISIONS DIVISION 10 INDEX

DEFINITIONS	1
BIDDING REQUIREMENTS AND CONDITIONS Examination of Bidding Documents and Site	8
	9
	40
(DBE/WBE) Requirements	10
AWARD AND EXECUTION OF CONTRACT	11
Receipt and Opening of Rids	11
Contractor 5 Warranty	14
SCOPE OF WORK	16
Intent of the Contract Documents	
Interpretation of Contract, Specifications, and Drawings	16
Increased Quantities	
Decreased Quantities	18
Prevention Plans for Construction	25
Temporary Utilities	26
Utilities	
Utility Connections	30
•	
Coordination with Other Work	
Temporary Facilities	
	BIDDING REQUIREMENTS AND CONDITIONS  Examination of Bidding Documents and Site Interpretation or Correction of Bidding Documents Preparation and Submission of Bids Bid Guarantee Disadvantaged and Woman Owned Business Enterprises (DBE/WBE) Requirements  AWARD AND EXECUTION OF CONTRACT.  General Receipt and Opening of Bids. Bidder Qualifications Action on Bids Bonds, Insurance, EEO and DBE/WBE Forms Execution of Contract. Contractor's Warranty  SCOPE OF WORK Intent of the Contract Documents Interpretation of Contract, Specifications, and Drawings. Submittal List. Estimates of Quantities Increased Quantities Increased Quantities Reference Stakes and Surveying. Work Incidental to the Contract Disposal Sites Protection of Persons, Property and Environment Private Property in Right-of-Way. Public Convenience and Access Traffic Control Plan Maintenance and Drainage Temporary Erosion Control and Storm Water Pollution Prevention Plans for Construction. Temporary Utilities Utilities Utilities Utilities Utilities Operating and Maintenance Manuals Ownership of Contract Documents Coordination with Other Work

SECTION 10.05	CONTROL OF WORK	33
Article 5.1	Authority of the Engineer	
Article 5.2	Prosecution of the Work	
Article 5.3	Construction Progress Schedule and Schedule of Values	
Article 5.4	Non-Working Hours, Holidays, Saturdays, and Sundays	
Article 5.5	Shop Drawings	
Article 5.6	Product Data	
Article 5.7	Materials	
Article 5.8	Testing of Materials	
Article 5.9	Contractor's Authorized Representatives and Employees	
Article 5.10	Subcontracting	
Article 5.11	Right of the City of Palmer to Do Work	
Article 5.12	Safeguarding of Excavations	
Article 5.13	Duties of Inspectors	
Article 5.14	Inspection	
Article 5.15	Work Limits, Easements, and Rights-of-Way	
Article 5.16	Responsibility for Damages	
Article 5.17	Repair of Damages Caused by Contractor	
Article 5.18	Changed Conditions	
Article 5.19	Unauthorized and Defective Work	
Article 5.20	Changes in the Work	
Article 5.21	Claims for Additional Compensation	
Article 5.22	Time for Completion of Work	
Article 5.23	Delays and Extension of Time	
Article 5.24	Suspension of Work	
Article 5.25	Final Trimming of Work	47
Article 5.26	Final Inspection	
Article 5.27	Liquidated Damages	
Article 5.28	Termination of Contract by Owner	
Article 5.29	Termination of Work for Owners Convenience	
Article 5.30	Use of Completed or Uncompleted Portions	
Article 5.31	Winter Suspension	
Article 5.32	Pre-Construction Conference	
Article 5.33	Use of Explosives	
Article 5.34	Substantial Completion	
Article 5.35	Right to Retain Imperfect Work	56
Article 5.36	Project Meetings	
Article 5.37	Water for Construction	
SECTION 10.06	LEGAL RELATIONS AND RESPONSIBILITIES	
Article 6.1	Laws to be Observed	
Article 6.2	Notice to Contractors	
Article 6.3	Notice by Contractors	
Article 6.4	Successors and Assigns	
Article 6.5	Assignments	
Article 6.6	Permits	
Article 6.7	Copyrights and Patents	
Article 6.8	Safety	
Article 6.9	Insurance	. 59

Article 6.10	Indemnification	60
Article 6.11	Claims by Workmen, Suppliers, and Subcontractors	61
Article 6.12	Certified Payroll	
Article 6.13	Lawsuits	
Article 6.14	Preference to Local Labor	62
Article 6.15	State of Alaska Prevailing Wage Scale	62
Article 6.16	Nondiscrimination	62
Article 6.17	Rights and Remedies	63
Article 6.18	Payment of Taxes	
SECTION 10.07	MEASUREMENT AND PAYMENT	64
Article 7.1	Method of Measurement	
Article 7.2	Scope of Payment	65
Article 7.3	Advances on Materials	65
Article 7.3 Article 7.4	Advances on MaterialsChange Order Compensation Adjustments	
	Change Order Compensation Adjustments	66
Article 7.4	Change Order Compensation Adjustments Progress Payments	66 70
Article 7.4 Article 7.5	Change Order Compensation Adjustments Progress Payments Payment of Claimants	66 70 72
Article 7.4 Article 7.5 Article 7.6	Change Order Compensation Adjustments Progress Payments Payment of Claimants Final Payment	
Article 7.4 Article 7.5 Article 7.6 Article 7.7	Change Order Compensation Adjustments Progress Payments Payment of Claimants	

## STANDARD GENERAL PROVISIONS DIVISION 10

### SECTION 10.01 DEFINITIONS

In these Contract Documents, the following words or expressions shall have the meaning given below:

AAC	Alaska Administrative Code (x AAC y where x=Title, y= Chapter)
AASHTO	American Association of State Highway and Transportation Officials

ACI American Concrete Institute
ACS Alaska Communications Systems
ACM Asbestos-Containing Material

ADA The Americans with Disabilities Act of 1990. Public Law 101-336,

which prohibits discrimination on the basis of disability by private and

public entities in places of public accommodation.

ADAAG Americans with Disabilities Act Accessibility Guidelines

ANSI American National Standards Institute

APDES Alaska Pollutant Discharge Elimination System

API American Petroleum Institute

APWA American Public Works Association

AS Alaska Statute (AS x.y where x=Title, y=Chapter)

ASA American Standard Association

ASTM American Society for Testing and Materials

ASDS Alaska Sign Design Specifications

ATM Alaska Traffic Manual AWS American Welding Society

AWWA American Water Works Association
BDC Bottom Dead Center of the Pipe
BMPs Best Management Practices
CCTV Closed Circuit Television

CESCL Certified Erosion and Sediment Control Lead

CPEP Corrugated Polyethylene Pipe

CPM Critical Path Method

CPSS City of Palmer - Standard Specifications

CSP Corrugated Steel Pipe

DEC State of Alaska, Department of Environmental Conservation

DBH Diameter Breast Height

DBE/WBE Disadvantaged and Woman-Owned Business Enterprises

DOL Alaska Department of Labor

DOT&PF State of Alaska, Department of Transportation and Public Facilities

ENSTAR Enstar Natural Gas Company
EPA Environmental Protection Agency
GCI General Communications Incorporated

HDPE High Density Polyethylene
HDPEP High Density Polyethylene Pipe
HMWPE High Molecular Weight Polyethylene

ISA International Society of Arboriculture MAVW Maximum Allowable Vehicle Weight

MEA Matanuska Electric Association

MIO Micaceous Iron Oxide

MTA Matanuska Telephone Association

MUTCD Manual of Uniform Traffic Control Devices

MSDS Materials Safety Data Sheet or Safety Data Sheet NASSCO National Association of Sewer Service Companies

NDT Non-Destructive Testing NEC National Electrical Code

NEMA National Electrical Manufacturer's Association

NESC National Electrical Safety Code

NFS Non-Frost Susceptible, per Division 20 - Standard Construction

Specifications for Earthwork

NOI Notice of Intent NOT Notice of Termination

OSHA Occupational Safety and Health Act or Administration

PACP Pipeline Assessment and Certification Program

PCB Polychlorinated Biphenyl P.C.C. Portland Cement Concrete

PCMP Precoated Corrugated Metal Pipe

PE Polyethylene POI Point of Interest

PMC Palmer Municipal Code

PROWAG Public Rights-of-Way Accessibility Guidelines

PSI Pounds Per Square Inch

PVC Polyvinyl Chloride

RAP Recycled Asphalt Concrete Pavement

RFI Request for Information

SSHC DOT&PF Standard Specifications for Highway Construction

SWPPP Storm Water Pollution Prevention Plan

TCP Traffic Control Plan

**Addendum (Addenda)** - Written or graphic communications issued prior to the execution of the Contract which modify or interpret the Bidding Documents and become part of the Contract Documents upon execution of the Contract.

**Additional Work** - Work not specifically provided for in the Contract as awarded, but which is consistent with the original scope of Work and a price for similar work is provided in the Contract.

**Bid Proposal** - The written proposal of the Bidder, on the form furnished, for the Work contemplated.

**Bidder** - Any individual, firm, partnership, corporation, or combination thereof formally submitting a Bid for the Work contemplated, and acting directly or through an authorized representative.

**Bidding Documents** - The Invitation to Bid, Special Provisions, Specifications, Forms, Schedules, Bidder's Checklist, proposed Contract Documents, and all Addenda.

**Bid Guarantee** - The security furnished by the Bidder as a guarantee to enter into a Contract for the Work contemplated if the Bidder is awarded the Contract.

**Change Order Proposal** - A written proposal prepared by the Contractor describing and documenting added costs or time extensions that the Contractor claims have been incurred due to unforeseen Work and other matters not contemplated or adequately provided for in the Contract Documents.

**Change Order or Contract Amendment** - A written agreement entered into between the Contractor and the Owner to amend the Contract Documents, or to otherwise provide for unforeseen Work and other matters not contemplated by or adequately provided for in the Contract Documents.

City - City of Palmer.

**Cleanup** – The restoration of all surface improvements including contouring; grading; required seeding and landscaping; all signage; removal of construction debris; restoration and cleaning of haul roads; and all other associated Work.

**Contract** - The agreement entitled "Contract" executed by the Contractor and then by the Owner on behalf of the City of Palmer. The Contract represents the entire and integrated agreement between the parties and supersedes all prior negotiations, representations, or agreements, either written or oral.

**Contract Date** - The date on which the Contract is executed by the Owner.

**Contract Completion Date** - The date specified in the Contract Documents for the full completion of all Work required by the Contract Documents, except as otherwise provided in the Contract.

If a number of calendar days is specified in the Contract Documents for the completion of the Contract, the Contract Completion Date shall be those specified number of days after the effective date of the Notice to Proceed, including authorized time extensions.

**Contract Documents** - The Contract and those documents described in the Contract. The Contract Documents can only be amended by written Change Order. Instructions, clarifications, and directives issued by the Engineer under Section 10.05, Article 5.1 - Authority of the Engineer are not Contract Documents.

**Contract Item** (Bid Item, Pay Item) - A specifically described unit of Work for which a price is provided in the Contract.

**Contractor** - The individual, firm, corporation, partnership, joint venture, limited liability corporation, or limited liability partnership, or authorized agent thereof, executing the Contract and performing the Work under the terms of the Contract Documents.

**Council** - The City Council of the City of Palmer.

**CPSS** - City of Palmer Standard Specifications. Internal references to CPSS are in the form of Division, Section, Article, SubArticle

### Days -

**Calendar:** Unless otherwise designated in the Special Provisions, days as used in the Contract Documents shall be understood to mean calendar days.

**Working:** A working day is defined as any day on which the Contractor is required to Work by the Contract Documents or any other day not otherwise defined herein as a non-working day.

**Non-Working**: A non-working day is defined as Sunday, a recognized holiday, a day on which the Contractor is specifically required by the Special Provisions to suspend construction operations, or a day on which a suspension order is in effect. Recognized holidays shall be: New Year's Day, President's Day, Martin Luther King Day, Memorial Day, Independence Day, Labor Day, Veterans Day, Thanksgiving Day, and Christmas Day. When any of the above days falls on a Saturday, the preceding Friday shall be counted as a holiday. When any of the above days falls on a Sunday, the following Monday shall be counted as a holiday.

**Deviation Request** – A Contractor initiated request for a revision in the requirements of the Contract Documents.

**Drawings** - The maps, plans, sheets, or other graphic illustrations listed and referred to in the Contract.

**Engineer** - The Engineer identified in the Notice to Proceed as being the authorized agent and/or representative of the Owner.

**Extra Work** - Work not within the original scope of Work but is determined by the Engineer to be essential for the satisfactory completion of the Contract.

**Final Acceptance Date** - The date on which the Work has been constructed, inspected, and accepted pursuant to the provisions of Section 10.05, Article 5.26 - Final Inspection.

Furnish - Purchase and deliver to the Project.

**Indicated** - Shown on the Drawings, noted on Drawings, specified, or a combination thereof.

**Inspector** - The authorized agent and/or representative of the Engineer or Owner assigned to observe the Work.

**Install** - Set in place and make usable.

**Liquidated Damages** - The amount prescribed herein to be paid to the Owner, or to be deducted from any payments due or to become due the Contractor, for each calendar day's delay in completing the whole or any specified portion of the Work beyond the time allowed in the Contract or as extended by Change Order.

**Necessary** - Needed, as reasonably inferred from the Contract Documents, in order to make the Work complete and available for use.

**Notice-to-Proceed** - The written communication, issued by the Owner to the Contractor authorizing him to proceed with the Work, which identifies the Engineer and establishes the time of commencement and date of completion.

**Notice-to-Resume** - The written notice issued by the Engineer which terminates a period of suspension of Work, reinstates the counting of Contract time and requires the Contractor to resume Contract Work.

**Or Equal** - Whenever a material, article, or piece of equipment is identified on the Drawings or in the Project Manual by reference to manufacturers' or vendors' names, trade names, catalog numbers, etc., it is intended merely to establish a standard; and any material, article, or equipment of other manufacturers and vendors which in the opinion of the Engineer will perform in an equal or better manner the duties imposed by the general design shall be considered equally acceptable provided the material, article, or equipment so proposed will not require a change in the related Work.

**Owner** - The Department of the City of Palmer identified in the Contract. Owner does not include those City of Palmer employees, such as the Building Official or Fire Chief and their staffs, who enforce certain building, health and safety, and fire codes.

**Performance and Payment Bond** - The form of security approved by the City of Palmer, furnished by the Contractor and his Surety guaranteeing the complete and faithful performance of all the obligations and conditions placed upon the Contractor by the Contract.

**Product Data** - Brochures, illustrations, diagrams, and other information furnished by the Contractor to illustrate a material, product, or system for some portion of the Work.

**Project** - The total construction of which the Work performed under the Contract Documents may be the whole or a part.

**Project Manual** - The bound documentary information organizing the documents into two general categories: (1) those describing the Bidding Documents, and (2) the Contract Documents.

**Provide** - Furnish and install; perform all Work necessary to complete the Work.

**Purchasing Officer** - That person within the City of Palmer who is vested under City Code with all authority pertaining to the procurement of supplies, services, and construction.

**Record Drawings** - Detailed drawings which accurately depict all changes in location (both horizontal and vertical), material, equipment, and other elements of Work accomplished by Contractor.

**Request For Information (RFI) or Clarification** – A written document prepared by the Contractor to request information or clarification of the Contract Documents. Each RFI shall be numbered consecutively and a log maintained of submittals and responses.

**Samples** - Physical examples which illustrate materials, equipment, or workmanship and establish standards by which the Work or a product will be judged.

**Shop Drawings** - All drawings, diagrams, illustrations, schedules, and other data which are prepared by the Contractor, a Subcontractor, manufacturer, supplier, or distributor which illustrate the equipment, material, or some portion of the Work.

**Special Provisions** - That portion of the Specifications entitled Special Provisions setting forth conditions or requirements unique to the Work.

**Specifications** - The directions, requirements, explanations, terms, and provisions pertaining to the Work.

**Street Closure** - Any action which renders one or more lanes of a street unusable to vehicular traffic.

**Subcontractor** - Any individual, firm, corporation, partnership, joint venture, limited liability corporation, or limited liability partnership, or authorized agent thereof, acting for or on behalf of the Contractor in the performance of a part of the Contract. This does not include those working for hire or suppliers of material or equipment.

**Substantial Completion Date** - The date upon which the Work required by the Contract has been inspected and in the opinion of the Engineer is essentially completed and available for the Owner's beneficial use for the purpose and in the manner intended by the Contract Documents, including satisfactory acceptance of all required testing.

**Surety** - The Company or Association which is bound with and for the Contractor for the acceptable performance of the Contract and for the payment of all obligations arising out of the Contract. Where applying to the Bid Guarantee, it refers to the Company or Association which shall forfeit the sum of the Guarantee when the Bidder fails to execute the Contract after the Bid is accepted by the City of Palmer.

Technical Specifications - Divisions 20 through 80 of CPSS.

**Time and Material Work** - Work performed by the Contractor at the written direction of the Engineer for which no item is provided in the Contract and for which no unit price or lump sum basis can be agreed upon.

**Utility Company** - The entity (person, corporation, company, agency, or other) that furnishes service(s) (including petroleum and petroleum products, electricity, sanitary sewer, communications, water, natural gas, traffic signal control, and storm sewer) utilizing conduit, pipe, wire, cable, or other transmission lines.

**Winter Suspension** - The period of time through which no field work is accomplished due to adverse winter weather conditions as permitted by Section 10.05, Article 5.32 – Winter Suspension.

**Work** - The furnishing of all labor, materials, equipment, and other incidentals necessary or convenient for the successful completion of all the duties and obligations imposed by the Contract.

**Working Titles** – Working titles which may have masculine genders such as "workman" and "flagman" or are pronouns such as "he," "his," and "him" are utilized in the Contract Documents for the sake of brevity and are intended to refer to persons of either gender.

**Written Notice** - A written communication delivered in person to the individual or to a member of a firm, or agency, or to an officer of the corporation, or agency for whom it is intended, or sent by mail to the business address stated in the Contract Documents. Communication via electronic facsimile (FAX) or electronic mail shall not be considered proper written notice.

### SECTION 10.02 BIDDING REQUIREMENTS AND CONDITIONS

### Article 2.1 Examination of Bidding Documents and Site

The Bidder shall examine carefully the site of the proposed Work and the Bidding Documents before submitting a Bid. The submission of a Bid shall be an admission that the Bidder has made such examination and is satisfied as to the conditions to be encountered in performing the Work and as to the requirements and accuracy of the Bidding Documents. The Bidder further declares that the amount(s) bid are for the total Work as contained in the Contract Documents.

The City of Palmer assumes no responsibility for any understanding or representations concerning conditions made by any of its officers, agents, or employees prior to the execution of the Contract, unless such understanding or representations are expressly stated in the Bidding Documents or Addenda.

When soils boring data is provided by the Bidding Documents, the Bidder shall assume responsibility for any conclusions he may draw from such data. The Bidder shall be responsible for obtaining and analyzing such additional data as he may require and shall be responsible for conclusions drawn from that information.

By submitting a bid, the Contractor declares that he has carefully examined the Contract Documents, that he has full knowledge thereof and that he has investigated the site and is satisfied as to the conditions affecting the Work, including, but not limited to, those bearing upon transportation, disposal, handling and storage of materials; availability of labor, water, electrical power, roads, and uncertainties of weather; physical conditions at the site including all existing utilities; the conformation and conditions of the ground; and the character of equipment and facilities needed preliminary to and during prosecution of the Work. The Contractor further declares that he is satisfied as to the character, quality and quantity of surface and subsurface materials or obstacles to be encountered insofar as this information is reasonably ascertainable from an inspection of the site, including all prior exploratory work, as well as from information presented by the Drawings and Specifications made a part of the Contract. Any failure by the Contractor to acquaint himself with the available information shall not relieve him from responsibility for estimating properly the difficulty or cost of successfully performing the Work.

The Bidder is encouraged to support the City's Disadvantaged and Woman-Owned Business Enterprises (DBE/WBE) program. The Bidder shall comply with the DBE/WBE Specifications if included in the Contract. The Bidder shall comply with the requirements of the Equal Opportunity Special Provisions as contained in the Bid and resulting Contract.

The Contractor is required to protect, repair or replace existing improvements on private property that may be encountered during water service and fire hydrant installation as an incidental item. Submission of a Bid is an admission that the Bidder has examined the site to determine extent of work required.

### **Article 2.2** Interpretation or Correction of Bidding Documents

Bidders shall notify the Purchasing Officer promptly of any error, omission, or inconsistency that may be discovered during examination of the Bidding Documents and the proposed construction site. Requests from Bidders for interpretation or clarification of the Bidding Documents shall be made in writing to the Purchasing Officer and shall arrive at least seven (7) working days prior to the date for opening Bids. Oral questions may be presented at a pre-bid conference if one is provided for in the Bidding Documents. Interpretations, corrections, or changes, if any, to the Bidding Documents shall be made by Addendum. Bidders shall not rely upon interpretations, corrections, and changes made in any other manner, including orally at the pre-bid conference. Interpretations, corrections, and changes shall not be binding unless included in an Addendum.

### **Article 2.3** Preparation and Submission of Bids

Bids shall be submitted on the forms furnished and must be manually signed. Bids should be submitted in a sealed envelope addressed as indicated in the Invitation to Bid and on which the Invitation Number is plainly marked. Notice that an Addendum has been issued will be given to those prospective bidders whose names appear on the official List of Planholders. Bidders will be notified by email or by facsimile when Addenda are issued. The City makes no guarantee that Bidders will receive notice of Addenda and Bidders are responsible to verify all Addenda have been received prior to bidding. Bidders must acknowledge receipt of Addenda, if any, on their bid proposal.

Bidders must quote on all items, unless specifically allowed to bid on only a portion of the items within the Invitation to Bid and they are warned that failure to do so shall disqualify the Bid. The Bidder may bid an item at no cost and shall insert the words "no cost" in the space provided for any no cost item. When quotations on all items are not required, Bidders should insert the words "no bid" in the space provided for any item where no quotation is made. If erasures or other changes appear on the forms, each such erasure or change must be initialed by the person signing the Bid.

Bids shall specify a unit or lump sum price, typed or written in ink, for each bid item called for. If the bid is submitted in both words and figures and there is a discrepancy between the written words and figures, the written words shall govern. In case of error in the extension of prices, the unit price shall govern. Bids may be rejected if they show any omissions, alteration of the forms, additions not required, conditional or alternate bids not required, qualified bids, or irregularities of any kind.

### Article 2.4 Bid Guarantee

Each Bid shall be accompanied by a certified check, cashier's check, or Bid Bond, in the amount of ten percent (10%) of the total amount of the Bid if the total amount of the bid is \$100,000 or more, with good and sufficient corporate surety acceptable to the City of Palmer. If the total bid amount of the bid is less than \$100,000, the bid shall be accompanied by a bid guarantee, in the form specified above, in the amount of \$2,000,. Bid Guarantees for the three (3) low Bidders shall be held until the Contract is executed. All other Bid Guarantees will be returned within seven (7) days of the bid opening. Power-of-Attorney for the person signing the Bid Bond for the Surety must be submitted with the Bid Bond.

# Article 2.5 Disadvantaged and Woman Owned Business Enterprises (DBE/WBE) Requirements

Each Bid shall be accompanied by those (DBE/WBE) Forms provided by the Purchasing Officer and as required by the bidder's checklist. The Bidder shall comply with the City of Palmer Disadvantaged Business Enterprise Program Specifications for the City of Palmer Contracts, including submittal requirements for bids, prior to and after award. See the DBE/WBE Special Provisions for participation goals for each particular project.

### SECTION 10.03 AWARD AND EXECUTION OF CONTRACT

### Article 3.1 General

The provisions of Section 10.03 are intended to be supplemental to, and not to replace, Chapter 3.21, "Purchasing and Contracts" of Title 3 of the Palmer Municipal Code.

### Article 3.2 Receipt and Opening of Bids

Bids shall be submitted to the City of Palmer prior to the time of opening specified in the Invitation to Bid and the exact date and time of receipt of Bids shall be recorded. Late Bids shall not be considered, but will be held unopened until the time of award and then returned to the Bidder unless other disposition is requested or agreed to by the Bidder. Time of Bid receipt shall be determined by the time stamp of the City of Palmer.

Facsimile bids shall not be considered. Modification by facsimile of bids already submitted shall be considered if received in writing by the Purchasing Officer prior to the time of bid opening fixed in the Invitation to Bid. Facsimile modifications shall not reveal the amount of the original or revised bid. Modifications shall state a plus or minus to the affected bid item.

No liability shall attach to the City of Palmer for the premature opening of or the failure to open a Bid not properly addressed and/or identified.

Bids may be withdrawn in person, by written letter, or by facsimile when such request is received by the Purchasing Officer PRIOR to the time specified for receipt of Bids.

If more than one Bid is offered by any one party, by or in the name of his clerk, partner, or other person, all such Bids shall be rejected. A party who has quoted prices to a Bidder is not thereby disqualified from quoting prices to other Bidders, or from submitting a Bid directly for the Work.

### Article 3.3 Bidder Qualifications

Before the Bid is considered for award, the Owner reserves the right to determine whether or not a Bidder is responsible and to require the Bidder to complete a Bidder Qualification Form and/or a current financial statement prepared by a Certified Public Accountant.

The Owner shall determine whether a Bidder is responsible on the basis of any or all of the following criteria:

- The skill and experience demonstrated by the Bidder in performing contracts of a similar nature;
- 2. The Bidder's record for honesty and integrity;
- 3. The Bidder's capacity to perform in terms of facilities, personnel and financing;

4. The Bidder's past performance under City contracts. If the Bidder has failed in any material way to perform his obligations under any contract with the City of Palmer, the Bidder may be determined as a non-responsible Bidder.

A Bidder's representations concerning his qualifications will be construed as a covenant under the Contract. Should it appear that the Bidder has made a material misrepresentation, the Owner shall have the right to terminate the Contract for the Contractor's breach, and the Owner may then pursue such remedies as provided in the Contract Documents or as provided at law or equity.

Any determination that a Bidder is non-responsible will be made by the Purchasing Officer. Such determination will be made in writing to the Bidder setting forth the reasons for such determination.

If a Contractor has had a contract terminated by the Owner for cause as provided in Section 10.05 Article 5.28, the Contractor may not be allowed to bid on the Owner's future contracts for a period of two years. This two-year period shall begin on the date of the termination of the Contractor by the Owner.

Each Bidder shall complete a Bidder Qualification Form and submit it with his Bid.

### Article 3.4 Action on Bids

The City of Palmer reserves the right to reject any and all Bids, and to waive any informalities and irregularities in Bidding or award of the Contract.

The City of Palmer may reject any bid which is unbalanced if it is in the best interest of the City of Palmer to do so. A bid is unbalanced when, in the opinion of the Purchasing Officer, it allocates a disproportionate share of costs or profit, or both, to the price of one (1) or more items of Work and reduces the share of costs or profit, or both, allocated to the price of another item or items of Work, and if there is a reasonable possibility that the bid will not result in the lowest overall cost of the Work to the City of Palmer.

Unless otherwise stated in the Bidding Documents, the Contract, if awarded, shall be awarded to the responsible Bidder who submits the lowest responsive Bid. When the Bidding Documents contain a basic bid and additive or deductive alternates, only the total of the basic bid and the alternates to be awarded shall be used to determine the low Bidder.

When the Bidding Documents contain a basic bid and additive alternates, the low Bidder shall be determined by the lowest combination of the basic bid and as many additive alternates as may be selected within the funds available. For evaluation purposes, additive alternates shall be chosen in the order listed in the Bid. The Purchasing Officer may bypass any additive alternate whose selection would cause the Contract to exceed the funds available.

When the Bidding Documents contain deductive alternates and the Purchasing Officer determines that including any or all of the deductive alternative is in the best interest of the City of Palmer, the lowest bid for each Bidder shall be calculated by deducting the value of

applicable alternates from the basic bid. The Purchasing Officer may bypass any deductive alternate to maximize the use of available funds.

The Purchasing Officer shall use the list of priorities in the bid schedule to determine the low bidder only. After determining the low bidder, an award may be made on any combination of bid items provided: (1) it is in the best interest of the City of Palmer; (2) funds are available at the time of award; and (3) the low bidder's price for the combination to be awarded is less than the price offered by any other responsive, responsible bidder.

The amount of the Contract shall be the total sum of the amounts computed from the estimated quantities and unit prices and/or the lump sum awarded by the Purchasing Officer and specified in the Contract.

Unless otherwise specified in the Invitation to Bid, Notice of Award or rejection shall be given within forty-five (45) days of Bid opening. The notice shall be in writing and signed by the Purchasing Officer or authorized designee. A Notice of Award shall constitute an acceptance of the Bid. No other act(s) of the City of Palmer or its representatives shall constitute an acceptance of a Bid. The acceptance of a Bid shall bind the successful Bidder to execute the Contract.

The execution of any Contract is subject to availability of funding.

### Article 3.5 Bonds, Insurance, EEO and DBE/WBE Forms

The successful Bidder shall furnish the Purchasing Officer a Performance Bond and a Payment Bond, each in the full amount of the Contract. The Bonds are for the faithful performance of the Contract in all respects including, but not limited to, payment for all materials and labor. All alterations, extensions of time, additional Work and other changes authorized by the Contract Documents may be, at the option of the Owner, made without securing the consent of the Surety or Sureties. Contractor shall provide the Bonds with a good and sufficient corporate surety acceptable to the City of Palmer. A Power-of-Attorney for the person signing the Bonds for the Surety must be submitted with the Bonds.

The successful Bidder shall furnish the Purchasing Officer a certificate of insurance pursuant to the provisions of Section 10.06, Article 6.9 – Insurance, and shall execute and furnish to the Engineer all the required MBE/WBE forms required for the contract.

The Bidder shall exercise positive efforts to comply with the Equal Employment Opportunity and Disadvantaged/Woman Owned Business Enterprise requirement policies of the City of Palmer. The Bidder shall familiarize himself with the Equal Opportunity Special Provisions and Disadvantaged/Woman Owned Business Enterprise Specifications for City of Palmer Contracts, including submittal requirements for bids, prior to award and after award.

### Article 3.6 Execution of Contract

The successful Bidder shall execute the Contract and furnish the required bonding and insurance within five (5) working days after Notice of Award of the Contract is issued.

The Contract shall be considered executed by the successful Bidder when two (2) copies of the Contract, signed by an authorized representative of the Contractor, and the required bond and insurance certificate are received by the Purchasing Officer. Failure or neglect of the Contractor to execute the Contract within the time specified may result in a forfeiture of the Bid Guarantee and award of the Contract to the next lowest Bidder.

The Owner shall execute the Contract within five (5) working days after execution by the Contractor as set forth above. The date the Contract is executed by the Owner is the Contract Date. The rights and obligations provided for in the Contract shall become effective and binding upon the parties as of the Contract Date.

The Contractor will be supplied with five (5) sets of Contract Documents with half-size Drawings, exclusive of City of Palmer Standard Specifications, and one (1) set of full-size Drawings.

The Notice-to-Proceed shall be issued within seven (7) working days after the Contract Date unless otherwise specified in the Special Provisions. The effective date of the Notice to Proceed shall be within ten (10) working days of the Contract Date. The Engineer or his authorized representative, the Engineer's address, and the completion date shall be designated in the Notice-to-Proceed.

### **Article 3.7 Contractor's Warranty**

The Contractor shall warranty all materials and workmanship for two (2) years from the Final Acceptance Date, as defined in Article 5.26, unless otherwise specified in the Special Provisions. This warranty shall require the Contractor to remedy promptly, without cost to the Owner, any and all defects in material and workmanship including any consequential damages resulting from defective materials or workmanship.

All warranty Work shall be subject to the same Contract provisions, including materials, quality of work, authority of the Engineer and inspection, as provided for in the original Work. All warranty Work shall be at the sole expense of the Contractor. All materials and workmanship directly or indirectly involved in repairs or replacements under this Article shall carry an extended warranty of not less than one (1) year from the date of the Engineer's written acceptance of the repair or replacement Work, or through the warranty period for the original project Work, whichever is longer.

If the defect, in the opinion of the Engineer, is of such nature as to demand immediate repair, the Owner shall have the right to take corrective action and the cost thereof shall be borne by the Contractor.

If the Contract includes Work in different geographic locations, then the Work in each location may be accepted and the warranty period for that location may begin independent of the completion of the Work in the other locations.

The Warranty shall run concurrently with the Plant Establishment Period for landscaping Work pursuant to Division 75 – Landscaping Improvements unless otherwise specified by the Engineer in writing.

At the completion of the Warranty and Plant Establishment Periods, the Contractor and Owner shall conduct a pre-Warranty Inspection. All deficiencies indicated by the pre-Warranty Inspection shall be listed and promptly furnished to the Contractor for action. When all listed deficiencies have been corrected, the Contractor shall notify the Engineer and a final Warranty Inspection will be performed. When the Warranty Inspection verifies correction of any listed deficiencies, the Engineer shall issue a Certificate of Completion for the Warranty and Plant Establishment Periods.

### SECTION 10.04 SCOPE OF WORK

### **Article 4.1** Intent of the Contract Documents

The intent of the Contract Documents is to provide for the execution and completion of the Work in its entirety. Except as otherwise specifically provided herein, the Contractor shall furnish all permits, transportation, handling, storage of materials, labor, tools, implements, machinery, supplies, materials, water, heat, utilities, and incidentals, and shall do all things necessary to perform and to complete the Work.

When words that have a common technical or trade meaning are used to describe Work, materials, or equipment, such words shall be interpreted in accordance with that meaning.

Reference to Standard Specifications, manuals, or codes of any technical society, organization, or association, or to the Laws or Regulations of any governmental authority, whether such reference be specific or by implication, shall mean the latest Standard Specification, manual, code or Laws or Regulations in effect at the time of opening of Bids, except as may be otherwise specifically stated.

However, no provisions of any referenced Standard Specification, manual or code (whether or not specifically incorporated by reference in the Contract Documents) shall be effective to change the respective duties and responsibilities of the Owner, the Contractor, or the Engineer nor any of their consultants, agents, or employees from those set forth in the Contract Documents.

With reference to Drawings, the order of precedence is as follows:

- 1. Figures (numerals) govern over scaled dimensions.
- 2. Detailed Drawings govern over general Drawings or Standard Details.

### Article 4.2 Interpretation of Contract, Specifications, and Drawings

The Contract Documents are intended to be complementary and to describe and provide for a complete description of the entire scope of Work. A requirement occurring in one Section of the Contract Documents is as binding as though occurring in all.

In cases of conflict in the requirements of the Contract Documents such conflict shall be reconciled by the acceptance of the following order of precedence for the various Contract Documents: (1) the Contract; (2) the Bid; (3) Special Provisions; (4) the Technical Specifications; (5) the Drawings; (6) the Standard General Provisions (Division 10 of CPSS); and (7) specifications incorporated by reference in any of the above.

The apparent silence of the Specifications and Drawings as to any detail or the apparent omission from them of a detailed description concerning any point, shall be regarded as meaning that only the best general practice is to prevail and that only approved material and workmanship of first quality are to be used.

The Contractor shall carefully study and compare the Contract Documents and shall at once report to the Engineer any error, inconsistency or omission he may discover including any requirement which may be contrary to any law, ordinance, rule, regulation, or order of any public authority bearing on the performance of the Work.

The Contractor shall take no advantage of any errors or omissions in the Specifications and Drawings or of any discrepancies in or between same. Work knowingly performed by the Contractor as a result of an error or omission in the Drawings and/or Specifications where such error or omission is not called to the attention of the Engineer shall be at the Contractor's risk and expense.

All Contractor-initiated requests for interpretation or clarification of the Contract Documents shall be accompanied by a completed RFI form. Each request shall clearly and completely state the basis for lack of clarity in the Contract Documents and shall refer to the applicable Specifications, Drawings and details that give rise to the request. If not provided in the Contract Documents, a copy of the RFI form shall be obtained from the Engineer. Engineer shall respond to the RFI in writing within ten (10) working days. The Engineer's response shall serve to clarify and interpret the existing Contract requirements and shall not be construed as requiring or directing a change in the Work.

### Article 4.3 Submittal List

The Contractor shall complete, submit, and/or comply with all requirements as indicated in the Submittal List located in the Bidding Documents. The Contractor is hereby advised the Submittal List is not an all-inclusive document. The Submittal List does not relieve the Contractor from his obligation to comply with all submittals, certifications, or other requirements as specified in CPSS, the Special Provisions, or the Drawings. The Contractor is responsible to determine that all submittals, certifications, and/or requirements are met, whether or not specifically addressed in the Submittal List.

### Article 4.4 Estimates of Quantities

The quantities shown in the Bid, whether for a unit price contract or a combination of a lump sum contract and unit price contract, are approximate only and are not to be taken to be either representations or warranties. Since quantities in the Contract Documents are estimates only, actual quantities may increase or decrease without constituting a change in the Work unless the increase or decrease involves a major bid item which varies by more than twenty-five percent (25%) as provided below. The cumulative variations in quantities together with other changes in the Work shall not increase the Contract amount by more than \$15,000 of the original contract amount without approval by the City Council.

### Article 4.5 Increased Quantities

The Owner reserves the right to increase the quantity of any bid item. There may be an adjustment of unit prices of major bid items where the actual quantity of the item is increased by more than twenty-five percent (25%) of the estimated quantity.

A major bid item is defined as any item where the total bid price of the item exceeds twice the average bid price of an item. Twice the average bid price of an item is calculated by the following formula:

where "T" equals total bid amount of the schedule in which the item appears and "I" equals the number of items in the schedule in which the item appears.

If a major bid item quantity increases by more than twenty-five percent (25%), the unit price for one hundred and twenty-five percent (125%) of the estimated quantity shall remain as set forth in the Bid and the price for additional quantities above the one hundred and twenty-five percent (125%) for said item may be negotiated for a greater or lesser amount upon the demand of either the Owner or the Contractor.

A unit price increase may be allowed only if the Contractor can substantiate to the satisfaction of the Engineer that he incurred increased unit costs in providing the additive quantities over and above that unit cost incurred in providing the estimated quantity of the bid item. A negotiated increase in price may include a maximum of ten percent (10%) for overhead and profit on increased costs.

A negotiated increase in price on any item shall not preclude a claim for increased costs on other items of the Work under Section 10.05, Article 5.21 - Claims for Additional Compensation.

A decrease in unit price for that quantity over one hundred and twenty-five percent (125%) of the estimated quantity shall be allowed only if the Owner establishes that the unit cost for such additional quantities is less than the unit cost for the estimated quantity. For this purpose, the Contractor shall provide job records as required by the Engineer.

### Article 4.6 Decreased Quantities

The Owner reserves the right to decrease the quantity of any Bid item. There may be an adjustment of unit prices of major Bid items where the actual quantity of the item is decreased by more than twenty-five percent (25%) of the estimated quantity and the aggregate total of all quantity revisions decreases the total Contract amount by more than ten percent (10%). Change orders for extra Work shall not be used for this calculation. A major bid item is defined in Article 4.5 - Increased Quantities.

If a major bid item qualifies for a unit price adjustment, the Contractor shall be allowed, upon proper submittals, an allowance for overhead costs for the decreased quantity. The allowance shall be ten percent (10%) of the amount represented by the difference between the actually installed quantities and seventy-five percent (75%) of the Contract estimated quantities. Payment of this allowance does not preclude a claim for increased costs on other items of the Work under Section 10.05, Article 5.21 - Claims for Additional Compensation.

The provisions of this Article shall not apply to reduced quantities resulting from the termination, or partial termination, of the Contract for cause or for the Owner's convenience.

### Article 4.7 Reference Stakes and Surveying

Bench Marks and/or reference points have been identified and/or placed initially by the Engineer, and the horizontal and vertical reference locations are indicated in the Drawings. The Contractor shall ensure that all construction surveying Work required is completed in strict conformity with Division 65 - Standard Construction Specifications for Construction Survey.

At various points throughout the Work, Contractor's operations may disturb existing survey monuments, bench marks, or reference points. If Contractor disturbs these items, Contractor shall replace them at Contractor's expense. Contractor shall also replace at Contractor's expense, survey monuments, bench marks, or reference points which, in the judgment of the Engineer, are outside the limits of the Work area and which are disturbed or destroyed by Contractor.

### Article 4.8 Work Incidental to the Contract

Several items of Work, not covered in the Bid Proposal, are incidental to the cost of the Contract. These items shall include, but are not limited to, the following:

- Mobilization and Demobilization.
- 2. Temporary Erosion and Sediment Pollution Control
- 3. Utility location and verification.
- 4. Shoring utility and power poles, and protecting overhead and underground utilities.
- 5. Removal and replacement of concrete barriers.
- 6. Providing safe hauling routes and Traffic Control Plan (TCP), prior to beginning construction, for hauling and site access.
- 7. Dewatering of excavation and pipe trenches for excavation purposes and for achieving the required compaction.
- 8. Sheeting, shoring and bracing and portable trench shields.
- 9. Resetting disturbed property corners or monuments, except monuments identified on the Drawings to be reset.
- 10. Removal and reinstallation of manholes and catch basins unless identified as a bid item. Removal and replacement of storm drain and subdrain pipes and cleanouts unless identified as a bid item.
- 11. Removal and delivery of salvaged electrical equipment.
- 12. Furnishing and installing bonding and grounding conductors for electrical installations.
- 13. Post-construction cleanup.

- 14. Reimbursement to utilities for associated inspection or relocation.
- 15. Other items indicated on the Drawings or in these Specifications.

### Article 4.9 Disposal Sites

Except as otherwise stated in the Special Provisions, the Contractor shall make his own arrangements and assume all costs in connection with disposal sites. Disposal sites shall be located and maintained in accordance with all local, DEC and EPA environmental regulations and shall be located and maintained to prevent a public nuisance.

The Contractor shall obtain written permission from the property owner or owners for such disposal sites and shall furnish the Engineer with a copy of this permission. The written permission shall specifically provide that the property owner will not hold the City of Palmer, its employees, agents, or consultants liable for use of or damage to this property. The Contractor shall be held liable for any trespass and property damage incurred outside of the disposal site.

A disposal site for trees, brush, outsized boulders, Unusable or Surplus Trench Excavation, and other objectionable debris shall be contractor-furnished. Excess Unclassified Excavation shall be disposed at a contractor-furnished disposal site, except as described in Section 20.04 of these Special Provisions. The Contractor shall provide all State, Federal, and local permits needed to lawfully dispose of materials at Contractor-furnished disposal sites.

Waste Disposal. Prior to construction, the Contractor shall submit a description of his plan for disposing of unsuitable materials and waste resulting from the Work under the Contract. If any material is disposed of in unauthorized areas, the Contractor shall remove the material and restore the area to the condition of the adjacent undisturbed areas at no cost to the Owner.

### Article 4.10 Protection of Persons, Property and Environment

The Contractor shall be responsible for initiating, supervising, and maintaining all safety programs and precautions in a manner to prevent damage, injury, or loss to the Work employees, site visitors, the public, the environment, and property. These safety requirements are applicable to the Work whether on-site or off the site for Work under the control, custody, or care of the Contractor. These responsibilities apply to all adjacent sites and their improvements including landscaping, walks, roadways, structures, utilities and drainageways. If the Contractor encounters material on the site that may be reasonably identified as asbestos-containing material (ACM), polychlorinated biphenyl (PCB), or other hazardous materials not requiring abatement as part of the Work, the Contractor shall stop the Work immediately in the affected area and notify the Engineer and Owner in writing. The Work shall not be resumed in the affected area until a final determination has been made by the Engineer on the status of the material in question.

Until Contract completion, the Contractor shall be solely and continuously be responsible, twenty-four (24) hours per day, seven (7) days per week, for the safety measures outlined in this Article, including, but not limited to, the following:

- (a) Erecting and maintaining, as required by existing conditions and progress of Work, all safeguards for safety and protection, including barricades, danger signs, traffic control devices, and other warnings against hazards.
- (b) Providing reasonable access at all times for emergency units such as police, fire, and disaster.
- (c) Performing all work in a fire-safe manner. Contractor shall supply and maintain on the site adequate firefighting equipment capable of extinguishing incipient fires. The Contractor shall comply with applicable Federal, State, and Local fire-prevention regulations. Where these regulations do not apply, applicable parts of the National Fire Prevention Standard for Safeguarding Building Construction Operations (NFPA No. 241), shall be followed.
- (d) Protecting his work and materials from damage due to the nature of the work, the elements, carelessness of other Contractors, or from any cause whatever until the completion and acceptance of the work. All loss or damages arising out of the nature of the work to be done under these Contract Documents, or from any unforeseen obstruction or defects which may be encountered in the prosecution of the work, or from the action of the elements, shall be sustained by the Contractor.

During periods of suspension of Work, refer to Section 10.05, Article 5.24 – Suspension of Work and Article 5.32 – Winter Suspension, for areas of responsibilities.

Protection of Water Resources. The Contractor shall control the disposal of fuels, oils, bitumens, calcium chloride, acid, or any other harmful materials, both on and off the premises, and shall comply with applicable federal, state, and city laws concerning pollution of waterways while performing Work under the Contract. Special measures shall be taken to prevent chemicals, fuels, oils, greases, bituminous materials, and sewage from entering established drainages.

### Article 4.11 Private Property in Right-of-Way

Unless otherwise specified in the Drawings and/or Specifications, the Engineer shall contact the property owner to remove any fences, trailers, sheds, machinery, or other miscellaneous personal property is located within the right-of-way, and/or utility easements which interferes with construction. If the property owner cannot be contacted or does not move the item(s) of personal property, the Engineer shall notify the Contractor, in writing, to remove the item(s) from the right-of-way to the property owner's lot or as otherwise directed by the Engineer. When removing personal property from the right-of-way, the Contractor shall take care not to damage the items. Any damage to the item(s) shall be repaired or the items replaced in kind by the Contractor at no cost to the City of Palmer.

Unless otherwise stated in the Drawings and/or Specifications, payment for the removal of personal property from the right-of-way and the setting of these items down on the owner's lot shall be an incidental item and no separate payment shall be made.

Payment for Work such as resetting fences or restoration of personal property items to their original or alternate locations shall be specified in the Drawings and/or Specifications. If payment for such Work is not otherwise specified in the Drawings and/or Specifications, such Work shall be considered incidental to the Contract unless otherwise negotiated with the Engineer.

### Article 4.12 Public Convenience and Access

The Contractor shall conduct the Work in such a manner as to cause minimum inconvenience to pedestrians and vehicular traffic and to persons conducting commercial enterprises or residing along the route of work. Contractor shall maintain vehicular access to each residence or business at all times unless maintaining access is not possible due to the nature of the construction. Entrances or driveways of all kinds shall, in no case, be blocked, closed or otherwise unusable by vehicle and pedestrians for more than 3 hours at a time without prior written approval of the Engineer. Ramps, temporary pedestrian bridges, or culverts shall be provided and maintained at entrances and shall be adequate in width and strength for the service required. All work involved in providing for construction, maintenance, and use of entrances and driveways is the responsibility of the Contractor and shall not be paid for separately and shall be considered incidental to the lump sum and/or unit prices contained in the Contract Documents. In the event that entrances or driveways are unusable for more than the allowed time, the Owner may take whatever action necessary and reasonable to mitigate the condition and shall withhold any and all costs for such action, as well as any cost or loss incurred by the property owner and/or occupant, from monies due the Contractor.

With respect to his own operations and the operations of all his subcontractors, the Contractor shall provide marking, lighting, and other acceptable means of identifying: personnel, equipment, vehicles, storage areas, and any work area or condition that may be hazardous to the operation of vehicles, pedestrians, or emergency responders.

Contractor shall keep road, street, or highway open to all traffic unless an approved road closure plan has been processed. The Contractor shall furnish, erect, and maintain barricades, warning signs, illuminated arrow panels, flagmen, and other traffic control devices in reasonable conformity with the Alaska Traffic Manual and the latest revision of the Manual of Uniform Traffic Control Devices (MUTCD). See also Section 70.12.

The Contractor shall comply with this Article at all times. Under no circumstances shall the public be denied access to the adjoining lots unless proper notification to the property owners and/or tenants has been provided and an alternate access has been provided and approved by the Engineer. The Contractor shall provide the property owners and/or tenants written notification no less than forty-eight (48) hours prior to any closure of access.

The Contractor shall, prior to the commencement of Work, submit any written agreements between the Contractor and property owners regarding access and use of private property

within the project limits for any purposes associated with this Project. Any such agreements shall indemnify the City of Palmer from any and all actions that result from activities of the Contractor.

The Contractor shall conduct his Work to insure that there is no disruption of mail service, school bus service as applicable, trash collection, access by emergency vehicles, or any unnecessary disruption of general access to any business or private residence.

If the Contractor's Work is delayed because of any construction and/or transportation activities of nearby construction, regardless of whether authorized by the Owner, the Contractor shall not be entitled to additional compensation from the Owner. The Contractor may be entitled to an extension of time to the extent that such delay was unavoidable through reasonable efforts on the Contractor's part. Except as to a possible entitlement to such an extension of time, the Contractor shall hold harmless, defend, and indemnify the Owner from and against any and all claims, damages, losses, and/or expenses, including attorney's fees, by the Contractor or third-parties, arising directly or indirectly as a result of nearby construction and/or transportation impacts.

### Article 4.13 Traffic Control Plan

The Contractor shall conduct his operations so as to offer the least possible interference to vehicular and pedestrian traffic. Limited Street Closures may be permitted, subject to additional restrictions shown on the project Drawings and in the Special Provisions. All traffic maintenance shall be in accordance with Section 70.12.

Contractor shall prepare and submit to the Engineer four copies of an acceptable TCP to be employed during construction. The initial TCP shall be delivered to the Engineer within ten (10) days of the effective date of the Notice to Proceed, or five (5) days before commencement of Work, whichever is earlier. The Engineer will review and accept or reject the TCP within five (5) working days of submission. Successive TCPs shall be submitted to the Engineer at least five (5) days prior to desired implementation and will also be reviewed within five (5) working days.

When Street Closures are necessary, Contractor shall apply for and obtain a Road Closure Permit from the City of Palmer prior to initiating construction. The initial Engineer-approved TCP shall be incorporated in the Road Closure Permit application. Contractor shall be responsible for maintaining access to all residences during construction and complying with the terms of the street closure permit.

When a Street Closure is approved, the Contractor shall provide and maintain adequate detour routes, either by appropriately signing existing streets or by the construction of temporary roadways. Detour routes using existing streets must be left in a condition at least equal to their condition immediately prior to use as a detour. The Contractor shall be responsible to provide, erect, and maintain barricades, fences, signs, flags, lights, flagmen, and any other devices necessary to insure traffic safety. Placement and design of signs, barricades, and other devices to be furnished and used by the Contractor shall conform with the standards specified in the latest edition of the Manual on Uniform Traffic Control Devices (MUTCD). Traffic signs no longer required shall be promptly removed. Where

operations are performed in stages, only those devices necessary to the stage in progress shall be visible. It shall be the Contractor's responsibility to maintain all barricades, signs, and lights throughout the night hours, weekends, holidays, or other periods of inactivity. Should the Contractor fail in this maintenance obligation, the Owner may erect the necessary barricades, signs, and lights, and deduct the cost thereof from payments due the Contractor. Action by the Owner to erect barricades, signs, or lights does not relieve the Contractor's indemnification obligations set forth in Section 10.06, Article 6.10 - Indemnification.

The TCP shall conform to the standards in the latest edition of Part VI of the Manual of Uniform Traffic Control Devices (MUTCD), and shall also conform to the requirements in the latest edition and supplements of the Alaska Traffic Manual (ATM) prepared by the Alaska Department of Transportation and Public Facilities. When a conflict exists between CPSS and the ATM, the requirements of Specifications or any Special Provisions shall govern.

If Work shall be done within a State of Alaska right-of-way as identified in the Special Provisions, the TCP shall also be submitted to the State of Alaska, Department of Transportation and Public Facilities Regional Traffic Engineer for acceptance and approval.

Providing the TCP to the Engineer and the State of Alaska Department of Transportation and Public Facilities Regional Traffic Engineer shall be the responsibility of the Contractor and shall be paid for under the bid item "Traffic Maintenance" and no separate payment shall be made.

When, in the opinion of the Engineer, traffic maintenance is deficient, inadequate, improper, or conditions exist such that public safety would be adversely affected, or public convenience unnecessarily degraded, the Contractor shall be notified in writing by the Engineer. Such notification shall be accompanied by a statement of the corrective action to be taken. If the Contractor fails to promptly comply with such instruction, the Engineer may suspend any or all Work on the project until satisfactory, corrective action is taken. If the Contractor fails to take such prompt action, the Engineer shall order such Work, as deemed necessary to ensure public safety and/or to enhance the public convenience, to be accomplished by an Owner-selected workforce. The cost of this Work shall be deducted from monies otherwise due the Contractor.

### **Article 4.14 Maintenance and Drainage**

The Contractor shall maintain all detour routes, haul routes, streets under construction, and all ditches, water courses, existing drainage patterns, siltation control, gutters, sidewalks, walkways and bike trails affected by the Work until the Final Acceptance Date. This includes, but is not limited to, shaping, grading, and dust control. The Contractor shall maintain existing drainage patterns disturbed or utilized by construction, including reestablishment of drainage ditches, swales and gutter flowlines to their preconstruction condition, grade, and elevation.

When cleaning paved streets, curb and gutters, alleys, and sidewalks, the Contractor shall not flush the streets using only water, but shall use such methods as established by the

Director of Public Works for sweeping operations. The Contractor shall prevent any spillage from entering any storm drains.

All streets, drainage ditches, swales, water courses, gutters, sidewalks, walkways and bike trails, used by the Contractor or interrupted by his Work, shall be restored to their pre-existing condition. The Contractor shall construct and maintain any drainage and siltation control necessary to accommodate water caused by his pumping or dewatering operations, and shall contain the water to prevent inconvenience to pedestrian and vehicular traffic.

Contractor shall repair or replace catch basins, storm drain manholes, or storm drains damaged during construction as an incidental item of construction at no additional cost to the Owner.

All costs associated with maintenance of drainage patterns and repair or replacement of drainage ditches, swales, catch basins, storm drains, gutter flowlines, and any other drainage appurtenances shall be incidental to the Contract or to the item under construction, and no separate payment shall be made.

For dust and mud control, the Contractor shall maintain all excavations, embankments, stockpiles, access roads, waste areas, borrow areas, and all other Work areas free from excess dust and mud to avoid causing a hazard or nuisance to others.

The Contractor shall provide water or other dust palliatives and appropriate distribution equipment as required for dust control on their haul roads and Work areas. The Contractor shall assure that all loose material and debris has been removed from haul vehicles prior to their leaving or entering the site to minimize spills of material on road surfaces.

All existing paved areas and roadways adjacent to the project construction site or used as haul roads, shall be kept clean of dirt, mud, and debris resulting from the Contractor's Work during the construction period.

# Article 4.15 Temporary Erosion Control and Storm Water Pollution Prevention Plans for Construction

The Contractor shall provide all temporary erosion control measures necessary during construction for the prevention of water pollution, erosion, and/or siltation. These measures are for the protection of all streams, lakes, ponds, wetlands and tidal waters.

The Contractor is directed to Alaska State regulations (18ACC70) Water Quality Standards, which states that "no person may conduct an operation which causes or contributes to a violation of water quality standards set by this chapter" meaning 18AAC70.

Unless a temporary erosion control plan during construction is specifically called out and included in the drawings and other contract documents, the Contractor shall provide a plan describing temporary erosion control measures to be employed during construction. The plan shall be delivered to the Engineer within ten (10) days of the effective date of the Notice-to- Proceed or five (5) days before the commencement of work, whichever is the earlier date. The Engineer will review and accept or reject the plan within five (5) working

days of submission. Successive submittals will also be reviewed within five (5) working days. The accepted temporary erosion control measures shall be in place immediately after Contractor mobilization and before any excavation begins.

Temporary erosion control measures include such items as silt fences, sedimentation ponds, intercepting embankments and channels, check dams, rock lining, mulching, jute matting, seeding sodding, and other erosion control devices as required. Where erosion is expected to be a severe problem, clearing, grubbing, grading, filling and other operations shall be scheduled and performed such that permanent erosion control measures follow immediately. Permanent erosion control measures are those work items specified elsewhere in the Contract Documents which are intended to provide permanent erosion control such as paving, seeding and other measures as required.

Temporary erosion control measures shall remain in place and in good working condition until work is complete under the Contract. The continued maintenance of these temporary erosion control items and replacement of damaged items shall be the ongoing responsibility of the Contractor. Under Section 10.05 of these Contract Documents the Engineer may suspend work if the Contractor fails to carry out the requirements of the temporary erosion control plan. After suspension of the work, the Owner may perform or contract the performance of the erosion control measures and deduct those costs from the Contractor's progress payments.

If the Pay Item for Section 20.02 Storm Water Pollution Prevention Plan is not included in the Bid Schedule, payment for this work shall be considered incidental to the Contract and no separate payments shall be made.

### **Article 4.16 Temporary Utilities**

The Contractor shall provide and pay all costs for temporary utilities including gas, water, sanitary sewer, telephone, cable television, and electricity, etc., necessary to perform the Work. The Contractor shall pay for these costs during periods of suspensions of Work. The Owner does not represent that utility service is available to the site.

The Contractor shall provide temporary heat, including fuel and power, as required to protect materials and Work from the elements. The Contractor shall provide and maintain temporary toilets and shall furnish drinking water for all those connected with the Work.

## **Article 4.17 Utilities**

Locations of utilities shown on the Drawings are not exact. Above-ground utilities have been field located. Below-ground utilities are shown based on surveyed locations of field paint marks by the utility companies or record documents prepared by others and these documents are not necessarily as-builts; therefore, the depicted locations may not be exact or complete and the Contractor is cautioned to approach his Work accordingly. The Owner shall not be held liable for damages to utilities incurred during construction, including lost time and/or associated costs, due to deficiencies or omissions on the Drawings or these Specifications. At least forty-eight (48) hours prior to commencing Work, the Contractor shall contact all local utility companies to obtain underground utility locates. The Contractor shall exert due care to prevent damage to utilities. Should a utility be damaged, the

Contractor shall immediately notify the utility company and shall have the damage repaired at no cost to the Owner. It is expressly understood that the utility has the right to do Work or have its contractor do Work in connection with making repairs to the utility lines damaged by the Contractor. If any utility company determines that a utility has to be temporarily raised, lowered, moved, guyed, shore, braced, or otherwise protected during construction, it shall be done at the expense of the Contractor and to the satisfaction of the utility company.

The Contractor shall be responsible for maintaining all utility service connections whether marked on the Drawings or not. In addition, the Contractor shall repair or replace all utility service connections (at his own cost) that are damaged by his actions.

At a sufficient distance, prior to encountering a known obstacle or tie-in to an existing conduit, pipe or manhole, the Contractor shall expose and verify the exact location of the obstacle, pipe, or manhole so that proper alignment and/or grade may be determined before the pipe sections are laid in the trench and backfilled. The Contractor shall notify the Engineer of the results of this verification, prior to commencement of the Work affected by results of verification, so that any modification to the Drawings or supplementary instructions may be supplied to the Contractor. The Contractor shall allow the Engineer one complete working day to review the verification results and provide any design modifications or supplementary instructions necessary. No additional payment shall be made to the Contractor for this Work.

The cost incurred for removal and alignment of backfilled pipe sections due to improper verification methods shall be borne by the Contractor.

Unless otherwise specified in the Special Provisions, it is the intent of the Contract Documents that utilities shall not be relocated to facilitate construction. If the Engineer determines that an existing utility must be permanently relocated because it is in direct conflict with the facility being constructed, the existing utility shall be relocated by the Utility Company at no charge to the Contractor. In the event a water or sewer service is relocated, it shall be installed in compliance with the minimum separation distances set forth in 18 AAC 80.

The Contractor shall be responsible for coordinating the Work with any Work of a Utility Company and shall not interfere with the initial installation, relocation, reconstruction, or replacement of any utility including the making of necessary service connections by the utility company. If the Work of the Contractor is delayed because of any acts or omissions of the utility company, the Contractor shall not be entitled to additional compensation from the Owner but may be entitled to an extension of time.

The Contractor is required by Alaska Statute to request locates for each underground facility operator. Contact the Locate Call Center (811 or 278-3121) and the City of Palmer (745-3400) a minimum of forty-eight (48) hours prior to any excavation.

No buried utility shall be covered until its owner has inspected and accepted it.

Certain utility companies may have facilities within the project limits and some or all of those utility companies may be relocating their facilities and installing crossings within the project limits throughout the project duration.

### A. Trash

Contractor shall coordinate trash pick-up for local residents affected by the construction Work with the solid waste service providers.

#### B. Water and Wastewater

All existing key boxes, cleanouts, manholes, etc. shall be located and exposed by the Contractor and carefully protected during the course of the Work. The Contractor, in conjunction with the Engineer, shall check all utilities prior to the start of the construction and record their condition. All manholes, catch basins, cleanouts, etc. shall be checked for damage resulting from the Contractor's operation prior to final acceptance by the Owner. The Contractor is responsible for restoring all existing utilities to preexisting conditions, and shall coordinate with the affected utility in having any necessary repairs completed.

When the Contractor performs work on the City's water and sewer systems, the Contractor shall schedule a walk-through of the project with the City of Palmer Public Works Superintendent and check the existing condition prior to street reconstruction of sanitary sewer manholes, cleanouts and services, and water mainline valves, keyboxes, services, and hydrants. If adjustments are made to City water or sanitary sewer facilities, the Contractor shall schedule and complete a final acceptance walk-through inspection of said facilities prior to scheduling this project's prefinal inspection, provide a Record Drawing, and list any new facility components.

The Contractor shall notify all affected persons by use of door tags of any sewer or water outage at least 24 hours in advance and shall arrange his work so that no user shall be without sewer or water service for more than four (4) hours. Contractor shall obtain written permission from the Engineer prior to causing service interruptions longer than those indicated herein. The City may, at its option, provide temporary service, make repairs, or otherwise restore service if any outage planned or unplanned, extends beyond four (4) hours and deduct the cost of such work from any amounts due to the Contractor.

If a water outage of greater than that indicated above is anticipated, the Contractor shall provide temporary water service in accordance with Section 60.08 Temporary Water Service Connections.

### C. Gas

ENSTAR Natural Gas Company's natural gas pipelines and service lines shall have continuous support during excavation and backfill in accordance with ENSTAR's Safety Requirements for Excavation Adjacent to Natural Gas Pipeline. Contractor shall exercise extreme caution during excavation and backfill operations to prevent damage to the pipe and pipe coating. Contractor shall place at least twelve inches

(12") of classified fill and backfill and compact below exposed gas pipelines, in accordance with Division 20, Section 20.21 - Classified Fill and Backfill.

The Contractor shall call ENSTAR to perform a cathodic protection area sweep after all underground Work (including electrical tie-in work) has been completed and before surface restoration or paving begins. The Contractor shall notify ENSTAR two (2) working days before the sweep is to be performed. The Contractor shall allow time for repairs in the event that underground contacts are detected.

Contractor shall furnish ENSTAR a copy of the construction schedule for Work within the vicinity of gas mains, and shall accommodate ENSTAR's authorized inspectors per Section 10.05, Article 5.14 – Inspection.

### D. Electrical and Telecommunications

The Contractor shall accomplish all Work in close proximity to electrical or telecommunications facilities in conformance with clearance requirements in accordance with the latest edition of the National Electrical Safety Code (NESC) and the established codes and guidelines of the affected utilities as well as applicable federal and state laws and regulations.

All necessary arrangements to be made with the Utility for compliance with AS 18.60.680 shall be arranged by the Contractor in advance of the project start date. All costs of compliance with these requirements, including charges by the Utilities, shall be borne by the Contractor.

## E. Traffic Signal Control and Communications

The Contractor shall follow the requirements set forth in Division 80 – Standard Construction Specifications for Traffic Signals and Illumination.

Prior to start of Work that is in close proximity to the following utilities, Contractor shall coordinate with each utility as required by the respective utility and provide a minimum of forty-eight (48) hours notice.

Alaska Communication Systems (ACS)
AT&T Alascom
ENSTAR Natural Gas
GCI Cable
Matanuska Electric Association (MEA)
Matanuska Telephone Association (MTA)
Refuse Disposal Service Providers
City of Palmer Department of Public Works
State of Alaska M&O

Contractor shall provide the Engineer a minimum of forty-eight (48) hours notice of all utility walk-through inspections and area sweeps. Contractor shall conduct the utility walk-through inspection in the presence of the Engineer, unless the Engineer directs otherwise. Contractor shall furnish a copy of all utility inspection reports to the Engineer prior to

commencing construction activities, and provide copies of post-construction inspection reports prior to applying for final payment.

The requirements of this Section shall be considered incidental to the Contract and no separate payment shall be made. Further, the Contractor shall hold harmless, defend, and indemnify the Owner from and against any and all claims, damages, losses, and expenses, including attorney fees, by the Contractor or third-parties arising directly or indirectly out of any conflict between the Work under the Contract and any claim, interference, or delay for whatever reasons.

The Contractor shall notify all affected persons of any planned natural gas, telephone, electric service or cable television outage at least 24 hours in advance and shall arrange his work so that no individual home or business shall be without any of those services for a period of time longer than that permitted by the Alaska Public Utilities Commission approved tariff for the utility.

## **Article 4.18 Utility Connections**

Whenever the Contract Documents require permanent connections to be made to utility lines, the Contractor shall, unless otherwise specified in the Special Provisions, be responsible for making the connection to the utility line, or have the Utility Company make the connection, at the point(s) indicated on the Drawings. The Contractor shall be responsible for making all necessary applications to the Utility Company, for paying all fees and for performing any Work associated with making the connections which is not performed by the Utility Company. The Contractor is not responsible for bringing utility lines to the point of connection. The Contractor shall pay all costs for utility service prior to the Substantial Completion Date.

### **Article 4.19 Record Documents**

Contractor shall maintain Record Documents on the job site consisting of a complete set of drawings, survey line and grade books, and all Contract Documents. Contractor shall record (on Record Documents) and keep current on a daily basis all changes in location (both vertical and horizontal), material, equipment, and all changes in the Work. Contractor shall record all horizontal and vertical locations of all utilities encountered, in conformance with the requirements of Division 65, Section 65.02, Article 2.14 – As-built Surveys and Record Drawings. Contractor shall identify design dimensions, elevations, and grades with no change as being accurate by noting "ASB" adjacent to the design value. At all times Contractor shall make the Record Documents available to the Engineer.

The Contractor shall provide horizontal and vertical locations of all water and sanitary sewer service connections at the property line or lease lot line, including swing ties and offsets to property or lease lot corners. The Record Documents shall include two or more swing ties from prominent, permanent features to show the location of each installed water service connection. Contractor shall provide swing ties as close to perpendicular to each other as possible, and when property or lease lot corners are in, use them as swing tie references.

Contractor shall ensure all additions and corrections are neat, clean, and legible. If additional plan sheets are required, Contractor shall prepare them on reproducible mylar or like material and size as the original Drawings. Contractor shall replace Drawings damaged or lost by Contractor at his expense and to the satisfaction of the Engineer.

The Engineer shall review all Record Documents for completeness and conformance to the standards stated above. Contractor shall make all corrections, changes, additions, and deletions required to conform to the standards.

The Engineer may periodically review the status of the Record Documents during the course of the Work. Failure of Contractor to keep the Record Documents current and in the required condition shall be considered cause for additional withholding from the progress payments as provided in Section 10.07, Article 7.5 - Progress Payments.

Contractor shall deliver approved final Record Documents, bearing certification by Contractor that the Record Documents are a complete and accurate representation of the project as constructed, to the Engineer within thirty (30) days after Substantial Completion or prior to Final Acceptance of the project, whichever is earlier.

Certification for Record Drawings shall be affixed to the final reproducible Drawings and shall include the following unqualified statement, which the Contractor must sign and date as a condition to Final Acceptance of the project.

"This shall serve to certify that these Record Drawings are a true and accurate representation of the project as constructed."

A similarly prepared and affixed signed statement shall be included on other required Record Documents.

The development, preparation and presentation of all Record Documents is incidental to other Work and no separate payment shall be made.

## **Article 4.20 Operating and Maintenance Manuals**

The Contractor shall provide to the Engineer prior to the pre-final inspection three (3) sets of Operating and Maintenance Manuals for all items of material and equipment as required by the Technical Specifications. In addition to the requirements in the Technical Specifications and Special Provisions, the Manuals shall contain an Index, by Specification Section; a key plan which graphically locates items of equipment; a list of manufacturers, suppliers and distributors with addresses and telephone numbers; and a list of local representatives with addresses and telephone numbers.

### **Article 4.21 Ownership of Contract Documents**

Owner-furnished Drawings, Specifications, and copies thereof are the Owner's property. Contractor shall not use them on other projects and/or Work and shall return them to the Owner on request at the completion of the Work. Reuse of these materials without specific written authorization or adaptation by the Owner is prohibited and shall be at the risk of the user and without liability or legal expense to the Owner or their

consultants. The Contractor shall hold harmless the Owner, Engineer, and Design Engineer and their consultants from any liability arising out of reuse of Drawings and/or Specifications supplied to the Contractor under the Contract.

### **Article 4.22 Coordination with Other Work**

Work by others may be occurring at this site. Activities may include, but are not limited to routine maintenance of streets and utilities by the City of Palmer, MEA, MTA, Enstar, GCI, and other local utilities. Contractor shall coordinate and schedule his work with these other activities.

# **Article 4.23 Temporary Facilities**

Contractor shall provide any temporary facilities required for completion of the Work, including job office, lay-down yard, and/or stockpile area. Temporary Facilities, including property for such facilities, shall be arranged for and provided by the Contractor. Copies of any agreements for the use of private property shall be provided to the Engineer prior to occupancy. Contractor shall comply with all City zoning and building ordinances and shall provide any temporary utilities at no additional cost to the Owner.

#### SECTION 10.05 CONTROL OF WORK

## Article 5.1 Authority of the Engineer

The Engineer shall be the Owner's representative and shall observe the Work in progress on behalf of the Owner and shall be identified at the time the Notice to Proceed is issued. The Engineer shall not be responsible for construction means, methods, techniques, sequences, or procedures, or for safety precautions and programs in connection with the Work. Visits and observations made by the Engineer shall not relieve the Contractor of his obligation to conduct comprehensive inspections of the Work and to furnish materials and perform acceptable Work, and to provide adequate safety precautions, in conformance with the intent of the Contract. The Work shall not be considered completed until a letter of Project Completion is issued by the Engineer. The Contractor shall at all times carry out and fulfill the written instructions and written directions of the Engineer regarding the Contract Documents.

The Engineer shall have the authority to order changes in the Work requiring an adjustment in the Contract amount and/or time. The Contractor shall perform such changes in the Work in accordance with supplemental Drawings and instructions as the Engineer may issue. Any change in the Work in excess of \$15,000 requires City Council approval.

The Engineer shall in all cases make determinations on any and all questions which may arise concerning the quality, quantity, and acceptability of materials furnished, the Work performed, the rate of progress of the Work, the interpretation of Contract Documents, and the merit of all Contractor claims for additional compensation or time extension submitted under Article 5.21 – Claims for Additional Compensation.

If the Contractor determines that instructions, clarifications, or directions issued by the Engineer constitute a change in the requirements of the Contract Documents, the Contractor may make a claim as provided under Article 5.21 - Claims for Additional Compensation.

#### Article 5.2 Prosecution of the Work

The Work shall not commence until a written Notice-to-Proceed has been received by the Contractor. The Work shall commence within ten (10) days after the effective date specified in the Notice to Proceed and shall be prosecuted vigorously and continuously. No mobilization to the site or field construction activity shall occur until after the required Construction Progress Schedule has been initially submitted in the form and detail required; however, the counting of Contract time shall continue. In this instance, no claim for delay or compensation of any kind shall be considered meritorious and shall not be paid or otherwise recognized. No Requests for Payment shall be accepted until after the schedule has been submitted in the form and detail required.

## Article 5.3 Construction Progress Schedule and Schedule of Values

Within ten (10) days after the effective date of the Notice to Proceed and prior to commencement of the Work, the Contractor shall submit to the Engineer a Construction

Progress Schedule in the form of a time-scaled bar chart, the elements of which shall be the Divisions and Sections of the Project Manual, weather and ground condition restraints, and Work suspensions and other significant influences on the Contract amount and/or the time for completion of the Work. The Contractor shall include other significant features of the Work such as the submittal schedule, permit acquisition plan, material procurement milestones, plant and equipment procurement dates, and shipping schedules. Any Work plan requirements including project phasing shall also be included and identified in the Construction Progress Schedule. The bar chart shall include a graph representing the monthly percent of Work to be completed. The bar chart shall be revised and resubmitted as required by the Engineer, when conditions cause changes to the construction schedule, or on a monthly basis, whichever is sooner.

When required by the Engineer, the Contractor shall also deliver, at the same time the Construction Progress Schedule is delivered and in a form satisfactory to the Engineer, a Schedule of Values for Contract Payments for those lump sum items designated by the Engineer. When payment for the Work is based primarily on unit prices identified in the Bid Schedule, no Schedule of Values shall be required. However, when the Bid Schedule includes a mixture of unit prices and lump sum prices, and the lump sum prices represent a significant portion of the total Contract amount, then the Engineer reserves the right to require a Schedule of Values for specified lump sum items. The Contractor shall submit monthly partial Payment Estimates based on the Schedule of Values if they have been required. All Schedules of Values and Payment Estimates shall, as a minimum, be organized to be consistent with the Divisions and Sections of the Project Manual. The Engineer may require submission of revised construction schedules demonstrating the manner in which the Contractor will achieve the necessary rate of progress, all without additional cost to the Owner. Partial Payment Estimates may be appropriately reduced if the Engineer determines that the Contractor has failed to supply the Owner with the requested or necessary information.

In addition to the time-scaled bar chart described above, and when specified in the Special Provisions, the Contractor shall develop and submit to the Engineer for approval a time-scaled CPM schedule. Both a hard copy and electronic copy of the CPM schedule shall be submitted. The Contractor shall revise and resubmit the CPM schedule to reflect any alteration in the sequence of scheduled activities or of the critical path with each partial payment request and at such other times as the Engineer may require, and at any time the Contractor determines that the critical path is altered by changes or other circumstances. The Contractor shall submit the initial CPM schedule to the Engineer no later than twenty-one (21) days from the effective date of the Notice to Proceed and at least monthly thereafter.

The Contractor shall organize the scheduled activities to be consistent with those Specifications, Divisions and Sections, required for the Work. Each Division and Section of the Specifications and each item in the Schedule of Values shall be represented by one or more scheduled activities. In addition, one or more scheduled activities shall be used to represent the submittal schedule, permit acquisition, materials procurement, plant and equipment procurement, shipping, and all other significant elements of the Work. The Contractor shall include activities that address weather and ground condition restraints,

critical dates, holidays, periods of Work suspension, and all other restraints (i.e., all events that are critical or will become critical to the schedule).

All schedules, whether they are bar chart schedules or CPM schedules, shall include enough detail to adequately describe all important activities necessary to complete the Work. Unless otherwise agreed to by the Engineer, no single activity in any schedule shall be allowed to represent more than fifty thousand dollars (\$50,000) of the total scope of the Work. The initial schedule and monthly schedule updates shall be considered payable activities and appropriate payment amounts shall be included in the Schedule of Values or the Bid Schedule. Failure to provide adequate schedules shall result in non-payment in accordance with the amounts established in the Schedule of Values or the Bid Schedule.

## Article 5.4 Non-Working Hours, Holidays, Saturdays, and Sundays

The Contractor shall not be allowed to work other than the usual working hours of 7:00 am to 7:00 pm Monday through Friday without prior written approval from the Engineer.

The Contractor shall submit in writing to the Engineer, at least 48 hours in advance, his request to work overtime, nights, Saturdays, Sundays or holidays, or anytime outside the usual working hours. In no case shall the Contractor do any such work without first obtaining approval from the Engineer to allow for proper inspection. Unless of an emergency nature, Work performed in violation of this Article will not be paid for.

The Contractor shall reimburse the Owner labor, overtime, and all other costs for inspection work performed on Saturdays, Sundays, holidays, or anytime outside the usual working hours, except when the Work is required by a permit issued by an agency after the Contract has been executed or required in the special provisions.

The Contractor shall reimburse the Owner of all costs for work performed by City employees while working nights, Saturdays, Sundays or holidays, or anytime outside the usual working hours.

## Article 5.5 Shop Drawings

The Contractor shall submit to the Engineer for review six (6) copies of those Shop Drawings required by the Contract Documents within a reasonable time and in such sequence as to cause no delay in the Work or in the work of the Owner or any separate contractor. A properly completed Submittal Transmittal form shall accompany all submittals. If a substitution is being requested, a Substitution Request form shall be submitted with the appropriate backup documentation.

The Shop Drawings submitted by the Contractor shall bear his specific written and signed certification that he has verified: (1) that the Work shown is in conformance with the Contract Documents; (2) that he has determined and verified quantities, dimensions, field measurements, and related field construction criteria; and (3) that he has checked and coordinated the submittal with the requirements of the Work. The Contractor shall indicate on the Shop Drawing submittal any deviation from the requirements of the Contract Documents.

All Shop Drawings shall be clear and legible. Any Drawings submitted which appear to be carelessly prepared, erroneous, or unchecked shall be returned to the Contractor for further action, and resubmittal.

Within a reasonable time, the Engineer shall review and approve or take other appropriate action on the submittals, but only for conformance with the design concept of the Work and with the information given in the Contract Documents. The Engineer's approval of a specific item shall not indicate approval of an assembly of which the item is a component.

The Engineer shall state the reasons for rejection and/or resubmittal requirements if applicable.

Revisions on re-submittals other than those requested by the Engineer on previous submittals shall be specifically noted by the Contractor.

Upon approval of the Shop Drawings by the Engineer, two (2) copies shall be returned to the Contractor. If the Contractor requires more than two (2) copies, the Contractor shall submit such additional copies.

The Engineer's approval of Shop Drawings does not relieve the Contractor of responsibility for any deviation from the Contract Documents unless the Contractor has submitted and received written approval of the Deviation Request. Errors and omissions that may occur in the Shop Drawings are the responsibility of the Contractor. The Contractor is not relieved of this responsibility by the Engineer's approval of the Shop Drawings.

When Shop Drawings are required on a portion of the Work, the Contractor shall not commence that portion of Work or any item relying on said portion of Work until such Shop Drawings have been given written approval by the Engineer.

The Contractor shall keep one copy of all Contract Documents, including modifications, and one copy of approved Shop Drawings in good order and available to the Engineer or his representative at the construction site.

#### Article 5.6 Product Data

The Contractor shall submit for approval six (6) copies of complete Product Data for those items for which submittals are required by the Contract Documents including, but not limited to, specific performance data, material description, rating, capacity, working pressure, material gage or thickness, brand name, catalog number, and operating and maintenance data. Submittals shall be submitted within a reasonable time and in such sequence as to not cause a delay in the Work, in the Work of the Owner, or any separate Contractor. A properly completed Submittal Transmittal form shall accompany all submittals. If a substitution is being requested, a Substitution Request form shall be submitted with the appropriate backup documentation.

The Product Data submittals shall bear the Contractor's specific written and signed certification that he has verified that the product data is in conformance with the contract documents; that he has determined and verified quantities, dimensions, field

measurements, and related field construction criteria; and has checked and coordinated the submittal with the requirements of the work.

Within a reasonable time, the Engineer shall review and approve or take other action on the submittals. Approval by the Engineer is required before any of the equipment is ordered.

Product Data for equipment approved by the Engineer shall not in any case supersede the Contract Documents. The approval by the Engineer shall not relieve the Contractor from responsibility to correct deviations from Drawings or Specifications, unless he has notified the Engineer in writing of such deviations at the time of submission and secured the Engineer's written approval. The Contractor shall not be relieved from responsibility to correct errors of any sort in the items submitted. The Contractor shall check and approve the item described by the Product Data with the Contract Documents for deviations and errors prior to submittal to the Engineer for approval. The Contractor shall ensure that items to be furnished fit the space available as shown in the Contract Documents.

Upon approval of the equipment by the Engineer, the Contractor shall furnish four (4) copies of Product Data of all equipment or components together with operating and maintenance instructions.

Submittals are required for all materials to be used in the work, including materials specified in Division 20. For Division 20 materials, the submittal shall include the source of the material, gradation analysis results, and plasticity index, fracture count, etc. as appropriate to the material to certify the material meets the specifications.

## Article 5.7 Materials

All materials and equipment furnished under the Contract shall be new, unless otherwise specified, and shall be of good quality, free from defects, and shall conform to the requirements of the Contract Documents. Substitute materials shall not be used unless approved through the Substitution Request process by the Engineer in writing prior to installation. When required by the Engineer, the Contractor shall furnish satisfactory evidence as to the kind and quality of materials and equipment.

In order to establish standards of quality, the Specifications may refer to certain products by name and catalog number. This procedure is not to be construed as eliminating from competition other products of equal or better quality by other manufacturers. The words "approved equal" shall be considered following all such listings regardless of whether or not they so appear, UNLESS the listing(s) specifically state "No Substitutions." In such event, no substitutions shall be accepted.

The Contractor shall furnish the Engineer the complete list of proposed substitutions within ten (10) calendar days of the effective date of the Notice-to-Proceed (or such time as may be approved in writing by the Engineer), together with complete engineering and catalog data in sufficient time prior to their use to give the Engineer adequate time for review. A properly completed Submittal Transmittal form shall accompany all submittals. If a substitution is being requested, a Substitution Request form shall be submitted with the appropriate backup documentation. Failure on the part of the Contractor to obtain the

necessary approval prior to ordering or using such alternate material or equipment shall not relieve the Contractor of furnishing acceptable material or equipment as required by the Contract Documents.

The Contractor shall abide by the Engineer's decision when proposed substitute materials or items of equipment are judged to be unacceptable and shall furnish the specified material or item of equipment in such case. The Engineer shall approve or disapprove proposed substitutions in writing within a reasonable time. No substitute materials shall be used unless approved in writing by Engineer and Owner.

Materials shall be stored in such a manner as to insure the preservation of their quality and fitness for use. When considered necessary to protect materials against cold, dampness, or to keep them clean and free from dust, dirt, or other detrimental matter, suitable sheds, platforms, and covers shall be provided. The Contractor shall provide easy access to stored materials for inspection whenever requested by the Engineer.

Manufactured articles, material, and equipment shall be applied, installed, connected, erected, used, cleaned, and conditioned as directed by the Manufacturer. In the event of conflict between the manufacturer's directions and the Contract Documents, the higher standard requirements shall govern.

## Article 5.8 Testing of Materials

All tests shall be made in accordance with methods as described and designated in the Contract Documents. When tests of materials are required on site, such tests shall be provided by and at the expense of the Owner unless otherwise specified in the Special Provisions. All factory testing, mill testing and other off site testing shall be as specified or required to conform with codes and industry standards and provided by and at the expense of the Contractor.

The Contractor shall provide such labor and facilities as may be required for collecting and forwarding Samples necessary for testing and shall hold the materials represented by the Samples until tests have been made and the materials found equal to the requirements of the Specifications. The Contractor in all cases shall furnish the required Samples without charge.

In the absence of any definite Specification, it shall be understood that such materials and tests shall meet the Specifications and requirements of the American Society for Testing and Materials (ASTM) or the American Association of State Highway Transportation Officials (AASHTO).

Wherever a particular specification of a Society for Testing and Materials is referred to by number, it shall be understood that such reference shall include all amendments and additions thereto adopted by such organizations prior to the award of the Contract.

Operations equipment and systems shall be performance tested in the presence of the Engineer and Owner to demonstrate compliance with the specified requirements. Performance testing shall be conducted under the specified design operating conditions or under such simulated operating conditions as recommended or approved by the Engineer.

Schedule such testing with the Engineer in writing at least seven (7) days in advance of the planned date for testing.

Repetitive testing of materials in constant use may be required periodically by the Engineer. Required retesting shall be accomplished at the expense of the Contractor when materials have previously been tested and have not met the requirements of the Contract Documents.

The Contractor shall establish, provide and maintain an effective Quality Control Program to ensure conformance to applicable specifications and Drawings with respect to materials, workmanship, construction, finish, and functional performance. The Quality Control Program shall be effective for control of all construction work performed under this Contract and shall specifically include surveillance and tests required by these specifications, in addition to any other activities deemed necessary by the Contractor to establish an effective level of quality control.

As part of the overall Quality Control Program, the Contractor shall implement a quality control testing plan. The testing plan shall include the minimum tests and frequencies required by these specifications and the Drawings, as well as any additional quality control tests that the Contractor deems necessary to adequately control production and/or construction processes. Frequencies shall be as specified in the Special Provisions.

All quality control test results shall be documented by the Contractor and shall be submitted to the Engineer daily. The Owner may, at its option, perform additional field and laboratory testing for quality assurance. Contractor shall cooperate fully with Owner's testing personnel and shall allow full access to material sources and provide any samples requested.

# Article 5.9 Contractor's Authorized Representatives and Employees

The Contractor shall within five (5) days after the Notice to Proceed but no later than the Preconstruction Conference, name the Superintendent, the Safety Supervisor required by Section 10.06, Article 6.8 – Safety, and file with the Engineer a list of all persons who are authorized to sign documents on behalf of the Contractor to fully bind the firm. The name and twenty-four (24) hour phone numbers of two persons that may legally act on behalf of the Contractor in case of emergency at any time shall also be provided.

The Superintendent is the Contractor's representative at the site and has authority to act on Contractor's behalf. All communications given to the Superintendent are as binding as if given to Contractor. A qualified Superintendent is one who is completely familiar with the requirements of the Contract Documents, has experience and ability to direct all Work at the site, is able to speak and communicate effectively using English, and is present at the job site, or readily available at all times while Work is in progress.

The Contractor shall employ only qualified journeymen, mechanics, tradesmen, and installers who are thoroughly skilled and experienced in their respective trades or specialties. When apprentices and helpers are employed, they shall be under the supervision of qualified journeymen mechanics and tradesmen at all times.

The Contractor shall at all times enforce strict discipline and good order among his employees and Subcontractors and shall not employ on the Work any unfit person or anyone not skilled in the task assigned to him. The Engineer may require, at no additional cost to the Owner, the Contractor to remove from the Work any employee or Subcontractor that the Engineer deems incompetent, careless, or otherwise objectionable.

The Contractor shall maintain a drug-free work place per PMC Chapter 4.110, 4.120, and 4.130.

## **Article 5.10 Subcontracting**

If any part of the Work to be done under the Contract is subcontracted, the subcontracting shall be done in accordance with the following provisions:

- 1. All Subcontractors proposed for the Work shall be acceptable to the Owner.
- Within ten (10) days after the effective date of the Notice-to-Proceed, and prior to commencement of the Work, the Contractor shall provide the Engineer in writing a list of Subcontractors together with a summary of the extent and character of the Work to be done by each Subcontractor. If for sufficient reason, at any time during the progress of the Work, the Engineer determines that any Subcontractor is incompetent or undesirable, he will notify the Contractor accordingly and immediate steps shall be taken by the Contractor for cancellation of such subcontract and new Subcontractor, acceptable to the Owner, shall be provided at no additional cost to the Owner. Subletting by Subcontractors shall be subject to the above.
- The Contractor shall be fully responsible to the Owner for the acts, errors, and/or omissions of his Subcontractors and of persons either directly or indirectly employed by them. Nothing contained in the Contract Documents shall create any contractual relation between any Subcontractor and the City of Palmer.
- 4. The subcontracting of any of the Work to be done shall in no way relieve the Contractor of any part of his obligations under the Contract.

# Article 5.11 Right of the City of Palmer to Do Work

Contractor expressly understands that the City of Palmer has the right to do Work and may award other Contracts in connection with the Work under the Contract or nearby projects. Contractor shall conduct his operations so as to interfere as little as possible with other contractors or subcontractors on or near the Work.

## **Article 5.12 Safeguarding of Excavations**

The Contractor shall provide such safeguards and protections around and in the vicinity of all excavations as may be necessary to prevent damage to property or injury to persons.

The Contractor shall properly barricade all trench excavations with appropriate signs and warning lights placed to prevent inadvertent entry by vehicular or pedestrian traffic.

The Contractor shall backfill all trench excavations to the top of the trench at the end of each working day, except, at Contractor's option, a "bell-hole" may be left open if properly barricaded and adequate signage and warning lights are placed to prevent inadvertent entry by vehicular or pedestrian traffic.

If ground water or surface water results in standing water in the remaining excavation, the Contractor shall provide continuous pumping to maintain the excavation in a dewatered condition.

The Contractor shall maintain all roadways in a drivable condition for normal vehicular and transport operations, including emergency vehicles, at the end of each day's operation.

These requirements shall in no way relieve the Contractor of the obligation to restore private property to its preconstruction condition.

## **Article 5.13 Duties of Inspectors**

Inspectors shall be authorized to inspect all Work and Materials. Such inspection may extend to all or any part of the Work and to the preparation, fabrication, or manufacture of the materials to be used. Inspectors are not authorized to alter or waive the provisions of the Contract. Inspectors are not authorized to issue instructions contrary to the Contract Documents or to act as foreman for the Contractor.

Inspectors shall immediately inform the Contractor of any deficiency known to exist in the Work and any laboratory test results.

As the Engineer's authorized representative, the inspector may reject damaged or other unsuitable materials and direct their replacement in accordance with the Contract Documents. With prior approval of the Engineer, the inspector may issue temporary Work Suspension Orders due to (1) weather conditions; (2) the Contractor's refusal to carry out the orders or directives of the Engineer or his Authorized Representative; or (3) the Contractor's refusal to perform in accordance with the Contract Documents.

The Contractor's responsibility for Work performed under the Contract shall in no way be relieved because of the presence or absence of an inspector. Work shall not be considered acceptable because of the presence of an inspector.

# Article 5.14 Inspection

The Engineer or his representative shall be allowed access to all parts of the Work at all times and shall be furnished with every reasonable facility for ascertaining whether or not the Work is being performed in accordance with the requirements and intent of the Contract Documents. Upon the request of the Engineer, the Contractor shall, at any time before Final Acceptance of the Work, remove or uncover such portions of the finished Work as may be directed. After examination, the Contractor shall restore said portions of the Work to the standard required by the Contract Documents. Should the Work thus

exposed or examined prove acceptable, the uncovering or removing, the replacing of the coverage or the restoration of the parts removed shall be paid for as extra Work.

Should the Work so exposed or examined prove unacceptable, the uncovering or removing, replacing of the covering and the restoration of the parts removed, shall be at the Contractor's expense.

# Article 5.15 Work Limits, Easements, and Rights-of-Way

The Owner shall provide work limits, rights-of-way, and easements for the Work. Information regarding the width and status of the easements is shown on the Drawings. The Contractor shall comply with all Special Conditions, provisions, stipulations, and restrictions thereof. The Contractor shall confine his operations to the designated Work areas, rights-of-way and easements and shall observe all restrictions. Prior to the start of construction under the Contract, the Contractor shall ensure that all permits necessary for the construction of the project, including right of entry for driveway reconstruction, have been obtained and shall ensure that they are available on the job site at all times.

The Contractor shall be responsible for any trespass upon adjacent property or injury thereto resulting from or in connection with his operations. The Contractor shall be liable for any claims that may be made on account of trespass and shall provide a written statement from the property owner of full restoration or satisfactory resolution prior to Final Acceptance of the Work. The Contractor shall not have the right to remove materials from a right-of-way, easement, or Work area unless otherwise provided in the Contract Documents.

Should the Contractor desire to go outside designated Work areas, rights-of-way or easements, he shall provide the Engineer with written permission from the property owner before entering such property. The written permission shall specifically provide that the property owner shall not hold the City of Palmer, its employees, agents or consultants liable for use of or damage to this property.

## Article 5.16 Responsibility for Damages

The Contractor shall be responsible for all damages to property, injury to persons, and loss, expense, inconvenience, and delay that may be caused by or that may result from any act, omission, or neglect of the Contractor, his Subcontractors, or his employees in the performance of the Work.

It is specifically understood between the parties executing the Contract that the Contract Documents do not make anyone a third party beneficiary, nor does the Contract authorize anyone not a party to maintain a lawsuit for personal injuries or property damage.

## Article 5.17 Repair of Damages Caused by Contractor

All damage and injury to property that is caused by or that results from the carrying out of the Work, or from any act, omission, or neglect of the Contractor, his Subcontractors, or his employees, shall promptly be remedied by the Contractor either by the repairing, rebuilding, or replacing of the property damaged or in some other manner satisfactory to the owner of such property. In case of failure on the part of the Contractor to promptly and satisfactorily remedy such damage or injury, the City may proceed to repair, rebuild, or replace such property as required and the cost thereof shall be deducted from any monies due or which may become due the Contractor.

In applying the above provisions, the repairing, rebuilding, or replacing of damaged property shall be understood to include the providing of any temporary facilities that may be needed to maintain normal service until the required repairing, rebuilding, or replacing is accomplished.

This provision also applies to all areas used by the Contractor for staging of the construction and shall include restoring those properties to their original condition to the satisfaction of the Engineer.

## **Article 5.18 Changed Conditions**

The Contractor shall notify the Engineer in writing, no later than two (2) working days and before such conditions are disturbed, of: (1) subsurface conditions at the site differing materially from those indicated in the Contract, or (2) unknown physical conditions at the site, of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in Work of the character provided for in the Contract. The Engineer shall promptly investigate the allegations. If the Engineer finds that such conditions do materially alter the Contract requirements so as to cause an increase or decrease in the Contractor's cost of, or the time required for, performance of the Contract, the Engineer may request that the Contractor submit the documentation required under Article 5.21 - Claims for Additional Compensation.

No claim of the Contractor under this clause shall be allowed unless the Contractor has given written notice as required. However, the time prescribed in this Article may be extended for good cause by the Engineer.

Each written notice of changed conditions shall be clearly identified as such and shall include an estimate of the cost and the contract time impact of the alleged changed condition. Each alleged changed condition shall be by separate written notice in letter form with supporting documentation attached.

## **Article 5.19 Unauthorized and Defective Work**

Any unauthorized or defective Work found to exist during construction shall be immediately remedied by the Contractor. If the Contractor fails to correct unauthorized or defective Work within three (3) days of receipt of written notice, the Owner may correct such deficiencies and deduct the cost thereof from any payment due the Contractor without prejudice to any other remedy including the use of Article 5.28 - Termination of Contract by Owner.

### Article 5.20 Changes in the Work

The Engineer shall have the authority to order changes in the Work which may or may not require an adjustment in the Contract amount and/or time. Such changes in the Work shall

be performed in accordance with any supplemental Drawings and instructions as the Engineer may issue. Any change in the Work in excess of \$15,000 requires City Council approval.

The Owner shall pay for additions to the Work or take credit for reductions to the Work using one of the four methods described below and as specified in Section 10.07, Article 7.4 – Change Order Compensation Adjustments:

- 1. Negotiated unit or lump sum prices;
- 2. Contract unit or lump sum prices (if they have been included as a part of the Contract);
- 3. Time and Material prices (when the Engineer determines that Contract prices or negotiated prices do not apply); or
- 4. No cost changes (when the Engineer determines that a change is necessary which does not affect the price or time for the Work).

Prior to the Engineer authorizing payment for changed Work, the Contractor shall furnish a Change Order Proposal that is itemized as required by the Engineer for both additions and deletions to the Work.

All Contractor-initiated requests for deviation from the requirements of the Contract Documents shall be accomplished by the submittal of a completed Deviation Request Form and a Contractor's Change Order Proposal. Unless otherwise specified in the Engineer's approval of a Deviation Request, and formalized by an executed Change Order, any and all increased costs or delays resulting directly or indirectly from the deviation shall be borne solely by the Contractor.

The Contractor's Change Order Proposal shall be in sufficient detail to permit an analysis of all materials, labor, equipment, subcontracts, insurance, bonds, overhead costs and profit and shall cover all Work involved to accomplish the modification whether deleted, added or changed. Any amount claimed for subcontracts shall be supported by a similar price breakdown. The Contractor agrees that it will incorporate the provisions of this Article into all agreements with lower tier subcontractors.

Any compensation paid in conjunction with the terms of a Change Order shall constitute total compensation due the Contractor for the Work or alteration defined in the Change Order. By signing the Change Order, the Contractor acknowledges that the stipulated compensation includes payment and Contract time adjustments for the Work or alteration plus all payment for the interruption of schedules, extended overhead, delay or any other impact claim or consequential effects created by the Work or alteration defined in the Change Order, and by such signing specifically waives any reservation or claim for additional compensation in respect to the subject of the Change Order.

If the Contractor's Change Order Proposal includes a request for a time extension, a justification thereof shall also be furnished. The Change Order Proposal together with the

price breakdown and time extension justification shall be furnished by such date as may be specified by the Engineer.

## Article 5.21 Claims for Additional Compensation

Except where restricted in the Contract Documents, the Contractor may make a claim for additional compensation when he believes that he has incurred additional costs due to the acts, errors, or omissions of the Owner or Engineer, or by reason of changed conditions. If the Contractor becomes aware of any act or occurrence which may form the basis of a claim, the Contractor shall make every effort to mitigate the extent of any amounts claimed for additional compensation and shall immediately notify the Engineer in writing of the potential for the claim, providing sufficient information to outline the basis of the claim. If the matter is not resolved within seven (7) days, the Contractor shall, within the next fourteen (14) days, submit written notice of the facts which may form the basis of the claim.

Thereafter, the Contractor shall submit the claim in writing to the Engineer within sixty (60) days of the submission of the written notice of the facts unless the Engineer agrees in writing to an extension of time for good cause shown. The Engineer may grant up to a sixty (60) day extension only upon the written request of the Contractor in which all reasons for the request are stated. The Contractor agrees that unless these written notices are provided, the Contractor shall have no entitlement to compensation for the acts, errors, or omissions of the Owner, the Engineer or any other Contractor employed by the Owner. The Contractor shall in all cases continue performance of the Contract.

The written claim presented by the Contractor shall be complete and shall specifically include the following:

- 1. the facts and circumstances surrounding the claim and the Contract provisions under which the claim is made:
- 2. the Contractor's assertion as to the original requirements of the Contract Documents and the basis for that assertion or position, citing all pertinent Specifications, Details, Drawing notes or other Contract provisions;
- a clear certification that the Contractor's Bid Costs were in fact based on the stated original interpretation;
- 4. the Contractor's assertion as to the revised requirements of the Contract Documents, citing all pertinent Contract provisions, or lack thereof, and other records on which that assertion or position is based;
- 5. a narrative description of the increase in the Scope-of-Work resulting from the revision in the requirements;
- 6. the Pay Items and quantities affected by the alleged change;
- 7. references to previous notices of pending claim; and
- 8. the specific relief requested, including both time extension and additional cost compensation and the basis on which both were calculated.

In the case of cost compensation, such basis for specific relief shall include (1) the labor classifications, rates and additional time; (2) the equipment descriptions, rates and

additional time; (3) material descriptions, unit prices and quantities; and (4) appropriate supporting documentation as to materials, unit prices, labor rates and equipment rates. The permitted rates and allowances shall be as provided under Article 7.4 Change Order Compensation Adjustments.

Claims presented that do not include the above information or otherwise considered to be incomplete will be returned to the Contractor without review by the Engineer. Within sixty (60) days after receipt of the Contractor's properly submitted and complete claim, the Engineer shall render a Final Determination as to the merit of the claim and, if any are justified, the amount of additional compensation and time due. Any change in the Contract sum or allowable time resulting from such claim shall be authorized only by the execution of a proper Change Order.

Each written notice of potential claim shall be clearly identified as such.

# **Article 5.22 Time for Completion of Work**

The Owner shall indicate in the Special Provisions either a time period for completion of the Work or a completion date. Time is of the essence in the Contract. Therefore, the Work to be performed under the Contract shall be completed in its entirety within the time period specified or before the completion date.

The Contractor shall furnish such manpower, materials, facilities, and equipment and shall work the required hours, including authorized night shifts, overtime operations, and Saturdays, Sundays, and holidays as may be necessary to insure the completion of the Work within the time specified.

Failure of the Contractor to comply with the requirements of this Article may be considered grounds for termination under the provisions of Article 5.28 - Termination of Contractor by Owner.

## Article 5.23 Delays and Extension of Time

If the Contractor is delayed, beyond his control and without fault or negligence on his part, at any time in the progress of the Work by any act or neglect of the Owner or by changes ordered in the Work, or by labor disputes, fire, unusual delay in transportation, adverse weather conditions not reasonably anticipated, unavailability of materials for which orders were placed timely, or by unavoidable casualties, then the time period for completion or the completion date may be extended by Change Order, for such reasonable time as the Engineer may determine, without invalidating any of the provisions of the Contract and without the consent of the Surety.

Any claim for extension of time shall be made in accordance with the procedures set forth in Article 5.21 - Claims for Additional Compensation. In the case of a continuing delay, only one claim is necessary. The Contractor shall provide an estimate of the probable impact of such delay on the progress of the Work.

No extension of time or changes to bid unit prices shall be granted due to the Contractor's failure to properly plan for and deliver bid items that require a long lead-time The timely

delivery of schedule-critical items is crucial and the Contractor shall include in his bid unit price the cost (if any) of expedited delivery to assure that construction can be completed within the time of completion specified in the Contract.

## **Article 5.24 Suspension of Work**

By executing a Contract, the Contractor agrees that the Owner has the undisputed right to suspend the Work and that this right is a material condition of the Contract. The Contractor shall immediately suspend the Work as directed in a written order from the Engineer or Owner. Failure of the Contractor to immediately suspend the Work as directed shall constitute a material and immediate breach of the Contract by the Contractor. The Owner may terminate the Contract for default without providing the ten (10) day notice specified in Article 5.28 – Termination of Contract by Owner, should the Contractor fail, refuse or otherwise not immediately suspend the Work as directed.

The Work may be suspended in whole or in part by a written order of the Engineer for the convenience of the Owner. The Contractor shall take every precaution to prevent any damage or unreasonable deterioration of the Work during the time it is suspended. Suspension of the Work by the Engineer for the convenience of the Owner may furnish grounds for a claim by the Contractor for additional compensation and/or a time extension, in which case the Contractor, when making a claim, shall comply with the provisions of Article 5.21 - Claims for Additional Compensation.

Upon the failure of the Contractor to carry out the orders of the Engineer or to perform in accordance with the Contract Documents, the Engineer may suspend the Work for such period as may be necessary. Time lost by reason of such suspension, or replacement of improper Work or material, shall not furnish any grounds to the Contractor for claiming additional compensation and/or an extension of time and shall not release the Contractor from any liability for damages or for failure to complete the Work within the time prescribed.

In the event that a suspension of Work is ordered in writing by the Engineer due to adverse weather or unforeseen conditions, and, in the opinion of the Engineer, the Contractor has prosecuted the Work with due diligence prior to the time of suspension, the Contractor may be due an extension of time, but not additional compensation.

Where the Contract provides for a time period for completion and the Work is suspended for the convenience of the Owner or adverse weather or unforeseen conditions and the Contractor has prosecuted the Work with due diligence, the time period and liquidated damages provision of the Contract shall be suspended until a Notice to Resume Work is issued by the Engineer.

## Article 5.25 Final Trimming of Work

The Contractor shall be responsible for all repairs to the Work as necessary to overcome deterioration or damage that may occur prior to Final Inspection. The Contractor at all times shall keep the premises free from accumulation of waste materials, rubbish and debris. The Contractor shall grade all existing driveways on, and which have been affected by the project within the rights-of-way or easements as directed by the Engineer. At the completion of the Work, all waste materials, rubbish, debris and temporary structures from

and about the Project as well as all his tools, construction equipment, machinery and surplus materials shall have been removed from the Project area. The Work shall be in a neatly trimmed and well-finished condition throughout at the time of Final Inspection. This Work shall be considered incidental to the Contract unless there is a specific Contract item for this Work.

Any time during the Work that cleanup, in the opinion of the Engineer, is not keeping pace with the rest of the Work, the Contractor shall, at the direction of the Engineer, suspend all operations on the major items of Work until the premises are cleaned up to the satisfaction of the Owner. Any additional expense involved shall be the sole responsibility of the Contractor and the Owner shall not be held liable for this additional expense.

All contours, roadway surfaces, drainage courses, street name signs, traffic control signs, mailboxes, newspaper boxes, property corner markers, survey markers, survey monuments, utility markers, existing vegetation, shrubbery, lawns, trees, fences, rockeries, landscaping, sidewalks, driveways, and other improvements, removed to facilitate or damaged by the Contractor's operations shall be fully restored to original condition at their original location by the Contractor unless otherwise required by the Contract Documents or directed by the Engineer. Items damaged by the Contractor during removal, storage, or restoration shall be repaired or replaced in kind by the Contractor. Repairing or replacing damaged items shall be considered incidental to the Contract and no separate payment shall be made.

## **Article 5.26 Final Inspection**

When the Contractor, through his own comprehensive inspection, has concluded that all Work is completed, all code compliance inspections have been performed, and all other Contract requirements have been fulfilled; he shall notify the Engineer in writing of completion and request a pre-final inspection of the Project. The pre-final inspection shall be performed in the presence of a representative of the Owner, the Engineer, and the Contractor. The Contractor shall make available copies of all required code compliance inspection reports at this inspection. All deficiencies indicated by the pre-final inspection shall be listed and promptly furnished to the Contractor for remedial action. When all listed deficiencies have been corrected, the Contractor shall notify the Engineer and a Final Inspection will be performed.

When the Final Inspection reveals that all listed deficiencies have been corrected and the Work is complete, the Engineer will issue a letter of Project Completion. When uncorrected listed deficiencies are found, the above outlined procedure shall be repeated and the cost of additional inspection shall be deducted from any money due the Contractor. This cost shall include, but is not limited to, salaries, administrative, and transportation costs.

The Final Acceptance Date shall be the date upon which the Final Inspection has been accepted and the Engineer has received and approved, as applicable, the following submittals:

- A. Red-lined or Record Drawings;
- B. Survey Field Books;

- C. O&M Manuals as appropriate;
- D. Video as appropriate;
- E. Items listed in Division 10 Article 7.7 Final Payment; and
- F. Other contractually required documents as noted in the Contract; and

The Engineer shall provide the Contractor a letter specifying the Final Acceptance Date, pertinent warranty information, and applicable information about the landscaping Plant Establishment Period.

## Article 5.27 Liquidated Damages

The Owner may withhold from any progress payment the sum per day identified in the Special Provisions as Liquidated Damages for each and every calendar day that the Substantial Completion Date is delayed beyond the Contract Completion Date. The Owner may withhold out of any progress payment the sum per day identified in the Special Provisions as Liquidated Damages for each and every calendar day that the Final Acceptance Date is delayed beyond the Contract Completion Date. If no money is due Contractor, the Owner shall have the right to recover said sums from Contractor, the Surety, or both.

The Contractor acknowledges that the daily amount of the Liquidated Damages provision is not a penalty, but rather is a reimbursement for damages that the Owner will sustain by reason of delayed completion. The Contractor further acknowledges that the daily amount of Liquidated Damages is a reasonable alternative to the complex calculations that would otherwise be necessary to determine such damages.

Permitting the Contractor to continue and finish the Work or any part of it after the time fixed for its completion, or after the date to which the time for completion may have been extended, shall in no way operate as a waiver on the part of the Owner of any of its rights, including liquidated damages, under the Contract.

## **Article 5.28 Termination of Contract by Owner**

If the Contractor should be adjudged bankrupt, or if he should make a general assignment for the benefit of his creditors, or if a receiver should be appointed on account of his insolvency, or if he should persistently or repeatedly refuse or fail to supply enough properly skilled workmen or proper materials for the efficient prosecution of the Work, or persistently disregard laws, ordinances, or the instructions of the Engineer, or otherwise substantially violate any provisions of the Contract, the Owner may, without prejudice to any other right or remedy and after giving the Contractor and his Surety ten (10) days concurrent written notice, terminate the Contract and take possession of the premises and of all materials, tools and appliances thereon. Notwithstanding the foregoing, the Owner may immediately terminate the Contract for default without providing a ten (10) day notice if the Contractor fails, refuses or otherwise does not comply with a written order by the Engineer that may involve issues of safety or a Suspension of Work issued under Article 5.24 - Suspension of Work. When the Contractor and Surety are notified of the termination of the Contract, the Owner may demand that the Surety fulfill its obligations under the Performance and Payment Bond. Should the Surety fail to perform its obligations under the Bond after demand of the Owner, the Owner may finish the Work by

whatever method that the Owner determines expedient. The Contractor and his Surety shall be responsible for compensating the Owner for all excess costs, including applicable liquidated damages and all reprocurement costs, incurred in accomplishment of the Work.

In the event the Owner terminates the Contract, the Owner does not waive any other right or remedy under the Contract or any other right or remedy available at law or equity. The Contractor may not be allowed to bid on any Owner's contracts for a period of two years following the date of this termination by the Owner.

In the case of termination before completion for any cause whatsoever, the Contractor, if notified to do so by the Owner, shall promptly remove equipment and supplies from the premises of the Owner. Failure to do so shall authorize the Owner to remove such equipment and supplies from the premises at the expense of the Contractor.

#### Article 5.29 Termination of Work for Owners Convenience

At any time during the term of the Contract, the Owner may terminate the Work, in whole or in part, for any reason that the Engineer shall determine to be in the best interest of the Owner. Any such termination shall be accomplished by delivery of a Notice of Termination to the Contractor, specifying (1) that the termination is for the convenience of the Owner; (2) the extent to which performance of the Work under the Contract is terminated; and (3) the date upon which such termination becomes effective.

Except as otherwise directed by the Owner, after receipt of a Notice of Termination, the Contractor shall:

- 1. Stop Work under the Contract on the date and to the extent specified in the Notice of Termination;
- Place no further orders or subcontracts for materials, services, or facilities except as may be necessary for completion of such portion of the Work under the Contract as is not terminated;
- 3. Terminate all orders and subcontracts to the extent that they relate to the performance of Work terminated by the Notice of Termination;
- 4. Settle all outstanding liabilities and all claims arising out of such termination of orders and subcontracts, the cost of which would be reimbursable, in whole, or in part, in accordance with the provisions of the Contract;
- 5. Submit to the Engineer a list, certified as to quantity and quality, of any or all items of termination inventory exclusive of items the disposition of which had been directed or authorized by the Engineer;
- 6. Transfer to the Engineer the completed or partially completed plans, drawings, information, and other property which, if the Contract had been completed, would be required to be furnished to the Owner;
- 7. Take such action as may be necessary, or as the Engineer may direct, for the protection and preservation of the property related to the Contract which is in the possession of the Contractor and in which the Owner has or may acquire any interest.

The Contractor shall proceed immediately with the performance of the above obligations notwithstanding any delay in determining or adjusting the amount of any item of reimbursable cost under this clause.

When the Owner orders Termination of Work effective on a certain date, all completed units of Work within each pay item as of that date shall be paid for at the Contract unit bid price. Payment for materials included in the material inventory described in #5 above shall be paid at actual cost delivered to the project or storage site, including transportation charges. Allowable total markup on the actual cost shall not exceed fifteen percent (15%).

After receipt of a Notice of Termination, the Contractor shall submit to the Engineer his claim for alleged additional damages or costs not covered above or elsewhere in these Specifications as provided in Article 5.21 - Claims for Additional Compensation. In no event, however, shall loss of anticipated profits be considered as part of any claim and/or settlement.

## **Article 5.30 Use of Completed or Uncompleted Portions**

The Owner shall have the right to take possession of and use any completed or partially completed portions of the Work, prior to the date specified for completion, and such action and use shall not be considered an acceptance of that Work. If such use by the Owner causes additional expense to the Contractor and/or delay in the Work, the Contractor may be entitled to additional compensation and/or an extension of time. Claims for additional compensation or a time extension shall follow the procedures set forth in Article 5.21 - Claims for Additional Compensation. The Owner shall be responsible for accomplishing routine maintenance operations during this use and for any damage caused to the Work by those operations.

## **Article 5.31 Winter Suspension**

Unless otherwise specified in the Special Provisions, the Engineer or Owner may suspend the Work when adverse winter weather conditions make it impractical to secure the desired results. Where the Work is suspended for adverse winter weather conditions, the Contractor shall not be entitled to additional compensation.

Winter Suspensions generally occur on October 15 of each construction season. Although this date may vary from year to year, the Contractor should plan his Work in anticipation of a Winter Suspension occurring at or about this time each year. The Contractor shall schedule and sequence all operations such that the condition of the Work meets Suitable Conditions for Winter Maintenance, as described in this Article under SubArticle C below, to provide for routine maintenance by the Owner during the Winter Suspension period.

If the Work area is judged by the Owner to not meet Suitable Conditions to provide for routine maintenance during the Winter Suspension period, the Contractor shall be responsible for all costs necessary to establish Suitable Conditions for Winter Maintenance, including costs incurred by the Owner to prepare the site to meet Suitable Conditions and/or the payment of Excess Maintenance Costs as described in SubArticle B below.

### A. Coordination with the Owner

The Contractor shall meet with the Engineer and Owner no later than September 15th to outline the Work to be completed before Winter Suspension. At the meeting, the Contractor shall provide a written Winter Suspension Plan describing the Work to be completed prior to the Winter Suspension period, including an updated progress schedule, clear definitions of the Work underway and the proposed condition of each element of the Work at the time of the anticipated Winter Suspension. The Winter Suspension Plan shall be prepared to achieve Suitable Conditions for Winter Maintenance, as described in SubArticle C below.

Before Winter Suspension, the Contractor shall, at his own expense, do all Work necessary to establish Suitable Conditions for Winter Maintenance in accordance with the Contractor's Winter Suspension Plan. The Contractor shall then schedule a field review for acceptance by the Engineer. Within two (2) days following the field review, the Engineer shall prepare a punch list of deficiencies the Contractor is required to correct prior to acceptance of Suitable Conditions for Winter Maintenance. The Contractor shall correct all items on the punch list to the satisfaction of the Engineer by the date shown on the punch list. During this period, the Contractor may continue to perform Work, as long as it is performed in such a manner that it does not compromise the Contractor's ability to achieve Suitable Conditions for Winter Maintenance.

If the Contractor meets all the coordination requirements described herein, the Engineer shall issue a Notice of Acceptance for Winter Maintenance by the Owner. If the Contractor fails to satisfy all the coordination requirements described herein, the Owner may impose any and all Remedies for Failure to Comply, as described in SubArticle B below.

If unusual weather, scheduling constraints, or other unforeseen conditions make it difficult to initiate or continue the Work in distinct areas within the project limits, the Contractor may be entitled to a time extension to the Contract Completion Date if:

- 1. The Contractor notifies the Owner, prior to September 15, of the issues affecting the Contractor's ability to perform the Work; or
- 2. The Contractor establishes that initiating or continuing the Work will result in conditions not suitable for winter maintenance by the Owner; or
- 3. The Contractor specifically identifies those distinct areas where the Work cannot be continued or initiated because it will result in conditions not suitable for winter maintenance by the Owner.

If the Owner agrees that a time extension to the Contract Completion Date is warranted, the Owner shall issue a Change Order acknowledging the revised Contract Completion Date. However, the Contractor shall not be entitled to additional compensation as a result of the issuance of such a time extension.

# B. Remedies for Failure to Comply

The Engineer may apply any, some, or all of the remedies identified in this SubArticle if (1) the Contractor has not presented a written Winter Suspension Plan prior to September 20<sup>th</sup>; (2) at any time, in the opinion of the Engineer and Owner, the Contractor does not appear to be preparing the Work for Winter Suspension in a reasonable manner; (3) the Contractor fails to correct punch list items for Winter Suspension; or (4) for any reason the Work is found to be unsuitable for maintenance by the Owner during the Winter Suspension period.

Remedies the Engineer may utilize include the following:

- 1. Direct the Contractor to complete the Work required to meet Suitable Conditions for Winter Maintenance at the Contractor's expense.
- 2. Using the forces of the Owner or a separate contractor, complete the Work required to meet Suitable Conditions for Winter Maintenance. Costs incurred by the Owner due to the Contractor's failure to obtain a Notice of Acceptance for Winter Maintenance from the Owner shall be borne by the Contractor, including but not necessarily limited to Work required of the Owner's forces, the cost of separate contractors retained by the Owner, and/or any claims made against the Owner by the abutting property owners or the public.
- 3. If the Contractor fails to prepare the Work to meet Suitable Conditions for Winter Maintenance, and the Owner is unable to correct the Contractor's Work to achieve Suitable Conditions for Winter Maintenance, the Excess Maintenance Costs incurred by the Owner above and beyond those costs reasonably necessary to maintain the road had it been prepared to meet Suitable Conditions for Winter Maintenance shall be borne by the Contractor. Excess Maintenance Costs shall be determined by the Owner and submitted to the Contractor at the end of the winter maintenance period.

If the Engineer determines it is in the best interest of the Owner, the abutting property owners, or the public, he may also apply any of these remedies to specific elements or distinct areas of the Work while applying other remedies to other elements or distinct areas of the Work. If, in the opinion of the Engineer, it is in the best interest of the City of Palmer to delete portions of the Suitable Conditions for Winter Maintenance, the Engineer may issue written notice to the Contractor.

#### C. Suitable Conditions for Winter Maintenance

Suitable Conditions for Winter Maintenance shall be determined by the Engineer and Owner and shall include the following:

1. Travel ways that are to be paved in their final condition as a part of the Contract shall be paved as follows:

- a. Final pavement as shown on the Drawings, or
- b. The bottom layer of pavement shown on the Drawings; placed according to the Contract Documents at the design thickness of the layer. (In the event the layer is less than one and one-half inches (1.5") thick, the Engineer may require the thickness be increased.); or
- c. Temporary AC Pavement (Class E), typically twenty-four feet (24') wide, two inches (2") in thickness, along the project centerline in those areas designated by the Engineer. If Temporary AC Pavement is designated by the Engineer, the Contractor shall be paid for the installation by Change Order at fifty percent (50%) of the Contract unit rate for AC Pavement.
- 2. Drainage ways that are to be paved with curb and gutter, valley gutter, paved shoulders or paved swales in their final condition as a part of the Contract shall be paved as follows:
  - a. Final curb & gutter, valley gutter or pavement as shown on the Drawings; or
  - b. Temporary AC Pavement (Class E), two inches (2") in thickness, in those areas designated by the Engineer. If Temporary AC Pavement is designated by the Engineer, the Contractor shall be paid for the installation by change order at fifty percent (50%) of the Contract unit rate for AC Pavement.

For temporary drainage facilities to be deemed suitable, all collection points included in the project design shall be functional. Where Best Management Practices are in place for Erosion and Sediment Control, those features shall be made suitable for the winter to the satisfaction of the Engineer.

- 3. All obstacles to snow clearing, snow storage, and snow loading and hauling shall be removed or diminished to the satisfaction of the Engineer and Owner. The space required for snow clearing, storage, loading and hauling shall be as determined by the Engineer.
- 4. Illumination, traffic signals, and signage shall be in proper working order.
- 5. All existing roads affected by the Work shall be returned to full operation.
- 6. Contractor shall install a minimum of six inches (6") of cover for all utilities below the surface of the travel way during the Winter Suspension period. If subsequent adjustments to the utilities become necessary when the travel ways are completed at a later date, the cost of these subsequent adjustments shall be considered incidental to the Contract.
- 7. Temporary or permanent backfill must be installed behind all curbs and medians to eliminate tripping hazards during the Winter Suspension period.

Installation of Temporary AC Pavement shall not be a basis for any time extension or additional costs, other than the actual cost to install the Temporary AC Pavement as described above.

D. Owner and Contractor Responsibilities During the Winter Maintenance Period

The Owner shall perform the routine winter maintenance operations specified below during the Winter Suspension Period. Routine winter maintenance shall include and is limited to the following:

- 1. Maintaining the traveled way and/or detour surface.
- 2. Maintaining drainage facilities except final cleaning of storm drains.
- Maintaining access to abutting properties.

The Contractor shall remain responsible for all other elements of the Work, including those described by Section 10.04, Article 4.15 – Temporary Erosion Control and Storm Water Pollution Prevention Plans for Construction, throughout the Winter Suspension period.

During the Winter Suspension period, the Contractor shall continue to be responsible for the protection of the Work and shall repair all damage at the Contractor's expense except where the damage is caused by the Owner's maintenance forces. When the Work is resumed, the Contractor agrees to accept the traveled way and drainage system as the Owner has maintained it and no claim shall be made because of its condition or the manner in which the Owner performed the maintenance.

#### **Article 5.32 Pre-Construction Conference**

Prior to the start of Work and within five (5) working days after delivery of the executed Contract by the Owner to the Contractor, the Owner shall hold a Pre-Construction Conference to (1) review the Contractor's schedules and Drawings; (2) establish procedures for handling shop drawings and other submissions; (3) establish procedures for submitting and processing applications for payment; and (4) address any other general housekeeping issues as necessary. Contractor and his Superintendent and Subcontractors shall attend the conference to meet with the Owner or his Representative, Engineer, and Inspector.

### Article 5.33 Use of Explosives

Unless specifically authorized in the Special Provisions, the use of explosives is prohibited.

## **Article 5.34 Substantial Completion**

When certain portions of the work have been completed sufficiently to be operational, the Owner may accept those portions for his beneficial use prior to final completion of the entire project. In such cases, a substantial completion inspection and any operational tests

required of the portion to be so accepted shall be completed, and a list of deficiencies shall be prepared.

The Owner and Engineer shall then issue to the Contractor a "Notice of Substantial Completion" which shall delineate in detail the portion of the work being accepted for his use, and specifying the date on which occupancy is to occur. The Owner shall be responsible for all maintenance and any associated utility costs required for operation of that portion of the work after the date of Substantial Completion.

For the work to be considered Substantially Complete, the water main, hydrants, and water services shall be operational with ADEC Interim Approval to Operate, temporary water system shall be removed, and sanitary sewer, storm drain, paving, curb, gutter, sidewalk, driveways, striping, signage and street lighting shall be completed such that they are functional for their intended use and provide for pedestrian and traffic safety to the level of final completion.

## Article 5.35 Right to Retain Imperfect Work

If any part or portion of the work completed under this Contract shall prove defective or not in accordance with the Drawings and Specifications, and if the imperfection shall not be of sufficient magnitude or importance as to make the work dangerous or unsuitable in the opinion of the Engineer, or if the removal of such work will create conditions which are dangerous or undesirable in the opinion of the Engineer, the Owner shall have the right and authority to retain such work and shall make fair and reasonable deductions in the final payment therefore.

## **Article 5.36 Project Meetings**

The Owner or his representative, the Contractor, his subcontractors, utility companies, suppliers, and vendors shall attend weekly construction project meetings throughout the construction period, unless another meeting schedule is mutually agreed upon. Project meetings will be held at the job site at a mutually acceptable time. The Owner or his representative will conduct the meetings.

The purpose of the weekly project meetings is to enable orderly review of progress during construction and provide for systematic discussion, analysis, and solutions to problems that might arise during the course of construction.

## **Article 5.37 Water for Construction**

Water for construction may be available from the City of Palmer from a City hydrant. Coordinate with the City at (907) 745-3400 to obtain a meter and sanitary connection and to arrange billing.

## SECTION 10.06 LEGAL RELATIONS AND RESPONSIBILITIES

### Article 6.1 Laws to be Observed

The Contract shall be governed by the laws of the State of Alaska. The Contractor at all times shall observe and comply with all Federal, State and local laws, ordinances, and regulations in any manner affecting the conduct of the Work and all such orders or decrees existing or which may be enacted or promulgated by legislative bodies, boards, tribunals or Courts having any jurisdiction or authority over the Work. The Contractor shall defend, indemnify, and hold harmless the City of Palmer and the officers, employees, and agents of the Owner, including the Engineer, against any claim or liability arising from or based on the violation of any such laws, ordinances, regulations, orders, or decrees, whether such violations be by the Contractor, his Subcontractor(s), or his employees.

### Article 6.2 Notice to Contractors

Any written notice to the Contractor by the Owner shall be served on said Contractor or his representative either personally or by mailing to the address given in the Contract. Owner shall not use electronic facsimile transmissions to serve notice to Contractor.

# **Article 6.3** Notice by Contractors

Any notice to the Owner by the Contractor shall be made in writing delivered to the Engineer or his representative in person or mailed to the office of the Engineer at the address given in the official Notice to Proceed. Contractor shall not use electronic facsimile transmissions to serve notice to the Owner.

# Article 6.4 Successors and Assigns

The Contractor binds himself, his partners, successors, assigns, and legal representatives to the Owner with respect to all covenants, conditions, and obligations contained in the Contract Documents.

#### Article 6.5 Assignments

The Contractor shall not assign the whole or any part of the Contract or any monies due or to become due the Contractor without written consent of the Owner. If the Contractor assigns all or any part of any monies due or to become due him, the instrument of assignment shall state that the right of the assignee in and to any monies due or to become due to the Contractor shall be subject to prior claims of all persons, firms, and corporations who performed Work or supplied materials under the Contract.

### Article 6.6 Permits

All permits or licenses which are required by any federal, state or local governmental agency or any public utility and not provided by Owner shall be obtained and paid for by the Contractor when such permits or licenses are necessary for the prosecution of the Work. The Contractor shall be responsible for all stipulations of these permits and shall be responsible for all costs associated with these permits and their stipulations.

The Contractor shall give all notices and comply with all laws, ordinances, rules and regulations bearing on the conduct of the Work as specified herein. The Contractor shall also be responsible for requesting all code compliance inspections.

The Owner shall obtain the required permits and authorizations for Work within the State of Alaska Railroad rights-of-way and permits from the U.S. Corps of Engineers, U.S. Fish and Wildlife Service, and State Department of Fish and Game. Prior to the start of Work within the scope of such permits, the Contractor shall obtain the necessary approvals and permits relating to the method, plan and exact schedule of construction for any Work within such rights-of-way, creeks and wetlands.

Failure on the part of the Contractor to comply with any of the stipulations of any of the applicable Owner- or Contractor-acquired permits shall be sufficient cause for the Owner to suspend that Work. Suspension of Work based on the forgoing shall not be subject to Section 10.05, Articles 5.21 – Claims for Additional Compensation or 5.24 – Suspension of Work for a basis of a claim by the Contractor

The Contractor shall obtain permits and fulfill all other requirements of CPSS, the Palmer Code, the Building Official, and the City of Palmer Engineer.

The Contractor shall obtain and pay for all permits, deposits and connection fees for tapping any required water and/or wastewater service connection for new and disrupted service connections.

Where sanitary sewer is available, the Contractor may request for approval from the Department of Public Works to discharge to the sanitary sewer. Contractor shall comply with Division 20, Section 20.12 – Dewatering for dewatering activities.

## Article 6.7 Copyrights and Patents

The Contractor shall defend, indemnify and hold harmless the City, its officers, employees, and agents of the Owner, including the Engineer from any and all claims, suits, or actions brought for the infringement of any copyright or patent claimed to be infringed by any material, devices, drawings, method, or process to be incorporated in the Work and/or required to be used in connection with the Work, including all attorney's fees and costs.

## Article 6.8 Safety

The Contractor shall be solely and completely responsible for conditions of the jobsite, including safety of all persons (including employees, Owner's representatives, and the public) and property during performance of the Work. This requirement shall apply continuously twenty-four (24) hours per day, seven (7) days per week and shall not be limited to normal working hours. Safety provisions shall conform to U.S. Department of Labor, the State Occupational Safety and Health Act (OSHA), and all other applicable Federal, State, County, and local laws, ordinances, codes, the requirements set forth below, and any regulations that may be detailed in other parts of the Contract Documents. Where any of the aforementioned safety provisions, laws, ordinances, and/or Contract Document requirements is in conflict, the more stringent requirement shall be followed. The Contractor's failure to thoroughly familiarize himself with the aforementioned safety

provisions shall not relieve him from compliance with the obligations and penalties set forth herein.

The Contractor shall develop and maintain for the duration of the Contract, a safety program that will effectively incorporate and implement all required safety provisions. The Contractor shall appoint an employee who is qualified and authorized to supervise and enforce compliance with the safety program and shall notify the Engineer of the name and contact phone number for this person prior to commencement of the Work.

The duty of the Engineer to conduct construction review of the Work does not include review and/or approval of the adequacy of the Contractor's safety supervisor, the safety program, or any safety measures taken in, on, or near the construction site.

If death or serious injuries or serious damages are caused, the accident shall be reported immediately by telephone or messenger to the Engineer, Owner, Alaska State Troopers, and OSHA. In addition, the Contractor must promptly report in writing to the Engineer all accidents whatsoever arising out of, or in connection with, the performance of the Work whether on, or adjacent to, the site, giving full details and statements of witnesses.

If a claim is made by anyone against the Contractor, including his employees and agents, or any Subcontractor on account of any accident, the Contractor shall promptly report the facts in writing to the Engineer and Owner, giving full details of the claim.

Failure to comply with the Occupational Safety and Health rules and regulations, notwithstanding any other provision of the Contract, is sufficient cause for termination under the provisions of the Contract.

### Article 6.9 Insurance

As a prerequisite to execution of the Contract, the Contractor shall obtain all insurance required under this Article. The Contractor shall maintain this insurance until the Final Acceptance Date. The Contractor shall file with the Purchasing Officer as verification of insurance a certificate of insurance on the forms furnished or otherwise approved form, showing the type and amounts of insurance, the policy number, and expiration date. The certificate must be signed by an authorized representative of the insurance company. Each certificate of insurance shall state that the insurance company will provide written notice in accordance with policy requirements to the Engineer and the City of any material change, cancellation, or non-renewal of the insurance policies. All General Liability and Automobile Liability insurance policies required under this Article shall name the City of Palmer as an additional insured for the purposes of this Project and shall contain a waiver of subrogation against the City of Palmer.

The Contractor shall provide the following types of insurance:

Workers' Compensation Minimum Limits

\$500,000 Employer's Liability and Worker's \$500,000

Compensation as required by Alaska State

Workers Compensation Statutes.

Commercial General Liability Minimum Limits

Bodily Injury and Property Damage Liability \$1,000,000 Combined Premises Operations including explosion, Limit Each Occurrence

collapse and underground; and \$2,000,000

Products and Complete Operations; Aggregate

Broad Form Property Damage;

Blanket Contractual; Personal Injury

Owner's/Contractor's Protection

Commercial Automobile Liability Minimum Limits

Bodily Injury and Property Damage, \$1,000,000 Combined including all owned, hired and non-owned Limit per Accident

automobiles

When specified in the Special Provisions the Contractor shall provide the following additional coverages:

Minimum Limits

Federal Longshoremen and Harbor Workers Statutory

Compensation Act

Federal Maritime Liability Law (Jones Act) \$1,000,000

Builder's Risk Total Contract Amount

### NOTICE TO "OUT OF STATE" CONTRACTORS

A Certificate of Insurance for Alaska Worker's Compensation, or an "other states" endorsement on Contractor's home state Worker's Compensation policy, is required prior to execution of a Contract or commencement of any Contract performance, if any in-state visits or Work is required or anticipated.

### **Article 6.10 Indemnification**

To the fullest extent permitted by law, the Contractor shall indemnify, defend, and hold harmless the City and the Engineer and their agents and employees from and against all claims, damages, losses and expenses including attorneys' fees arising out of or resulting from the performance of the Work, provided that any such claim, damage, loss or expense is (1) attributable to bodily injury, sickness, disease, death or personal injury, or to injury to

or destruction of tangible property including the loss of use resulting therefrom, and (2) caused in whole or in part by any negligent act or omission of the Contractor, any Subcontractor, anyone directly or indirectly employed by any of them or anyone for whose acts any of them may be liable, regardless of whether or not it is caused in part by a party indemnified hereunder.

In any and all claims against the City or the Engineer or their agents or employees by any employee of the Contractor, any Subcontractor, anyone directly or indirectly employed by any of them, or anyone for whose acts any of them may be liable, the indemnification obligation under this Article shall not be limited in any way by any limitation on the amount or type of damages, compensation or benefits payable by or for the Contractor or any Subcontractor under Worker's Compensation acts, disability benefit acts, or other employee benefit acts.

## Article 6.11 Claims by Workmen, Suppliers, and Subcontractors

In the event the Contractor or any Subcontractor fails, neglects, or refuses to make prompt and full payment for labor, services, materials, supplies, or provisions furnished by any person in connection with the Work, the Owner may withhold the amount due from the Contractor's progress payments provided that an affidavit of claim on the form furnished is filed with the Engineer. The withholding by the Owner does not relieve the Contractor or his Surety from their obligations with respect to the payment of such claims. Sums withheld from progress payments shall be disbursed pursuant to Section 10.07 Article 7.6 - Payment of Claimants.

The City, as directed by the Alaska Department of Labor or the U.S. Department of Labor, reserves the right to pay directly to unpaid laborers or mechanics considered necessary and employed by the Contractor or any Subcontractor on the work, the full amount of wages due and deduct that amount from the Contractor's pay requests.

## Article 6.12 Certified Payroll

The Contractor shall file with the Alaska Department of Labor, Wage and Hour Administration, Labor Standards and Safety Division, a certified payroll, as required and at such frequency as required by the State of Alaska.

The Contractor shall also file with the Department a Notice of Work and Notice of Completion of Public Works and shall pay such fee as required by the Department. The Contractor shall submit to the Owner, date-stamped copies of the notices.

The Contractor shall, with each request for payment, submit two (2) copies of certified payroll reports to the Owner for the period covered by the pay request.

#### Article 6.13 Lawsuits

If a lawsuit is filed by the Contractor or his Surety against the City or by the City against the Contractor or his Surety, the suit shall be commenced in the Third Judicial District in Palmer, Alaska.

If one of the questions at issue is the satisfactory performance of the Work by the Contractor, and should the appropriate Court decide that the Work of the Contractor was unsatisfactory, then the Contractor or his Surety shall reimburse the Owner for all legal and all other expenses incurred by the Owner because of the lawsuit as may be allowed and set by the Court. Further, it is agreed that the Owner may deduct such costs from any sum or sums then due or that may become due the Contractor under the Contract.

If any clause or condition of the Contract is held as a matter of law to be unenforceable or unconscionable, the remainder of the Contract shall be enforceable without such clause.

### Article 6.14 Preference to Local Labor

Where applicable, the Contractor shall comply with the provisions of AS 36.10 requiring employment preference for Alaska residents.

## Article 6.15 State of Alaska Prevailing Wage Scale

Where applicable, the Contractor and all Subcontractors shall comply with AS 36.5 for the payment of prevailing wages to their employees.

If the Contract contains State of Alaska wage rates and a Federal Wage Decision, the Contractor and all Subcontractors shall comply with both wage decisions. The Contractor and all Subcontractors shall be responsible for paying the higher pay rate between the state and federal wage decisions. Additionally, the Contractor and all Subcontractors shall be responsible for providing certified payrolls to both the Engineer and the State of Alaska, Department of Labor, Wage and Hour Division on a weekly basis utilizing the appropriate agency's form(s).

#### Article 6.16 Nondiscrimination

The Contractor shall not discriminate against any employee or applicant for employment on any basis prohibited by law. The Contractor shall take affirmative action to ensure that applicants are employed and that employees are treated during employment without regard to any attribute protected by law. Such action shall include, without limitation, employment, upgrading, demotion or transfer, recruitment or recruiting advertising, lay-off or termination, rates of pay or other forms of compensation, and selection for training including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth their rights with regard to employment discrimination.

The Contractor shall state, in all solicitations or advertisements for employees for the Work, that all qualified applicants will receive consideration for employment without regard to any attribute protected by law.

The Contractor shall comply with any and all reporting requirements that may apply to it which the City may establish by regulation.

The Contractor shall include the provisions of this Article in every subcontract or purchase order under the Contract, so as to be binding upon every such Subcontractor or vendor of the Contractor under the Contract.

## Article 6.17 Rights and Remedies

The duties and obligations of the Contractor imposed by the Contract Documents and the rights and remedies of the Owner available thereunder shall be in addition to and not a limitation of any duties, obligations, rights, and remedies otherwise imposed or available by law.

The failure of the Owner or the Engineer to insist in any one or more instances upon the strict performance of any one or more of the provisions of the Contract, or to exercise any right herein contained or provided by law, shall not be construed as a waiver or relinquishment of the performance of such provision or right(s) or of the right to subsequently demand such strict performance or exercise such right(s), and the rights shall continue unchanged and remain in full force and effect.

## **Article 6.18 Payment of Taxes**

As a condition of performance of the Contract, the Contractor shall pay all city taxes incurred by the Contractor. Satisfactory performance of this paragraph is a condition precedent to payment by the City under the Contract.

#### SECTION 10.07 MEASUREMENT AND PAYMENT

### Article 7.1 Method of Measurement

All Work completed under the Contract shall be measured by the Engineer according to United States standard measures, unless otherwise stated in the Bidding Documents.

When any vehicle delivers to the project classified fill or backfill of any kind, bedding material, leveling course, pavement materials, or any other material measured by weight, the driver of the vehicle shall give to the inspector a legible "original" computer-generated or machine-printed weight ticket with the following information:

- Vehicle identification number.
- 2. License number & associated trailer license number(s).
- 3. Tare weight of the vehicle(s).
- 4. Gross weight of the loaded vehicle(s) as registered on the scale.
- 5. Maximum allowable vehicle weight (MAVW) or legal gross weight of the vehicle(s) as permitted by AMC 9.46.090 or AMC 9.46.100.
- 6. Sequential ticket number, date, time of weight, pay item in words, and project location.
- 7. Bid Schedule and Number of Item
- 8. Pit location and name of scale operator.

The Owner shall not be required to pay for that portion of the load in excess of the legal gross weight.

Vehicle(s) shall be tared a minimum of once daily by the scale operator. The Engineer may request additional tares to be done at any time the scale is operational. The Engineer may also require that he be present when tares are done.

If the Contractor is not providing fill materials from a commercially established material source, and if the Contractor currently does not have at the other approved material source a computer-generated or machine printed weight ticket system, the Contractor shall furnish competent scale operators to weigh all materials measured and paid for on a weight basis. The scale operator(s) shall operate the scale(s) and keep records as directed by the Engineer, including the information as listed in the above eight (8) items. In addition, the scale operator shall keep a scale diary on a project by project basis. The scale diary shall be presented to the Engineer, on a daily basis, certifying that entries in the diary are true and correct for the specific project. The Owner shall make no direct payment to the Contractor for furnishing scale operator(s), equipment, and expendables required, the costs thereof being considered an incidental Contractor obligation. The accuracy of all scales, both private and commercial, is the responsibility of the Contractor. The Contractor shall maintain scales according to the specifications, tolerances and regulations for commercial weighing and measuring devices contained in the National Bureau of Standards, Handbook 44, as adopted by AS 45.75.050(d).

## Article 7.2 Scope of Payment

The Contractor shall be paid for work completed in place as shown on the plans and as accepted by the Engineer. Work exceeding the areas, lengths, depth, thicknesses or dimensions shown on the plans shall be at the Contractor's expense.

Method of measurement will be a combination of lump sum and unit price items, as described herein and shown on the bid schedules. Payment for this work shall be in accordance with CPSS, Division 10.00 Standard General Provisions, Section 10.07 Measurement and Payment. The sum of bid items shall constitute full compensation to provide the Owner with a complete and operable system. All incidental costs to construct the project and provide the Owner with a complete and operable system shall be proportionately included in each bid item. The Owner reserves the right to delete independent elements of the project without compensation to the Contractor, or adjust the quantity of unit priced work (plus or minus 25%) at the Contract unit price.

The Contractor shall accept the compensation as set forth in the Contract Documents in full payment for the Work. The Contractor shall do all things necessary to perform and to complete the Work according to the Contract Documents, including but not limited to furnishing all labor, tools, implements, machinery, supplies, materials, water, heat, utilities, transportation, and permits necessary to perform the Work. The Contractor shall be responsible for all loss, damage, or liability arising from the nature of the Work or from the action of the elements or from any unforeseen difficulties which may be encountered. Work paid for under one item shall not be paid for under another item.

The Contract price shall constitute full compensation for furnishing all plant, labor, equipment and materials, and performing all operations required to complete the Work as specified and as shown on the Drawings or otherwise directed. Notwithstanding the omission or mention of any incident or incidental Work, the Contract price and payment shall also constitute full compensation for all Work incident or incidental to completion of the items, unless such Work is otherwise specifically mentioned for separate payment under another bid item. In the event any Work is required by the Contract Documents, but is not identified as being directly incident or incidental to the completion of any Contract item, the Contract price or prices for all enumerated items shall also constitute full compensation of such Work.

In this Section, the terms "construct, furnish, install, erect, place, and prepare," shall be construed to mean that the bid item(s) is/are complete, in place, and approved by the Engineer.

#### Article 7.3 Advances on Materials

The Contractor may request advance payment for materials to be incorporated in the Work, provided such materials are delivered and stored at the site, or if approved by the Engineer, at another site within the City of Palmer. The Contractor shall be solely responsible for the protection of these materials. Only the Contractor's costs of materials (including freight) as verified by invoices, shall be considered for such advance payments by the Owner.

No payment shall be made on any single class of material valued at less than \$5,000. No advance payment shall be made for fuels, supplies, forms, lumber, falsework, or other materials, or on temporary structures of any kind which will not become an integral part of the finished construction. Retainage shall not be withheld for advance payment for materials to be incorporated in the Work. However, once the materials have been incorporated in the Work and payment is requested the retainage in Article 7.5 - Progress Payments, shall apply.

The Contractor shall make available to the Engineer evidence of payment for the materials for which he is requesting advances, insurance to assure replacement if lost, stolen or damaged, and other information the Engineer may request.

In no case shall payment for stockpiled materials exceed 85% of the contract amount for those items. No payment shall be made for perishable items or items that could be rendered useless because of long storage periods.

## **Article 7.4 Change Order Compensation Adjustments**

Each Change Order Proposal shall include a clear summary of the Contract requirements; the reason for the requested change; a description of the change and whether additional time and/or other compensation is requested or credit offered to the Owner. Unless formalized by an executed Change Order, any and all increased costs or delays resulting directly or indirectly from an unapproved Change Order Proposal shall be borne solely by the Contractor.

Any compensation paid in conjunction with the terms of a Change Order shall constitute total compensation due the Contractor for the Work or alteration defined in the Change Order. By signing the Change Order, the Contractor acknowledges that the stipulated compensation includes payment for the Work or alteration plus all payment for the interruption of schedules, extended overhead, delay or any other impact claim or consequential effects and, by such signing, specifically waives any reservation or claim for additional compensation with respect to the subject of the Change Order.

## A. Negotiated Changes

When extra Work is ordered by the Engineer to be performed on a negotiated unit or lump sum basis, the Contractor shall be required to submit a properly itemized Change Order Proposal covering all the additional Work and/or Work to be deleted. The proposal shall be itemized for the various components of Work and segregated by labor, material, and equipment costs in a format satisfactory to the Engineer. Each proposal shall include similar itemized costs for all subcontractors, regardless of tier. The labor, material and equipment components of each proposal shall include the following:

#### 1. Labor

Labor costs shall include the direct hourly cost of labor stated on the certified payroll for each labor classification plus other direct labor costs

including, but not limited to, FICA, Workers' Compensation, ESC, and public liability and property damage insurance when premiums are based on a percentage of payroll. The labor costs shall include only those direct labor hours required to perform the changed Work for workers and working foremen. Supervision above the level of working foremen (such as general foremen, superintendents, and project managers, etc.) shall not be included in labor costs and shall be considered to be included in the Overhead and Profit Markup as described hereafter in this Article.

#### Materials

Costs for materials and supplies, including freight, shall be based on the net actual cost of the material and supplies required to perform the changed Work, as verified by appropriate vendor and third party invoices. Material costs shall reflect cost reductions available to the Contractor due to trade discounts, volume rebates, and price reductions for prompt payments, if applicable. Material costs must be itemized to display the unit price for each specific item incorporated into the Work

# 3. Equipment

Time for both owned and rented equipment shall be estimated to the nearest one-quarter hour for purposes of computing compensation to the Contractor for equipment utilized under these rates.

The equipment rates for both owned and rented equipment as determined below shall be full compensation for providing the required equipment and no additional compensation shall be made for other costs such as, but not limited to, fuels, lubricants, replacement parts or maintenance. Cost of repairs, both major and minor, as well as charges for mechanic's time utilized in servicing equipment to ready it for use prior to moving to the project and similar charges shall not be allowed.

When it is necessary to obtain equipment from sources beyond the project limits at the request of Owner exclusively for changed Work, the actual cost of transferring the equipment to the site of the Work and return shall be allowed as an additional item of expense. Where the move is made by common carrier, the move-in allowance shall be limited to the amount of the freight bill or invoice. If the Contractor hauls the equipment with his own forces, the allowance shall be limited to the rental rate for the hauling unit plus operator wages. Move-in allowance shall not be made for equipment brought to the project for changed Work which is subsequently retained on the project and utilized for completion of Contract items.

## a. Contractor Owned Equipment (over \$500)

For any Contractor-owned machinery or special equipment, the Contractor shall include current costs for the rental rates from the

Cost Recovery Method (hereinafter referred to as the "Blue Book"), published by EquipmentWatch.com. These rates do not apply to equipment or tools valued at less than five hundred dollars (\$500). Hourly rental rates shall be determined as follows:

- The established hourly rental rate shall be equal to the monthly rate for the basic equipment plus the monthly rate for applicable attachments as set forth in the "Blue Book", necessary to perform the Work, both divided by 176, all multiplied by the area adjustment factor, plus the estimated hourly operating costs listed in the "Blue Book".
- 2. The area adjustment factors shall be applied to those sections in the "Blue Book" containing an area adjustment map.
- 3. The "Equipment Life" adjustment factor sections shall not apply.

For Contractor-owned equipment not listed in the "Blue Book", the Contractor shall receive a rental rate as agreed in writing between the parties before the changed Work is begun. If agreement cannot be reached, the Engineer reserves the right to establish a rate based on similar equipment shown in the "Blue Book" or based on prevailing commercial rates in the area.

# b. Rented Equipment (over \$500)

Costs for equipment brought to the Work site and rented or leased specifically for Work required under this Section shall be included at the actual rental rate and supported by invoices from the equipment vendor. Rental rates for equipment shall be consistent with prevailing rates for similar equipment in the area.

Costs for rented equipment previously on the site and utilized specifically for changed Work shall be included at the actual rental rate and supported by invoices from the equipment vendor, provided the hourly rate for this equipment shall not be greater than the hourly rate paid for that same equipment for other Work in the Contract.

## c. Equipment less than \$500

Equipment, tools, and other specialty items valued at less than \$500 are included in Profit and Overhead and no separate payment shall be made.

#### Allowances for Profit and Overhead

Contractor Change Order Proposals for the performance of changed Work shall include all direct costs for labor, materials, and rented equipment as described above. No profit or overhead will be paid for Owned equipment. The Engineer shall review the proposals for reasonableness and adequate detail in order to reach agreement with the Contractor before including allowances as described below:

- a. In addition to the direct costs of labor, materials and rented equipment incurred by the Contractor, the Contractor shall be entitled to an allowance for profit and overhead. This allowance shall not exceed twenty percent (20%) of the total direct cost of labor and materials. The overhead and profit rate for rented equipment is invoice plus fifteen percent (15%). There shall be no additional allowance for owned equipment.
- b. If Work is performed by a subcontractor, the subcontractor actually performing the Work shall be entitled to those allowances for profit and overhead listed above, and each subsequent higher tiered subcontractor or Contractor shall be allowed up to an additional ten percent (10%) markup on the subcontractor's direct costs, up to a maximum of two tiers of subcontractors.

The allowance made in accordance with the terms outlined above shall be complete reimbursement and compensation for all indirect costs associated with changed Work including, but not limited to, job office overhead, home office overhead, project management, superintendents, general foremen, estimating, engineering, detailing, legal, accounting, shop drawings, costs of small tools and small equipment, bond cost, insurance premiums, profits, delay impacts on the rest of the Work and losses of all kinds and other items of cost not specifically designated. No other reimbursement, compensation or payment shall be made for changed Work.

Any allowance made by the Contractor to a Subcontractor, other than specified herein, shall be at the expense of the Contractor.

# B. Time and Material Changes

When extra Work is ordered by the Engineer to be performed on a time and materials basis, the Contractor shall be required to perform the extra Work at the actual direct cost for labor, materials and rented equipment as described under the Negotiated Changes clause of this Article. No profit or overhead will be paid for Owned equipment. The amount of the allowance for profit and overhead for labor, materials, and rental equipment Time and Materials changes shall not exceed fifteen percent (15%). In order for payment to occur, the Contractor must document all direct costs in a manner acceptable to the Engineer. The Contractor shall provide daily time sheets with the names of all Contractors employees working on the changed Work, the number of hours each employee

works on the changed Work, and a description of the Work performed. In addition, the Contractor shall provide daily records of all equipment used to perform the changed Work showing the number of hours each piece of equipment was used, a description of the Work performed, and the name of the equipment operator. All materials incorporated into the changed Work shall be documented with itemized invoices from vendors and suppliers.

# C. Unit Price Changes

When extra Work is ordered by the Engineer to be performed on a unit price basis, payment shall be made for both added quantities and deductive quantities in accordance with those unit prices that have been incorporated into the Contract Documents, unless the Engineer determines there is an alternate method. For changed Work authorized by the Engineer, the Contractor shall submit a Change Order Proposal itemizing the quantities of each item of Work for which there is an applicable unit price. The applicable unit prices shall be applied to the net differences of all quantities of the same item. These unit prices shall be considered to cover all direct and indirect costs of furnishing and installing the item, including all profit and overhead. No additional markup for overhead and profit shall be allowed on unit priced items except where the actual quantity used exceeds one hundred and twenty-five percent (125%) of the estimated quantity.

## D. No Cost Changes

The Engineer shall have authority to order changes in the Work that, at his sole discretion, do not require an adjustment in the Contract amount or an extension of time and are not inconsistent with the intent of the Contract Documents. Such changes shall be effected by written order and shall be binding on the Owner and the Contractor. The Contractor shall carry out such written orders promptly.

If the Contractor claims that such written instructions or orders involve extra costs or an extension of time, it shall make his claim by following the procedures set forth in Article 5.21 - Claims for Additional Compensation. The Contractor shall proceed with the Work as directed by the Engineer while his claim is being evaluated and shall not delay the Work while waiting for a decision.

# **Article 7.5** Progress Payments

The Owner shall make progress payments to the Contractor in accordance with AS 36.90.200.

The process for making progress payments shall be as follows. The Contractor shall prepare and submit to the Engineer an Application for Payment, on the forms furnished, supported by such data as the Engineer may require substantiating the Contractor's right to payment for Work done during the preceding calendar month. The Engineer shall review the Application for Payment and, within eight (8) days after receipt of the Application for Payment, either recommend approval of the Application for Payment and present it to the Contractor for signature or notify the Contractor in writing of the reasons why part or all of

the payment is being withheld and what actions may be taken by the Contractor to receive full payment. The Engineer may require a schedule of values or cost breakdown for any lump sum payment Contract item.

The Application for Payment that is recommended for approval shall be received by the Owner within two (2) days after execution by the Contractor.

For projects where a Performance and Payment Bond is required under Section 10.03, Article 3.5 – Bonds, Insurance, EEO and DBE/WBE Forms, progress payments at one hundred percent (100%) of the estimated value of the Work accomplished, less all previous payments or for authorized withholdings as specified below, shall be made to the Contractor and no deductions shall be made, except as provided under the withholding provisions of this Article.

No interest shall accrue and no interest shall be paid on sums which are withheld as provided for hereinafter.

**Withholding**: The Engineer may withhold funds from a progress payment for unsatisfactory performance or contract noncompliance including any of the following reasons:

- 1. Defective Work;
- 2. Claims made directly against the City alleging an act or omission on the part of the Contractor, his employees, his agents, or Subcontractors in connection with the Work:
- 3. Damage to the City;
- 4. Reimbursements for Work done by the Owner because of any failure by the Contractor or Subcontractor to carry out the Work in accordance with the Contract Documents;
- 5. Reimbursements for Work done by the Owner at the request of the Contractor;
- 6. Uncompleted incidental Work, not earning direct payment, including but not limited to testing, cleanup, updating of progress schedules, preparation of Record Documents and Operations and Maintenance Manuals.
- 7. Liquidated damages;
- 8. Claims by Subcontractors, suppliers, laborers, or the Alaska Department of Labor:
- 9. Failure to submit requested or necessary scheduling information.
- 10. Failure to keep record drawings current (as-built notes and markings).
- 11. Failure to submit completed record drawings.

- 12. Failure to submit Operation and Maintenance Manuals, Maintenance Summary forms or Manufacturer's Certificates.
- 13. Failure to comply with MBE/WBE reporting requirements of the owner.

The amount of any withholding for items one (1) through five (5) above shall be the reasonable value of the Work or remedy to be accomplished as estimated by the Engineer, without regard to bid amount or cost to the Contractor. The amount of withholding for items six (6) through twelve (12) shall be in accordance with the claimed amount or the applicable Contract provisions.

Progress payments shall not be construed as an acceptance or approval of any part of the Work covered thereby and they shall in no manner relieve the Contractor of responsibility for correcting defective workmanship or material.

The estimates upon which progress payments are based are not represented to be accurate estimates and all quantities shown therein are subject to correction on any subsequent pay estimate. If the Contractor uses such estimates as a basis for making payment to Subcontractors, Contractor does so at his own risk and Contractor shall bear all loss that may result. All quantities shall be subject to review by the Engineer prior to approval for payment.

The making of any progress payment under the Contract, either before or after the date set for completion of the Work, shall not operate to invalidate any of the provisions of the Contract or to release the Surety.

In addition to certified payroll submittals to the Alaska Department of Labor required under Section 10.06, Article 6.12 – Certified Payroll, Contractor shall attach certified payrolls to each request for payment or partial payment. Certified payrolls attached to Contractor's request for payment or partial payment shall cover all pay periods in Contractor's request for payment or partial payment.

## **Article 7.6** Payment of Claimants

By submitting a request for Final Payment, the Contractor acknowledges and certifies that all actual or potential claims or issues have been either resolved or withdrawn and that there are no such claims or issues outstanding.

Any claim received by the Engineer against the Contractor or Subcontractors from any materialmen, laborer, supplier, Subcontractor, or the Alaska Department of Labor will be forwarded to the Contractor by certified mail as soon as practical following receipt by the Engineer. Within twenty-one (21) days after the Contractor's receipt of the said notice, the Contractor shall notify the Engineer in writing by Certified Mail that the said claim is contested or provide proof that the claim has been satisfied. If the Contractor contests the claim, the Contractor shall describe in detail how the Subcontractor was paid or why the Subcontractor should not be paid and furnish to Owner the completed three-point statement form described hereafter. If the Contractor does not respond during the time allotted above, this lack of notice shall constitute consent by the Contractor to have the Owner pay the claim from the earnings of the Contractor. The Owner shall not be

responsible to the Contractor if the Contractor subsequently contests the validity of the claim.

Sums withheld pursuant to disputed claims shall not be paid to the claimant except where compelled by legal authority. Such sums may be paid to the Contractor upon the filing of a three-point statement by the Contractor and his Surety on the form furnished by the Engineer stating that: (1) the Contractor contests the validity of the claim; (2) that the Surety acknowledges responsibility for the payment of the claim in the event it is valid and; (3) that the Contractor and the Surety specifically agree to hold the City of Palmer harmless for making payment to the Contractor of the sums withheld.

In the event that the Contractor revokes consent to pay a claimant as provided herein and refuses to execute the three-point statement form referenced above, the City may institute an interpleader action in Superior Court, Third Judicial District, and all Court costs and attorney's fees incurred by the City of Palmer shall be paid by the Contractor or the Surety. Claimants are not intended beneficiaries of this Article and shall have no recourse against the City for any failure to pay claims from sums withheld from the Contractor.

## Article 7.7 Final Payment

Upon completion of the Work and issuance of a letter of Project Completion by the Engineer, the Contractor shall submit a request for Final Payment and the following submittals, as applicable, to the Engineer. No Final Payment shall be made until the Engineer has received and approved the following submittals:

- A. Alaska Department of Labor (DOL)-issued written notification of compliance with AS 36.05.045;
- B. Other contractually required documents as noted in the Contract; and
- C. A notarized Certificate of Compliance in the form substantially as follows:

I (we) hereby certify that all Work has been performed and materials supplied in accordance with the Contract Documents for the above Work, that not less than the prevailing rates of wages as required by the State Statute have been paid to laborers, workmen, and mechanics, that all payroll taxes have been paid, and that all claims for material and labor and other services performed in connection with these Contract Documents have been satisfied.

There shall be deducted from the final payment any sums withheld pursuant to Article 7.6 - Payment of Claimants.

## Article 7.8 Correction of Work after Final Acceptance Date

Placement of the Project on Warranty shall not relieve the Contractor of his responsibility for paying all costs resulting from defects in materials or workmanship supplied under the terms of the Contract, and for correction of those defects, for a period of two years following the Final Acceptance Date. The Owner shall give notice of observed defects within a reasonable time. The Contractor shall initiate corrective action within five (5) days after written notification from the Owner or the Owner shall make other provisions to complete the Work and all costs shall be paid by the Contractor.

## Article 7.9 Partial Acceptance

If at any time during the prosecution of the project the Contractor substantially completes a usable unit or portion of the work, the occupancy of which will benefit the Owner, he may request the Engineer to make final inspection of that unit. If the Engineer finds, upon inspection, that the unit has been satisfactorily completed in compliance with the Contract, he may accept it as being completed, and the Contractor may be relieved of further responsibility for that unit. Such partial acceptance and beneficial occupancy by the Owner shall not void or alter any provisions of the Contract, including the beginning date of the warranty period.

# CITY OF PALMER STANDARD SPECIFICATIONS

DIVISION 20 EARTHWORK

# STANDARD CONSTRUCTION SPECIFICATIONS FOR EARTHWORK DIVISION 20 INDEX

SECTION 20.01	GENERAL	1
Article 1.1	Scope of Work	1
Article 1.2	Definitions	
Article 1.3	Applicable Standards	
Article 1.4	Equipment	
Article 1.5	Compaction Standards	
Article 1.6	Subsurface Investigation	
Article 1.7	Weather Limitations	
Article 1.8	Underground Utilities	
Article 1.9	Contaminated Material	
SECTION 20.02	STORM WATER POLLUTION PREVENTION PLAN	6
Article 2.1		
Article 2.1 Article 2.2	General	o
Article 2.2 Article 2.3	Preparation of SWPPPSubmittals	
Article 2.3 Article 2.4	Construction Activities	
Article 2.4 Article 2.5	Post-Construction Activities	
Article 2.6	Minimum Storm Water Controls	
Article 2.7	Maintenance and Inspection	
Article 2.8	Basis of Payment	9
SECTION 20.03	EXPLORATORY TEST PITS	11
Article 3.1	General	11
Article 3.2	Materials	11
Article 3.3	Construction	11
Article 3.4	Measurement	11
Article 3.5	Basis of Payment	11
SECTION 20.04	CLEARING AND GRUBBING	12
Article 4.1	General	
Article 4.2	Construction	
Article 4.3	Measurement	
Article 4.4	Basis of Payment	
SECTION 20.05	CLEARING	13
Article 5.1	General	
Article 5.1	Construction	
Article 5.2 Article 5.3	Measurement	
Article 5.3 Article 5.4	Basis of Payment	
AILICIE J.4	Dadio Or F ayriicit	14
SECTION 20.06	REMOVAL OF TREES	
Article 6.1	General	15

Article 6.2 Article 6.3 Article 6.4	Construction	15
SECTION 20.07 Article 7.1 Article 7.2 Article 7.3 Article 7.4	REMOVAL OF SIDEWALK AND CONCRETE APRON General Construction	16 16 16
SECTION 20.08 Article 8.1 Article 8.2 Article 8.3 Article 8.4	REMOVAL OF CURB AND GUTTER  General  Construction  Measurement  Basis of Payment	17 17 17
SECTION 20.09 Article 9.1 Article 9.2 Article 9.3 Article 9.4	REMOVAL OF PAVEMENT General Construction Measurement Basis of Payment	18 18 18
SECTION 20.10 Article 10.1 Article 10.2 Article 10.3 Article 10.4 Article 10.5 Article 10.6 Article 10.7 Article 10.8	EXCAVATION FOR TRAFFIC WAYS  General  Survey Stakes  Miscellaneous  Unusable and Usable Excavation  Utilization or Disposal of Excavated Material  Excavation  Measurement  Basis of Payment	20 20 21 21 22
SECTION 20.11 Article 11.1 Article 11.2 Article 11.3 Article 11.4	GRADING EXISTING SURFACES  General  Construction  Measurement  Basis of Payment	24 24 24
SECTION 20.12 Article 12.1 Article 12.2 Article 12.3 Article 12.4 Article 12.5	DEWATERING General Materials Construction Measurement Basis of Payment	25 25 25 26
SECTION 20.13 Article 13.1 Article 13.2 Article 13.3	TRENCH EXCAVATION AND BACKFILLGeneralTrench Excavation and Backfill - DescriptionConstruction	27 27

Article 13.4 Article 13.5	Measurement	
SECTION 20.14	TRENCH EXCAVATION, BACKFILL AND	
	COMPACTION FOR SERVICE CONNECTIONS	
Article 14.1	General	
Article 14.2	Construction	
Article 14.3	Measurement	
Article 14.4	Basis of Payment	36
SECTION 20.15	FURNISH TRENCH BACKFILL	37
Article 15.1	General	37
Article 15.2	Construction	
Article 15.3	Measurement	
Article 15.4	Basis of Payment	37
SECTION 20.16	FURNISH BEDDING MATERIAL	38
Article 16.1	General	38
Article 16.2	Materials	38
Article 16.3	Construction	40
Article 16.4	Measurement	
Article 16.5	Basis of Payment	40
SECTION 20.17	FURNISH FILTER MATERIAL	41
Article 17.1	General	
Article 17.2	Materials	41
Article 17.3	Construction	41
Article 17.4	Measurement	
Article 17.5	Basis of Payment	42
SECTION 20.18	DRAIN/FILTER ROCK	43
Article 18.1	General	
Article 18.2	Materials	43
Article 18.3	Construction	43
Article 18.4	Measurement	43
Article 18.5	Basis of Payment	44
SECTION 20.19	FURNISH FOUNDATION BACKFILL	45
Article 19.1	General	
Article 19.2	Materials	
Article 19.3	Construction	45
Article 19.4	Measurement	45
Article 19.5	Basis of Payment	45
SECTION 20.20	UNCLASSIFIED FILL AND BACKFILL	46
Article 20.1	General	
Article 20.2	Material	
Article 20.3	Construction	
	Measurement	

Article 20.5	Basis of Payment	46
SECTION 20.21	CLASSIFIED FILL AND BACKFILL	47
Article 21.1	General	47
Article 21.2	Material	47
Article 21.3	Construction	49
Article 21.4	Measurement	50
Article 21.5	Basis of Payment	51
SECTION 20.22	LEVELING COURSE	52
Article 22.1	General	
Article 22.2	Material	52
Article 22.3	Construction	53
Article 22.4	Measurement	54
Article 22.5	Basis of Payment	55
SECTION 20.23	COBBLES	56
Article 23.1	General	
Article 23.2	Materials	
Article 23.3	Construction	
Article 23.4	Measurement	
Article 23.5	Basis of Payment	
SECTION 20.24	RIPRAP	57
Article 24.1	General	
Article 24.2	Materials	
Article 24.3	Construction	
Article 24.4	Method of Measurement	
Article 24.5	Basis of Payment	
SECTION 20.25	GEOTEXTILE FABRIC	59
Article 25.1	Description	
Article 25.2	Materials	
Article 25.3	Construction	
Article 25.4	Method of Measurement	
Article 25.5	Basis of Payment	
SECTION 20.26	INSULATION	66
Article 26.1	General	
Article 26.2	Materials	
Article 26.3	Construction	
Article 26.4	Measurement	
Article 26.5	Basis of Payment	
SECTION 20.27	DISPOSAL OF UNUSABLE OR SURPLUS MATERIAL	60
Article 27.1	General	
Article 27.1	Construction	
Article 27.2 Article 27.4	Measurement	
	Basis of Payment	

SECTION 20.28	RECONSTRUCT DRIVEWAY	70
Article 28.1	Description	70
Article 28.2	Materials	
Article 28.3	Construction	
Article 28.4	Measurement	
Article 28.5	Basis of Payment	71
SECTION 20.29	PIPE CASING	72
Article 29.1	General	72
Article 29.2	Materials	72
Article 29.3	Construction	72
Article 29.4	Measurement	72
Article 29.5	Basis of Payment	
SECTION 20.30	SHORING, SHEETING AND BRACING/SHORING AND	
	SHEETING LEFT IN THE TRENCH AND PORTABLE	73
Article 30.1	General	73
Article 30.2	Materials	73
Article 30.3	Construction	73
Article 30.4	Measurement	73
Article 30.5	Basis of Payment	73

# STANDARD CONSTRUCTION SPECIFICATIONS FOR EARTHWORK DIVISION 20

### SECTION 20.01 GENERAL

For the purposes of this Division, the terms "unsuitable" and "unusable" are equivalent when used as a description of a type of material and may be used interchangeably.

## Article 1.1 Scope of Work

The Work covered by this Division consists of providing all plant, labor, equipment, supplies, material, transportation, handling, and storage, and performing all operations pertaining to the: 1) construction of subbase for parking lots, streets, alleys, curbs, gutters, sidewalks and bike trails, 2) construction for all trench excavation, backfill, bedding, and foundation material for utility installation; and 3) excavation and backfill for building structures and retaining walls.

#### Article 1.2 Definitions

#### A. Backfill

Material placed in an excavated area.

## B. **Bedding**

Ground or support in which pipe is laid.

#### C. Borrow

Material used as fill and/or backfill which is obtained from a source other than required excavation.

## D. Compaction

Tamping by hand or machine to achieve required density in soils.

## E. Disposal Site

Any area where waste, unsuitable, unusable or surplus material from construction is placed. Contractor provided disposal sites are delineated in Division 10, Section 10.04, Article 4.9 – Disposal Sites.

#### F. Excavation

Area or material removed to provide a suitable base for improvement.

## G. Fill

Fill is considered the material placed above the original or natural ground line.

# H. Leveling Course

Leveling course is compacted material placed above the subbase and below the finishing surface of the improvement.

## Non-Frost-Susceptible Material

Non-organic soil containing less than three percent (3%) by weight of grains smaller than .02 mm obtained from minus three inches (-3") material.

#### J. Service Connection

Any connection from a main line utility or storm drain to a property line for the purpose of providing service to an individual property

## K. Subbase

The subbase is compacted material placed above the subgrade and below the leveling course.

# L. Subgrade or Bottom Excavation

The subgrade is material below the bottom of excavation and upon which the subbase material is placed.

## M. Trench

Any excavation for a utility or drainage system.

#### N. Unsuitable or Unusable Material

Unsuitable or unusable material may consist of any material which is, in the opinion of the Engineer, inadequate for use in the proposed construction.

## Article 1.3 Applicable Standards

The latest revision of the following standards of the American Society for Testing and Materials (ASTM) and the American Association of State Highway Transportation Officials (AASHTO) are hereby made a part of these specifications:

ASTM C-29	Test for Unit Weight of Aggregate
ASTM C-117	Test for Materials Finer than No. 200 Sieve in Aggregates by Washing
ASTM C-131	Test for Resistance to Abrasion of Small Size Coarse Aggregate by Use of the Los Angeles Machine
ASTM C-136	Test for Sieve or Screen Analysis of Fine and Coarse Aggregates

ASTM D-422 Test for Particle Size Analysis of Soil

ASTM D-424 Test for Plastic Limit and Plasticity Index of Soils

AASHTO M-147 Materials for Aggregate and Soil-Aggregate Subbase, Base, and

**Surface Courses** 

AASHTO T-180-D Test for Moisture-Density Relations of Soils

AASHTO T-205 Test for Field Determination of Density of Soil In-Place
AASHTO T-238 Test for Density of Soil In-Place by Nuclear Method.

# Article 1.4 Equipment

All equipment, tools, and machines used in the performance of the Work covered by these Specifications shall be subject to the approval of the Engineer and shall comply with all applicable safety requirements. All equipment used on the project shall be adequately maintained and shall be the proper equipment for the Work being accomplished so as to produce the result required by the Contract Documents.

# **Article 1.5 Compaction Standards**

The required density of fill and backfill shall meet the requirements as outlined in Section 20.21 - Classified Fill and Backfill. In areas outside of road rights-of-way, the density shall be as required by the Contract Documents or as directed by the Engineer.

Where compaction density is specified, the maximum density shall be determined in accordance with the current requirements of AASHTO Standard Method T-180-D.

The Diameter of the test mold in AASHTO T-180 Method D limits the size of particles which may be included in the test to that passing the three-quarter inch (3/4") sieve. In those instances where the particles are retained on the three-quarter inch (3/4") sieve, a correction must be applied to the standard laboratory density prior to calculating the percent compaction. To expedite field result the plus three-quarter inch (3/4") material may be sieved wet and the weight computed as a percent of the total weight of the material from the hole. The corrected laboratory density shall be computed in each instance by the formula:

Corrected Lab Density = 
$$\frac{62.4}{\frac{A}{C} + \frac{62.4(B)}{r}}$$

Where: A = Percent by weight of original material retained on the 3/4-inch sieve, expressed as a decimal.

B = Percent by weight of original material passing the 3/4-inch sieve, expressed as a decimal.

C = Specific gravity of +3/4-inch material (apparent specific gravity) as determined by AASHTO T-85.

D = Uncorrected laboratory density (minimum 3/4-inch material).

r = Coefficient with value depending A, as follows:

for 
$$A = 0.18$$
 or less,  $r = 1.00$   
 $A = 0.19$  or more,  $r = 1.036 - 0.2A$ 

Backfill under traffic and building structures and trench backfill in the public rights-of-way from six inches (6") over the top of the pipe to the surface shall be compacted to ninety-five percent (95%) of maximum density, unless otherwise noted and approved by the Engineer.

The backfill material shall be placed in horizontal lifts not exceeding twelve inches (12") in thickness and compacted. Any excavations improperly filled shall be reopened to the depth required for proper compaction, then refilled and compacted at the Contractor's expense. The use of water in excess of the quantity required to obtain specified density (optimum moisture content) to settle or compact the backfill will not be permitted.

## Article 1.6 Subsurface Investigation

Information pertaining to subsurface exploration, borings, test pit locations, and other preliminary investigation may appear in the Bidding Documents or be available at selected locations for review by the Bidder. This information was acquired for design purposes only and is not considered adequate for construction.

The soils classifications and geotechnical designations recorded are informational only and represent only those subsurface conditions on the particular date, at the specific location, as indicated on each soils log and on the plans. The ground water levels indicated on the test hole logs and shown on the Drawings were recorded at the time the test holes were performed. These water levels may vary seasonally and are shown for design and informational purposes only. Contractor shall assume responsibility for any conclusions that may be drawn from such information and the conclusions shall not be considered just cause for a claim for additional compensation or contract time extension. Contractor should obtain and analyze such additional information as the Contractor may feel necessary and shall be responsible for any conclusions drawn from that information.

The Owner does not warrant the correctness of the soils investigation or of any interpretation, deduction, or conclusion given in the report relative to subsurface conditions. The Bidder shall make his own deductions and conclusions as to the nature of the materials to be excavated, the difficulties of making and maintaining the required excavations, the difficulties which may arise from subsurface conditions, and of doing any other Work affected by the subsurface conditions, and shall accept full responsibility therefore.

#### Article 1.7 Weather Limitations

Unless otherwise authorized by the Engineer, fill and backfill material, base course, and leveling course shall not be placed when the atmospheric temperature is below thirty-five degrees Fahrenheit (35°F). When the temperature falls below thirty-five degrees Fahrenheit (35°F), it shall be the responsibility of the Contractor to protect all areas of completed Work against any detrimental effects. Any areas of Work not completed in accordance with the Contract Documents that are damaged by weather shall be reconditioned, reshaped, and recompacted by the Contractor in conformance with the requirements of the Contract Document without additional cost to the Owner.

# Article 1.8 Underground Utilities

The Contractor shall continuously support underground utilities during backfill placement and compaction. During backfill placement and compaction, the Contractor shall place geotextile fabric with a minimum twelve inch (12") separation from underground utilities, unless directed otherwise by the Engineer.

## **Article 1.9 Contaminated Material**

Unless otherwise noted in the Contract Documents, the Owner is not aware of any contaminated material within the project limits. If such material is encountered, Contractor shall notify the Engineer immediately for direction. Unless the contamination was caused by Contractor's operation, discovery of contaminated material will be treated as a changed condition per Division 10, Section 10.05, Article 5.18 – Changed Conditions.

#### SECTION 20.02 STORM WATER POLLUTION PREVENTION PLAN

### Article 2.1 General

This work shall consist of providing all labor, equipment, materials, and services to prepare, implement, inspect and maintain a Storm Water Pollution Prevention Plan (SWPPP) to comply with the Alaska Pollutant Discharge Elimination System (APDES) "Storm Water General Permit for Large and Small Construction Activities" that are classified as "Associated with Industrial Activity," as provided in the Clean Water Act, 33 U.S.C. 1251 et seq., as amended by the Water Quality Act of 1987, P.L. 100-4.

# Article 2.2 Preparation of SWPPP

Contractor shall prepare the SWPPP in accordance with the Alaska Department of Transportation and Public Facilities ALASKA STORM WATER POLLUTION PREVENTION PLAN GUIDE, latest edition, which complies with the APDES "Storm Water General Permit for Large and Small Construction Activities" that are classified as "Associated with Industrial Activity," as provided in the Clean Water Act, 33 U.S.C. 1251 et seq., as amended by the Water Quality Act of 1987, P.L. 100-4. The plan must address first preventing erosion, then minimizing erosion and finally trapping sediment before it enters waters of the United States.

The SWPPP must address the Contractor's site specific controls and management plan for the project site as well as for all material sites, waste disposal sites, haul roads and other affected areas, public or private. The Plan must also incorporate all the requirements of the Project permits.

The SWPPP must be prepared under the direction of and sealed by a professional engineer currently registered in the State of Alaska. Include all requirements of the APDES General Permit.

#### Article 2.3 Submittals

The Contractor shall submit three (3) copies of the SWPPP to the Owner and Engineer for approval no more than seven (7) calendar days after the Notice to Proceed. The Owner and Engineer will review the SWPPP within five (5) working days. The SWPPP will be returned for modification if it does not meet with the Owner and Engineer's approval.

The Contractor shall submit one copy of the SWPPP to the State of Alaska Department of Environmental Conservation (DEC) along with the required review fee. The Contractor shall be responsible for all modifications required by DEC.

The approved SWPPP must be signed by the Contractor, Owner, and Engineer according to the APDES General Permit. In addition, the SWPPP shall be signed by each Subcontractor participating in any of the construction activities. The signing of the SWPPP by the Contractor and Subcontractors is required prior to any services being rendered.

The Contractor must submit a Notice of Intent (NOI) to the DEC and a copy to the Owner and Engineer. Acknowledgement or receipt of the NOI by the DEC must be received no less than seven (7) days before commencement of ground disturbing activities.

The NOI form is available on-line at http://dec.alaska.gov/water/wnpspc/stormwater/APDESeNOI.html. The approved SWPPP becomes the basis of work required for the project erosion, sediment and pollution control.

In addition to complying with the requirements of the APDES Storm Water General Permit for Large and Small Construction Activities that are Classified as "Associated with Industrial Activity," all state and local regulatory requirements for the collection, control and discharge of storm water will be complied with by the General Contractor and Subcontractors.

### Article 2.4 Construction Activities

The SWPPP and associated Best Management Practices (BMPs) shall be implemented and inspected by the Contractor's Certified Erosion and Sediment Control Lead (CESCL). Maintenance of BMPs shall be performed under the CESCL's direct supervision.

The Contractor shall maintain all temporary and permanent erosion and sediment control measures in effective operating condition during the course of construction and until permanent slope stabilization is effective. The Contractor must also comply with all requirements of the APDES General Permit and implement all temporary and permanent erosion and sediment control measures identified in the SWPPP.

The Contractor shall be responsible for keeping the SWPPP current, which at a minimum shall include any changes in design, the current listing of all Contractor/Subcontractors who will implement a storm water mitigation measure required by the SWPPP, and a current listing of the construction activities which will implement a mitigation measure of the SWPPP. The Contractor shall also be responsible for conducting inspections in accordance with the Plan, writing inspection reports, and appending the reports in accordance with the Plan, and constructing and maintaining the stormwater prevention systems outlined in the SWPPP. All project updates and revisions prior to and during construction which will affect the SWPPP shall be incorporated as part of the Plan. Revisions to the SWPPP made in the field during construction shall be initialed and dated by the CESCL responsible for the change. The Plan Updates/Revisions shall be appended to the Plan. Additionally, a SWPPP Record of Revision shall be continually updated to document any change to the SWPPP, Inspection Reports, Project Updates or Revisions, and construction activities of Contractors/Subcontractors.

If the Contractor fails to coordinate temporary or permanent stabilization measures with earthwork operations in a manner to effectively control erosion and prevent water pollution, the Owner or Engineer may suspend earthwork operations and withhold monies due on current pay requests for such earthwork items until all aspects of the work are coordinated in a satisfactory manner. If the Contractor fails to pursue work required by the approved SWPPP, respond to inspection recommendations and/or deficiencies in the SWPPP or implement erosion and sedimentation controls identified by the Owner or Engineer, the

Owner may, after giving written notification, proceed to perform such work and deduct the cost, including engineering costs, from the contract amount.

## **Article 2.5 Post-Construction Activities**

Upon completion of the project, the General Contractor shall return the original SWPPP with all amendments and inspection reports required by the APDES General Permit to the Owner and Engineer.

Upon completion of the project and when the project site has been determined by the Owner and Engineer to be finally stabilized and all storm water discharge from the site has ceased, the Contractor shall submit a Notice of Termination (NOT) to the DEC and a copy to the Owner and Engineer. The NOT is available on-line at http://dec.alaska.gov/water/wnpspc/stormwater/APDESeNOI.html. The NOT shall not be submitted until site has been finally stabilized, including satisfactory establishment of grass, even if after final acceptance of the Contract.

## Article 2.6 Minimum Storm Water Controls

In addition to the best management practices developed in the SWPPP, the Contractor shall include the following minimum controls for this specific project.

- Sweep all street entrances and paved street haul routes where dirt is tracked or dropped from trucks as a result of the construction as directed by the Owner or Engineer.
- 2. Temporarily grade drainage swale areas into porous subgrade gravel rather that into the storm drain inlets.
- Protect storm drain inlets while revegetation is occurring.
- 4. Direct drainage from disturbed areas away from storm drainage system, where practicable.

## **Article 2.7 Maintenance and Inspection**

The controls identified in the SWPPP for the project site shall be inspected periodically and maintenance shall begin as soon as a deficiency is observed.

The Contractor shall provide a qualified person to inspect the disturbed areas of the construction site that have not been stabilized, the areas used for storage of materials that are exposed to precipitation, the structural control measures, and the locations where vehicles enter or exit the site.

Disturbed areas and areas used for storage of materials that are exposed to precipitation shall be inspected for evidence of, or the potential for, pollutants entering the drainage system at regular intervals as required by the SWPPP and the APDES General Permit and within 24 hours of the end of a storm event exceeding ½ inch in 24 hours. Control measures

identified in the Contractor's Plan shall be observed to ensure that they are effective in preventing impacts to receiving waters.

An inspection report shall be written summarizing the scope of the inspection, the name(s) and qualifications of personnel making the inspection, the date of the inspection, major observations relating to the implementation of the SWPPP, and the actions and modifications taken to correct insufficiencies identified during the inspection. The report shall identify any incident of non-compliance. If no incidents of non-compliance are observed during the inspection, the report shall contain a certification that the facility is in compliance with the SWPPP and the general APDES permit. The inspection report shall be signed by the project superintendent or a duly authorized representative. Any person signing a document for the SWPPP shall add the following certification:

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system design 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 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.

All inspection reports shall be made and retained as part of the SWPPP. Each inspection report shall be appended by the Contractor to the original SWPPP. Each report must be prepared and submitted to the Owner and Engineer within three (3) days of the inspection.

## Article 2.8 Basis of Payment

Payment for this work shall be in accordance with Division 10.00 Standard General Provisions, Section 10.07 Measurement and Payment, and shall include final payment for all work described in this section. Specifically:

- Administration of all work under this section. This includes, but is not limited to, plan
  preparation, plan amendments and updates, inspections, monitoring, reporting and
  record keeping. The Contractor is not eligible for payment under this item until the
  SWPPP has been approved by the Engineer.
- 2. Installation and maintenance of temporary erosion, sedimentation, and pollution control measures in accordance with the original approved SWPPP and any amendments to the plan.

Temporary erosion and pollution control measures that you perform and that are required due to your negligence, carelessness, or failure to install permanent controls as a part of the work as scheduled or ordered by the Engineer, or for your convenience, will not be paid for.

Permanent erosion and pollution control measures will be measured and paid for under other contract items, when shown on the bid schedule.

Payment will be made under the following item:

ITEM UNIT

Storm Water Pollution Prevention Plan Lump Sum

## SECTION 20.03 EXPLORATORY TEST PITS

### Article 3.1 General

Work under this Section consists of furnishing an excavator, operator, and all related supplies in order to dig and fill exploratory test pits as directed by the Engineer prior to the commencement of construction activities.

#### Article 3.2 Materials

Contractor shall furnish an excavator capable of excavating to a minimum depth of twelve feet (12').

## Article 3.3 Construction

Contractor shall excavate as directed by the Engineer. After inspection of the test pit is complete, Contractor shall backfill test pits with native material and compact them so that the ground is returned to its original condition. If directed by the Engineer, Contractor shall segregate the cast piles to avoid contamination.

### Article 3.4 Measurement

Work performed under this Section is measured by the cost per hour for all personnel, equipment, and supplies necessary for completion of said Work. Down time or delays caused by equipment failure is included in the measurement and no additional payment will be made.

## Article 3.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment is made under the following item:

ITEM	UNIT
Exploratory Excavation	Hour

### SECTION 20.04 CLEARING AND GRUBBING

#### Article 4.1 General

The Work under this Section consists of removing all vegetation, brush, trees, logs, tree stumps, roots, and root mat to a Contractor-provided disposal site, and the preservation from damage of all items designated to remain. Limits of clearing and grubbing shall be in conformance with right-of-way easements, and stipulations, and as shown on the Drawings, staked by the Contractor, and approved by the Engineer.

## **Article 4.2 Construction**

The Contractor shall do all clearing and grubbing necessary in the construction of roadways, bike trails, and utilities. Prior to clearing and grubbing, the Contractor shall stake the clearing limits. Trees, brush, roots, and root mat removed in the clearing and grubbing operations shall be hauled to a disposal site provided by the Contractor as delineated in Division 10, Section 10.04, Article 4.9 – Disposal Sites.

Any areas designated to remain shall be protected per Division 75, Section 75.02, Article 2.3 – Construction.

### Article 4.3 Measurement

The measurement of clearing and grubbing shall be by the acre or portion thereof as shown on the Drawings and staked by the Contractor and approved by the Engineer, or lump sum.

## Article 4.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

TTEM UNIT

Clearing and Grubbing Acre

Clearing and Grubbing Lump Sum

## SECTION 20.05 CLEARING

## Article 5.1 General

The Work under this Section consists of clearing the areas shown on the Drawings, staked by the Contractor, and approved by the Engineer of all logs, trees, brush, and other vegetation, and removal to a Contractor-provided disposal site, and the preservation from damage of all items designated to remain.

#### Article 5.2 Construction

The Contractor shall perform all clearing necessary within the areas shown on the Drawings and staked by the Contractor. All stumps shall be cut off a maximum of two inches (2") above the ground.

Areas designated to remain shall be protected in accordance with Division 75, Section 75.02, Article 2.3 – Construction.

Tree pruning shall be done by an International Society of Arboriculture (ISA) Certified Arborist in accordance with ANSI A300.

All material removed in the clearing operation shall be hauled to a disposal site provided by the Contractor as delineated in Division 10, Section 10.04, Article 4.9 – Disposal Sites. With prior approval of the Engineer, chipping may be an acceptable alternate to clearing and hauling away of spoils.

## A. Clearing for Multi Use Paths

Overhanging limbs shall be pruned to provide a six foot (6') clear corridor on both sides of the centerline with a nine foot (9') clearance above finished trail. Where filter fabric is specified, the stumps shall removed completely or ground to a minimum of 6" below the soil surface and backfilled with the appropriate material.

## B. Clearing for Sidewalks/Curb Ramps

Contractor shall prune overhanging limbs and other vegetation to provide full clearance of the sidewalk to a minimum height of ten feet (10') above and a minimum width of two feet (2') from the outside edges of the sidewalk, unless otherwise specified on the Drawings or directed by the Engineer.

## Article 5.3 Measurement

The measurement of clearing shall be measured by the acre or portions thereof, as shown on the Drawings and staked by the Contractor, or lump sum. Clearing for bike trails, sidewalks, and curb ramps shall be measured by linear feet along the centerline of the improvement.

# Article 5.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM UNIT

Clearing Acre

Clearing Lump Sum

Clearing for Bike Trail/Sidewalk/Curb Ramp Linear Foot

## SECTION 20.06 REMOVAL OF TREES

### Article 6.1 General

The Work under this Section consists of the performance of all operations pertaining to the removal and disposal of trees nine and one-half inches (9 1/2") or greater in diameter measured at Diameter Breast Height (DBH) taken at four and one half feet (4.5') above the lowest soil line. This item will not be a pay item if Clearing or Clearing and Grubbing is included in the Bid Schedule.

#### Article 6.2 Construction

Contractor shall dispose of trees, including stumps, of the size described above which interfere with construction under this Contract at a Contractor provided disposal site as delineated in Division 10, Section 10.04, Article 4.9 – Disposal Sites.

Removal and disposal of all trees, including stumps, less than nine and one-half inches (9 1/2") DBH will be considered an incidental part of the excavation unless either the pay items Clearing and/or Clearing and Grubbing are included in the Bid Schedule.

#### Article 6.3 Measurement

Measurement for tree removal shall be per tree removed in the size range described.

# Article 6.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

IIEM	UNII
Tree Removal	Each

## SECTION 20.07 REMOVAL OF SIDEWALK AND CONCRETE APRON

## Article 7.1 General

The Work under this Section consists of performing all operations pertaining to the removal and disposal of sidewalks and concrete aprons designated for removal, including wire mesh or steel reinforcement within the concrete sidewalk and apron, in accordance with the limits shown on the Drawings or as directed by the Engineer.

#### Article 7.2 Construction

Sidewalks or concrete aprons to be removed shall be saw cut or broken at a joint. Broken joints shall be finished, as required by the Engineer, to eliminate jagged edges. The Contractor shall dispose of this material at a Contractor-provided disposal site as delineated in Division 10, Section 10.04, Article 4.9 – Disposal Sites.

## Article 7.3 Measurement

Sidewalk and concrete apron designated for removal will be measured in square yards regardless of thickness.

## Article 7.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Remove Sidewalk Square Yard

Remove Concrete Apron Square Yard

## SECTION 20.08 REMOVAL OF CURB AND GUTTER

## Article 8.1 General

The Work under this Section consists of performing all operations pertaining to the removal and disposal of existing curb and gutter designated for removal, including any wire mesh or steel reinforcement within the curb and gutter, in accordance with the limits shown on the Drawings or as directed by the Engineer.

## Article 8.2 Construction

Curb and gutter to be removed shall be saw cut or broken at a joint. Broken joints shall be finished, as required by the Engineer, to eliminate jagged edges. The Contractor shall dispose of removed curb and gutter at a Contractor-provided disposal site as delineated in Division 10, Section 10.04, Article 4.9 – Disposal Sites.

## Article 8.3 Measurement

Curb and gutter removal designated for removal will be measured in linear feet removed, measured along the face of the curb, regardless of size and type.

## Article 8.4 Basis of Payment

Payment for this item shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Remove Curb and Gutter	Linear Foot

## SECTION 20.09 REMOVAL OF PAVEMENT

## Article 9.1 General

The Work under this Section consists of performance of all operations pertaining to the removal and disposal of existing pavement in accordance with the limits indicated on the Drawings and as directed by the Engineer.

The Contractor will remove existing pavement (parking areas, driveways, etc.) within the right-of-way to a line one foot (1') back of the proposed improvements during the initial clearing/excavation operations. Further removal will be as directed by the Engineer in order to provide a proper transition between new and existing pavement. The intent is to minimize unnecessary removal of pavement.

The Contractor shall remove all pavement designated for removal, including pavement placed within the gutter pan. Removal of the pavement within the gutter pan shall be considered incidental to the bid item "Remove Existing Pavement" and no separate payment shall be made.

#### Article 9.2 Construction

Pavement shall be removed by the Contractor in a manner that will produce a straight, uniform edge along the section removed. The method of producing the straight edge shall be by cutting the section with an air chisel, wheel, power-driven saw, or other methods approved by the Engineer.

Contractor shall keep pavement that is designated for removal free from objectionable material (concrete, steel, etc.) and shall properly dispose of pavement designated for removal. If the removed pavement material under this Section contains objectionable material, as identified by the Engineer, then Contractor shall dispose of this material in accordance with Division 10, Section 10.04, Article 4.9 - Disposal Sites.

## Article 9.3 Measurement

Pavement removed will be measured by the square yard of pavement designated for removal, regardless of thickness, except that no measurement will be made of pavement less than one inch (1") thick.

# Article 9.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Remove Pavement Square Yard

#### SECTION 20.10 EXCAVATION FOR TRAFFIC WAYS

## Article 10.1 General

The Work under this Section consists of furnishing all plant, labor, equipment, supplies, and material in performance of all operations pertaining to the excavation of unsuitable and/or surplus material for street, alleys, access roads, parking lots, sidewalks, curbs, gutter, and bike trails.

Additional excavation for roadways may be required when authorized in writing by the Engineer. Contractor shall not be entitled to additional compensation for performing excavation not previously authorized by the Engineer.

# Article 10.2 Survey Stakes

The Contractor shall place control stakes on each side of, and beyond the limits of, the proposed excavation. Stakes will be set at grade breaks and on even grades at intervals not to exceed fifty feet (50'), with additional stakes on vertical curves. These shall be marked with the station, offset, and show the cut or fill to centerline or grid design grade.

## Article 10.3 Miscellaneous

Public property lying within the right-of-way, such as signs and markers, that interferes with construction shall be removed and reset at the time and place as directed by the Engineer. Any damage by the Contractor shall be repaired or the item replaced in kind at the Contractor's expense.

Contractor shall remove culverts designated for salvage. Contractor shall deliver salvaged culverts to the location specified in the Contract Documents or as directed by the Engineer.

A disposal site for non-salvageable materials shall be provided by the Contractor per Division 10, Section 10.04, Article 4.9 – Disposal Sites

All existing valve boxes, cleanouts, manholes, sewer services and mains, water services and mains, gas lines, underground power, underground communications, etc. shall be located and exposed by the Contractor and carefully protected during the course of the Work. The Contractor, in conjunction with the Engineer, shall check all utilities prior to the start of the construction and record their condition. All manholes, catch basins, cleanouts, etc. will be checked for damage resulting from the Contractor's operation prior to final acceptance by the Owner. The Contractor is responsible for restoring all existing utilities to pre-existing conditions, and shall coordinate with the affected utility in having any necessary repairs completed.

All existing utilities requiring adjustment to grade shall be adjusted by the Contractor in accordance with the applicable Standard Details. Payment for such adjustment shall be as specified under the applicable Section of these Specifications.

## Article 10.4 Unusable and Usable Excavation

Unclassified Excavation shall include excavation of both unusable and usable material as defined in this article.

Unusable excavation shall consist of all excavation which is excess or not suitable for classified fill or backfill as determined by the Engineer. When grubbing of the surface organic or root mat is not required elsewhere on the Drawings or Specifications, unusable excavation shall include the surface mat.

Usable excavation shall consist of material from excavation that is designated by the Engineer as suitable for fill or backfill.

If usable soil conditions are encountered at elevations different from those indicated on the Drawings, the Engineer may direct, in writing, that the excavation be altered to elevations either above or below those specified.

Any unauthorized excavation beyond the specified lines, grades, and cross sections shall be filled with classified fill or backfill and compacted without additional cost to the Owner. The Contractor shall control the banks of all excavated areas as necessary to prevent movement of soil in areas supporting existing foundations, slabs, poles or other structures.

Where unusable soils are encountered in the subgrade within the specified depth below finish grade as indicated on the Drawings, the Contractor shall excavate to a depth such that usable soils are uncovered or the depth below finished grade as directed by the Engineer. The excavations shall be uniformly shaped so that classified backfill material can be properly placed and compacted. The area shall be feathered to adjoining areas where usable material is found. Excavated area shall not be backfilled until cross sectional elevations and measurements of the area excavated have been taken.

The Contractor shall be responsible for keeping all embankments and excavation well shaped and drained. The subgrade shall be maintained, compacted in cut sections if required, and kept free of leaves, sticks, or other debris.

The Contractor shall perform whatever work necessary to prevent flow and accumulation of surface water or ground water in excavations. Unless otherwise provided in the Special Provisions, all Work associated with pumping or dewatering shall be considered incidental to the Contract and no separate payment shall be made.

## Article 10.5 Utilization or Disposal of Excavated Material

Excavated material conforming to the specifications for classified fill and backfill shall be used where practical for fill and backfill as directed by the Engineer. When this material is used, it shall be considered usable excavation. Usable excavation shall be compacted in accordance with Section 20.01, Article 1.5 - Compaction Standards. When not used on the Project site, the material shall be hauled away and treated as unusable excavation. Unusable excavation shall be hauled to a Contractor-furnished disposal site as delineated in Division 10, Section 10.4, Article 4.9 – Disposal Sites. Unless otherwise specified in the

Special Provisions, the Contractor will not be required to transport usable excavation from one schedule of a Contract for use in another schedule of the same Contract unless they are continuous or adjacent.

## Article 10.6 Excavation

The Contractor shall utilize whatever methods and equipment necessary to excavate to the limits designated by the Drawings and Specifications and authorized by the Engineer, except that no equipment or method may be utilized that because of its action deteriorates the subgrade making additional excavation necessary beyond the limits originally authorized.

#### Article 10.7 Measurement

Unclassified Excavation shall be measured by cubic yard by cross section and shall include both unusable and usable material.

The measurement of excavation will not include water or other liquids but will include topsoil, mud, muck, or other similar semi-solid material which cannot be drained or pumped away.

Usable excavation will be measured per cubic yard by cross section or at the option of the Engineer per cubic yard by truck count. Computation of truck volumes will be by actual measurement to arrive at truck loading, adjusted by an appropriate swell factor as approved by the Engineer.

Unusable excavation will be measured per cubic yard by cross section or at the option of the Engineer per cubic yard by truck count. Computation of truck volumes will be by actual measurement to arrive at truck loading, adjusted by an appropriate swell factor as approved by the Engineer.

Cross-section measurement of usable or unusable excavation shall be based on in-place volumes as determined by the average end areas of cross sections.

For all scale measured quantities, the Contractor shall furnish a scale certified by the State of Alaska for weighing excavation at a location agreeable to the Engineer. Weight tickets will be serialized and witnessed at the time of weighing by a Contractor-furnished weighman. The Engineer may at any time verify load weights and weighing process. Tickets shall be presented for each load at time of delivery to the Engineer or his designated representative.

# **Article 10.8 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment for usable excavation includes the costs of subsequent placement and compaction of the excavated material and shall not be paid separately as Classified Fill or Backfill. Payment for unusable excavation includes removal from the project site and disposal.

Payment shall be made under the following units:

ITEM UNIT

Usable Excavation Cubic Yard

Unusable Excavation Cubic Yard

Unclassified Excavation Cubic Yard

## SECTION 20.11 GRADING EXISTING SURFACES

## Article 11.1 General

The Work under this Section consists of performing all operations necessary to shape the existing ground prior to placement of the fill or surfacing material.

## **Article 11.2 Construction**

To the extent indicated on the Drawings, and as directed by the Engineer, the Contractor shall grade the existing ground. Material removed from the high areas shall be used to fill the depressions. Where the existing ground has a slope greater than one vertical to four horizontal, the surface of such ground shall be plowed, steeped or broken up in such a manner that graded material will blend with the existing surface.

On trails, the graded material shall be compacted to ninety percent (90%) of the maximum density; for roads, the required compaction shall be ninety-five percent (95%) of the maximum density. Graded material which is excessively wet shall be aerated by means of blade graders, harrows, or other suitable equipment until the moisture content is satisfactory.

When the bid item is "Grading Existing Surfaces," no separate payment will be made for "Usable Excavation."

## **Article 11.3 Measurement**

Measurement for grading shall be per lineal foot along the centerline of the constructed trail or roadway.

## **Article 11.4 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Grading Existing Surfaces	Linear Foot

## SECTION 20.12 DEWATERING

## Article 12.1 General

The Work under this Section consists of performing all work and operations pertaining to the dewatering of Work areas, including diversion of surface and subsurface water flows, to provide a dry and stable environment for excavation, backfill, and trench Work.

## Article 12.2 Materials

Contractor is responsible for preparing, obtaining approval of, and implementing the Dewatering Plan. The Contractor shall provide all equipment, materials, and personnel necessary to prepare and implement the Dewatering Plan and provide a dry and stable construction environment.

## **Article 12.3 Construction**

Design, installation, and operation of dewatering systems shall comply with current safety and environmental regulations.

The Contractor shall submit his Dewatering Plan to the Engineer a minimum of seven (7) days prior to beginning dewatering activities. The Dewatering Plan shall contain copies of all Contractor obtained permits and approvals. When dewatering approval is required by DEC, the Contractor shall submit a copy of the approved dewatering plan to the Engineer. Dewatering activities shall not commence until the Engineer has approved the Plan.

Acceptance of Contractor's Dewatering Plan by the Engineer shall not relieve the Contractor of responsibility for the exercise of reasonable precaution, sound engineering judgment, prudent construction practices, overloading or misuse of existing or new structures, the adequacy and safety of such Works, and potential damage or undermining of existing or completed Work. Acceptance of the Dewatering Plan by the Engineer does not relieve the Contractor of the responsibility for providing additional Dewatering Work if implementation of the accepted Dewatering Plan does not result in a dry and stable construction environment.

Water resulting from Contractor's dewatering effort may not be pumped or otherwise diverted into existing storm drains unless required permits, including, but not limited to, the DEC and EPA, are obtained by Contractor. Under no circumstances will Contractor be allowed to divert water from the excavation onto roadways. Contractor shall provide disposal site for excess water and shall be responsible for securing all necessary permits and approvals. Contractor shall provide copies of permits and approvals to the Engineer.

The Contractor shall dispose of <u>all</u> water from trench dewatering in accordance with the City of Palmer Storm Water guidelines and State of Alaska regulations. Contractor shall treat all ground water to prevent debris and sediments from entering creeks, lakes, ponds, wetlands areas and drainage systems.

## **Article 12.4 Measurement**

The method of measurement for Dewatering is lump sum for all Work necessary to provide a dry and stable construction environment, including Work not identified in the accepted Dewatering Plan.

# **Article 12.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Dewatering	Lump Sum

#### SECTION 20.13 TRENCH EXCAVATION AND BACKFILL

## Article 13.1 General

The Work under this Section consists of furnishing and installing all materials and performing all work including excavation, shoring, bracing, trench boxes, pipe bedding, backfill, dewatering, compaction and material testing. Such work and materials are incidental to this item and no other payment shall be made. Material for trench backfill shall be obtained from the trench excavation unless otherwise shown on the drawings or directed by the Engineer. Related work paid for and specified elsewhere includes Removal of Existing Pavement, water pipe and valves, Unusable Excavation (if encountered), Leveling Course, and Asphalt Concrete Pavement.

The Contractor is subject to the same utilities check requirements as described under Section 20.10, Article 10.3 - Miscellaneous.

## Article 13.2 Trench Excavation and Backfill - Description

This Work shall consist of all excavation and backfill of trenches as specified for pipe installation and all other miscellaneous items as specified in this Section.

The Contractor shall minimize the width of the trench.

Trench limits shall be shown on the Drawings, and staked in the field. Trench width at or below the top of the pipe shall be of a width that will allow compaction equipment to be utilized at the sides of the pipe. Trenches shall be of the necessary width for proper laying of pipe, conduit, or cable and the banks shall be sloped so as to conform to the prevailing safety requirements.

Trench depth shall be excavated not less than six inches (6") below the barrel of the pipe unless otherwise directed by the Engineer. Where maximum trench width is limited, as shown on the Drawings, the Contractor shall provide trench shoring or supports systems as necessary to ensure that the trench width does not exceed the established limits. The Contractor shall erect and maintain continuous trench barricades to prevent access around all excavations left open at the end of the workday. The Contractor shall provide and maintain adequate barricades to insure public safety at all times during the prosecution of the Work.

If at any time the Engineer determines that the construction trench section is greater than the pay limits as shown on the Drawings and described herein, the Contractor may be required to implement appropriate construction techniques to reduce the trench section or absorb all costs associated with the greater trench section, including, but not limited to: replacement of pavement, curb and gutter, sidewalk, street amenities, landscaping, disposal of surplus material and furnishing classified backfill. The pay limits as shown on the Drawings and described herein are to limit pay quantities and incidental costs only and are not intended to limit or in any way alter the requirements of OSHA or State of Alaska safety regulations. The Contractor is required to conduct all trenching operations in accordance with current safety standards.

The Contractor shall be responsible for any and all costs resulting from over excavation, including the need for additional backfill beyond the maximum pay limits as shown on the Drawings or described herein. In addition, the Contractor shall be responsible for all costs and time required for the repair or replacement of streets, alleys, driveways, buildings, sidewalks, curb and gutter, drainage patterns, gravel pads, fences, lawns, property corner markers, survey monumentation, street name signs, traffic control signs, light poles, trees, utilities, shrubbery, gardens, retaining walls, utility markers, rockeries, landscaping, or other public or private improvements damaged by the Contractor which are located outside of the horizontal pay limits defined above. The cost of repairing damage or replacing such facilities within the horizontal pay limits shall be included as part of the unit price for the pay item under construction or shall otherwise be considered incidental to the Contract.

Resurfacing of trench excavation and backfill shall conform to the appropriate sections of this Division, Division 40 – Asphalt Surfacing, and the Standard Details, as appropriate.

## **Article 13.3 Construction**

## A. Trench Excavation

The Contractor shall perform all excavation of every description and whatever substance encountered including rock and permafrost. Excavation will be to the extent indicated on the Drawings, and as staked in the field. All excavated materials for backfill shall be placed in an orderly manner and placed at a distance from the trench section which conforms to all state and/or federal safety codes.

Excavated materials shall be protected from saturation by storm water. Material which is allowed to become saturated and unsuitable for backfill shall be removed and disposed offsite and replaced with suitable backfill material having similar gradation as the soil being removed. Removal, disposal and replacement of saturated material shall be at no additional expense to the Owner.

All excavated organic or other unsuitable backfill materials shall be placed in a similar manner, but shall be kept separate from all excavated sandy, silty, or gravelly material. In addition, excavated materials suitable for bedding, foundation material, Type II or Type III material, shall be stockpiled separate from each other.

Time is of the essence; therefore the Contractor shall not begin excavation of the trench until all materials, equipment, and personnel are present to complete the Work in the most expedient manner. Not more than 200 feet of trench shall be open at any time and the trench shall be completely backfilled at the end of each work period, except that a "bell-hole" of not more than 50 feet top length may be left open, provided it is sufficiently barricaded and signed for public safety. During rock excavation, the allowable length of trench to remain open may be revised by the Engineer appropriate to the excavation method employed, provided Contractor sufficiently provides for public safety.

Rock. Where Rock is encountered, notify the Engineer immediately and cooperate with the Engineer to expose the limits of the affected trench area. Engineer shall

direct the Contractor to remove the Rock, adjust the pipe profile, or a combination of each. When the Engineer directs the Contractor to remove Rock, such work shall be measured and paid for in accordance with Articles 13.4 and 13.5. Rock excavation shall be as specified in this Section and as shown on the Drawings. There shall be no additional compensation for investigation of rock limits or for adjustment to the pipe profile.

Rock shall be defined as solid homogeneous interlocking crystalline material with firmly cemented, laminated, or foliated masses, or conglomerate deposits, neither of which can be removed without systematic drilling and blasting, drilling and expansion jack or feather wedges, or the use of backhoe-mounted pneumatic rock-breakers.

Contractor shall be responsible for protection of the public and for protection of utilities and structures adjacent to the Work from damage or harm related to the Work, including rock excavation by drilling and blasting or other methods. Contractor shall take appropriate measures and conduct rock excavation in a manner which avoids damage to adjacent structures and utilities from such forces including, but not limited to ground vibration and flyrock.

<u>Pre- and Post- Rock Excavation Inspections.</u> Prior to and at the conclusion of rock excavation, the Contractor, Engineer, Owner and building owner(s) shall perform a joint inspection and survey of the existing building and utility conditions within 500 feet of the rock excavation area and as directed by the Engineer, including photographic and video recordings of the general condition and structural defects or damage. During rock excavation, Contractor shall periodically inspect buildings and any previously noted structural defects. Contractor shall halt operations immediately and inform the Engineer of any change in the structural conditions. Contractor shall reassess and revise excavation methods and repair any damage.

Blasting. Prior to commencement of drilling, submit a Blasting and Blasting Safety Plan prepared by a qualified Blaster. Include the details of test blasting, controlled blasting and production blasting. Include station limits, date and time of each blast, layout details of each blast, trade names, types and sizes of explosives and accessories, delay sequences of the blast holes, and powder factors. Include a description of road closures, warning signals, and plans for notification of affected local, state and federal agencies. Discuss methods for protection of life and health, public and private property, new work or existing work on the project, and nearby structures. Submit a revised Blasting and Blasting Safety Plan any time there is a change in the drilling or blasting methods or safety procedures.

<u>Blaster Requirements</u>. Use a qualified blaster licensed or otherwise authorized under all applicable federal, state and local laws or regulations to possess, transport, store and use explosives of the type used on the project. Qualified Blaster shall be insured in accordance with Division 10, Article 6.9. Qualified Blaster shall meet the following requirements:

- City of Palmer Blast Permit completed.
- Experience successfully blasting trenches for utilities,
- At least 15 years experience in responsible charge of blasting, and
- Experience successfully blasting in urban setting.
- Provide references for successful blasting experience in similar urban setting within the past 3 years.

Provide the Blaster's resume and copies of all applicable licenses to the Engineer with the Blasting and Blasting Safety Plan.

Blaster shall be on-site during all loading and blasting operations. Blaster shall take responsible charge for safety procedures and to maintain a detailed record for each day of blasting work.

<u>Pre-blast Meeting</u>. Hold a pre-blasting meeting at the site prior to commencement of any drilling and blasting operations with the Contractor, the Blaster and the Engineer. Discuss the Blasting and Blasting Safety Plan and familiarize the participants with the details of the blasting operations and safety issues and procedures.

<u>Blasting Methods</u>. Use blasting materials and methods as necessary to fragment and loosen the rock inside the design excavation limits. Use appropriately designed delay sequences and charge weights per delay to minimize ground vibrations and prevent damage to buildings, structures, utilities or other facilities. Prior to blasting, remove all loose objects and render safe all dangerous conditions in or near the blasting area. Detonate charges in a delay sequence toward the free face.

All unusable or surplus material excavated from within the trench section, as shown on the Drawings, shall be removed from the project site. Payment for this Work shall be in accordance under Section 20.27 – Disposal of Unusable or Surplus Material. Unusable or surplus material excavated outside of the authorized trench section shall be disposed of at the Contractor's expense.

## B. Trench Dewatering

Contractor shall protect adjacent utilities and property by trench dewatering and to successfully install the new utility lines. Dewatering shall be performed in accordance with Section 20.12 - Dewatering.

## C. Bedding

All pipe shall be placed in bedding material as specified or as shown on the Drawings. Bedding materials for the type specified shall conform to the requirements of Section 20.16 – Furnish Bedding Material.

Bedding material shall be placed so that it does not free fall for a distance greater than two feet (2') above the top of the pipe. If the distance is greater than two feet

(2'), the Engineer may require the Contractor to expose the exterior surface of the pipe being bedded. The Contractor shall provide the Engineer an opportunity to inspect the uncovered Work for damage. Upon completion of the inspection, the Contractor shall repair or replace damaged Work to the satisfaction of the Engineer. All costs associated with inspection, repair, replacement, and installation of the Work due to the bedding material free falling greater than two feet (2') shall be incidental to the Contract.

Where specified bedding material is available from trench excavation, the Contractor shall use care to separate it from unsuitable material. Class B or C bedding material shall be placed under and around the pipe in lifts not to exceed twelve inches (12"), and compacted to ninety-five percent (95%) of maximum density. In no case shall bedding material be placed above the spring line of the pipe in a single lift.

Where specified bedding materials are encountered in the trench bottom, the trench shall be accurately graded to provide uniform bearing and support for each section of the pipe for its entire length, except for the portion of the pipe sections where it is necessary to excavate for the bell holes and other type joints and for the proper sealing of the joints. Bell holes and depressions for joints shall be dug after the trench bottom has been graded and, in order that the pipe will rest on the prepared bottom for as nearly its full length as practical, bell holes and depressions shall be only of such length, depth, and width as required for properly making the particular type of joint. Where unsuitable material such as, but not limited to hard pan or rock is encountered, the trench shall be over-excavated so a minimum of six inch (6") depth of bedding material is required to bring the trench bottom up to the specified grade. This bedding material shall be compacted to a minimum of ninety-five percent (95%) of maximum density prior to the installation of the pipe. If the Engineer determines that excavated material is unsuitable for bedding, he may direct the Contractor to "Furnish Bedding Material."

## D. Trench Backfill

Trench backfill is defined as the placement of material above the level of bedding material. Material for backfill shall be obtained from trench excavation if the material is suitable or conforms to the specifications for backfill. If the Engineer determines that excavated material is unsuitable for trench backfill, he may direct the Contractor to "Furnish Trench Backfill." Backfill shall be placed in lifts and compacted in such a manner that ninety-five percent (95%) of maximum density is obtained unless otherwise specified in the Contract Documents. No separate payment will be made for compaction to ninety-five percent (95%) of maximum density. Where mechanical compaction is required, compaction shall be accomplished in accordance with Section 20.01, Article 1.5 - Compaction Standards. Backfill shall not contain broken bituminous pavement or Portland Cement Concrete, and shall be placed in accordance with Section 20.21 - Classified Fill and Backfill.

# E. Locator Tape

Contractor shall provide and install a detectable locator tape properly coded and labeled identifying the utility or utilities installed in the trench. The locator tape shall not be less than five (5) mil, foil backed, and six inch (6") wide vinyl tape. The Contractor shall install the locator tape above and parallel to the axis of the utility with no breaks in continuity. The Contractor shall install the locator tape three feet (3') below finish grade or two feet (2') deep in the street structural section. Installation of the locator tape is considered incidental to Trench Excavation and no separate payment shall be made.

# F. Cleanup

This item consists of cleanup and finishing of all construction areas to their original condition or better. All Work shall be in accordance with Division 10, Section 10.05, Article 5.25 - Final Trimming of Work.

#### G. Insulation

Refer to Section 20.26 – Insulation and Standard Detail 20-9 for insulation installation requirements.

## **Article 13.4 Measurement**

Measurement of trench excavation and backfill will be per linear foot of horizontal distance for the various depths as set forth in the Bid Schedule. On sanitary sewer and storm drain construction, measurement will be from center to center of manholes, from center of manhole to center of catch basins, from center of manhole to center of cleanout wye, from center of manhole to end of out-fall piping. On all other construction, measurement will be from station to station as shown on the Drawings. Trench depth shall be measured from original ground to the bottom of bedding along centerline of pipe.

If trench excavation is performed under the same Contract with a roadway project, the depth of trench shall be measured from the bottom of bedding to the subgrade as it exists after the excavation necessary under the roadway project is complete.

When Rock is encountered, measurement shall be by the cubic yard of material excavated. There shall be no deduction in trench excavation length through the rock excavation area. Type II Classified Fill and Backfill and Class C bedding material imported to replace Rock shall be incidental and shall not be measured or paid for separately. The quantity of Type II Classified Fill and Backfill used as Rock backfill shall not be included in the quantity of Type II Classified Fill and Backfill used in the typical street sections shown on the Drawings and paid for under Section 20.05.

Locator tape is incidental to this Bid Item.

# **Article 13.5 Basis of Payment**

When Rock Excavation is not included in the Bid Schedule and Rock is encountered, Rock Excavation shall be considered Changed Condition under Article 4.4.

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Disposal of unusable or surplus material will be paid under Section 20.27 – Disposal of Unusable or Surplus Material and no payment shall be made in this Section.

Payment shall be made under the following units:

ITEM	UNIT
Trench Excavation and Backfill (various depths)	Linear Foot
Trench Excavation and Backfill (various depths)	Cubic Yard
Rock Excavation and Backfill	Cubic Yard
Permafrost Excavation & Backfill	Linear Foot
Permafrost Excavation & Backfill	Cubic Yard
Trench Dewatering	Lump Sum

# SECTION 20.14 TRENCH EXCAVATION, BACKFILL AND COMPACTION FOR SERVICE CONNECTIONS

#### Article 14.1 General

The Work under this Section consists of performing all operations necessary for excavation, backfill, and compaction required for service connections and all other miscellaneous items as specified in this Section. Service connections include Sanitary Sewer Service Connections, Footing Drain Services, and Water Service Lines.

#### **Article 14.2 Construction**

## A. Excavation

Excavation for service connections shall be unclassified and the Contractor shall excavate whatever substances that are encountered to the depth required for the connections. However, if rock or permafrost is encountered in the trench section different from what is shown on the Drawings, rock excavation shall be in accordance with Section 20.13, Article 13.3 - Construction and measurement and payment will be as delineated in Section 20.13, Articles 13.4 - Measurement and 13.5 - Basis of Payment.

Depth for service connections shall be as required by the utility. Variations in required depth will not be grounds for additional payment. It shall be the Contractor's responsibility to familiarize himself with the depth of the main line utilities and storm drain systems for the project. The Contractor shall excavate for service connections in such a manner that the excavation is ninety (90) degrees to the street line, whenever possible. The ditch shall be long enough to allow the service connection to be stubbed at the property line or connected to existing service pipe. Grade adjustments to match existing water service pipes shall be made after the curb stop such that the curb stop is minimum ten (10) feet below finished grade.

Trenches shall be of sufficient width at the bottom to allow for laying of the particular service (minimum two and one-half feet [2-1/2'] for single service). Excavation of all fill materials to virgin ground is required to provide safety for workmen utilizing the trench.

The Contractor shall be responsible for, and shall bear expenses incurred, in the event that a main line utility should be damaged during excavation or backfilling.

It shall be the responsibility of the Contractor during construction to keep all embankments and excavation well shaped and drained. The subgrade shall be maintained, compacted in cut sections if required, and kept free of leaves, sticks, and other debris.

The Contractor shall perform all Work necessary to prevent flow and accumulation of surface water or ground water in trenches. Unless otherwise provided in the Special Provisions, all Work associated with pumping or dewatering shall be

considered a responsibility of the Contractor and shall be accomplished at no additional cost to the Owner.

The Contractor shall submit as a part of his proposal the method to be used in the dewatering of the trench section.

If any portion of asphalt or concrete surfacing is under-cut or damaged during trench excavation, Contractor shall saw cut, remove, and replace the affected area at no additional cost to the Owner.

#### B. Backfill

At such time as the Engineer may direct, but only after the service lines and appurtenances have been properly completed and inspected, the trenches and appurtenant structures shall be backfilled. The backfill material, free from clods or boulders, shall be placed by the Contractor in conformance with the codes and regulations of the City of Palmer. Backfill shall be placed and compacted in conformance with Section 20.13 - Trench Excavation and Backfill.

The material shall be placed and spread uniformly in successive layers not exceeding twelve inches (12") in loose thickness. The Engineer may approve lifts of greater thickness provided the equipment and method used will consistently achieve the specified density. The layers shall be carried up full width from the bottom of the fill to avoid the necessity of widening the edges after the center has been brought to grade. Each layer shall be compacted to a minimum of ninety-five percent (95%) of the maximum density at optimum moisture as determined by the method of testing noted in Section 20.01, Article 1.5 - Compaction Standards. Reasonable time shall be provided the Engineer to make field density determinations prior to placement of successive layers of material.

The maximum dimensions of any particle of the embankment material shall not be greater than two-thirds (2/3) of the compacted thickness of the layer in which it is placed. The top six inches (6") of embankment material for streets shall be Type II-A classified fill and backfill. Oversize material shall be removed. Portions of any layer in which the embankment material becomes segregated shall be removed and replaced with satisfactory material or shall be added to and remixed to secure proper gradation as directed by the Engineer. No separate payment will be made for any material removed or regraded in areas where material becomes segregated.

The Engineer may permit lifts in excess of twelve inch (12") thickness when fill or backfill is placed over swampy or saturated ground, or where he is satisfied that the Contractor's method and equipment will consistently produce the specified density. No frozen material shall be used for backfill. Backfill shall not be placed in frozen trench.

## C. Notification

The Contractor shall notify the Engineer forty-eight (48) hours before starting excavation (excluding Saturday, Sunday and holidays) on all service connection requests which involve twelve (12) or less connections. On connection requested for subdivisions involving more than twelve (12) connections, one (1) week notification prior to excavating is required.

## **Article 14.3 Measurement**

Trench excavation, backfill and compaction for service connections shall not be measured for payment.

# **Article 14.4 Basis of Payment**

No separate payment shall be made for trench excavation, backfill and compaction for service connections. This Work is considered incidental to the service connection pay item.

## SECTION 20.15 FURNISH TRENCH BACKFILL

## Article 15.1 General

The work under this Section consists of performing all operations necessary to furnish trench backfill.

## **Article 15.2 Construction**

The Engineer shall order in writing the amount and type of backfill material to be transported to the Project site. No payment will be made for backfill material under this item that has not been ordered in writing. Material hauled to the Project site shall meet the requirements for the type specified in Section 20.21 - Classified Fill and Backfill.

## **Article 15.3 Measurement**

Trench backfill material furnished to the Project site shall be measured in tons (2000 lbs.) delivered to the Project site. Weights shall be obtained on a scale certified by the State of Alaska. All loads shall be accompanied with a serialized weight ticket witnessed at the time of weighing by a Contractor-furnished weighman. The Engineer may at any time verify load weights and the weighing process. Measurement of delivered material may include moisture up to a maximum of four percent (4.0%) of dry weight of material. When tests by the Engineer indicate that moisture contents in excess of four percent (4.0%) may be occurring consistently, the frequency of testing will be increased as necessary and the results averaged over a period of one week. When the average is greater than four percent (4.0%), the tonnage, as measured over the above period, shall be reduced by the difference. No credit will be due the Contractor when moisture content is less than four percent (4.0%). Testing will be done in accordance with standards provided in this Specification.

## Article 15.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall be full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Furnish Trench Backfill (Type)	Ton

## SECTION 20.16 FURNISH BEDDING MATERIAL

## Article 16.1 General

The Work under this Section consists of performance of all operations pertaining to providing bedding material for underground utilities.

## Article 16.2 Materials

The coarse aggregate material conforming to the requirements specified below shall have a percentage of wear not to exceed thirty (30) after five hundred (500) revolutions, as determined by the current requirements of ASTM C-131.

## A. Class "B" Bedding

Materials furnished by the Contractor for use as "B" bedding classified fill and/or backfill shall be graded within the limitations delineated below:

Class "B" Bedding

U.S. Std. Sieve	Cumulative % Passing by Weight
1"	100
3/8"	60-100
#4	40-85
#10	25-70
#40	5-40
#200	0-6

In addition to the grading limits listed above, the fraction of material passing the #200 sieve shall not be greater than thirty-five percent (35%) of that fraction passing the #40 sieve. The bedding material shall not include mechanically fractured materials.

# B. Class "C" Bedding

Materials furnished by the Contractor for use as "C" bedding classified fill and/or backfill shall be graded within the limitations delineated below:

# Class "C" Bedding

U.S. Std. Sieve	Cumulative % Passing by Weight
2"	100
1/2"	40-100
#4	20-75
#10	12-60
#40	2-30
#200	0-6

In addition to the grading limits listed above, the fraction of material passing the #200 sieve shall not be greater than twenty percent (20%) of that fraction passing the #40 sieve. The bedding material shall not include mechanically fractured materials.

## C. Class "D" Bedding

Materials furnished by the Contractor for use as "D" bedding classified fill and/or backfill shall be graded within the limitations delineated below:

Class "D" Bedding

U.S. Std. Sieve	Cumulative % Passing by Weight
1"	100
3/4"	90-100
1/2"	50-70
3/8"	20-50
#4	0-10
#200	0-1

The bedding material shall not include mechanically fractured materials.

# D. Class "E" Bedding

Materials furnished by the Contractor for use as "E" bedding classified fill and/or backfill shall be graded within the limitations delineated below:

# Class "E" Bedding

## **Article 16.3 Construction**

Placement of bedding shall conform to the requirements of Section 20.13, Article 13.3 - Construction.

The Contractor shall employ such means and methods to keep the bedding material contained and segregated from potential contaminants until it is placed per the Contract Documents. Bedding material lost, contaminated with other material, or otherwise found to be unusable shall not be used for bedding material and the Contractor shall not be paid for that material.

## **Article 16.4 Measurement**

Measurement of bedding shall be per ton or per linear foot of bedding material placed in the trench.

## **Article 16.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

IIEM	UNII
Bedding Material (Class)	Ton
Bedding Material (Class)	Linear Foot

1 18 11-

## SECTION 20.17 FURNISH FILTER MATERIAL

## Article 17.1 General

This Work under this Section consists of performance of all operations pertaining to providing filter material.

## Article 17.2 Materials

Filter material shall be gravel or sand consisting of crushed or naturally-occurring granular material. It shall be free of clay particles and conforming to the gradation requirements below.

The coarse aggregate material conforming to the requirements specified below shall have a percentage of wear not to exceed thirty (30) after five hundred (500) revolutions, as determined by the current requirements of ASTM C-131.

# Requirements for Grading of Filter Material Gradation (% Passing)

<u>Sieve</u>	<u>2"</u>	<u>1-1/2"</u>	<u>1"</u>	3/4"	1/2"	<u>3/8"</u>	<u>#4</u>	<u>#16</u>	<u>#50</u>	<u>#100</u>	<u>#200</u>
Type A						100	95-100	45-80	10-30	0-10	0-3
Type B						100		0-5			
Type C	100	95-100		0-20		0-5					
Type D			100	90-100	50-70	20-50	0-5				0-1

Foundry sand and other material which may be cementitous or not suitable for water percolation shall not be used.

## **Article 17.3 Construction**

Filter material is defined as the material which is placed below, above, and on each side of a perforated pipe to form a subdrain. Filter material may also be used directly in the trenches without a perforated pipe to form a French drain. Refer to Standard Detail 55-3 for construction of a subdrain.

#### Article 17.4 Measurement

Measurement of filter material shall be per ton or per linear foot of material placed in the trench.

# **Article 17.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment for placing filter material for French drains is included in Section 20.13 - Trench Excavation and Backfill.

Payment for furnishing and placing filter material for subdrains is included in payment for Division 55, Section 55.03 - Subdrains.

Payment for this item includes furnishing the required type of filter material.

Payment shall be made under the following unit:

ITEM	UNIT
Filter Material (Type)	Ton
Filter Material (Type)	Linear Foot

## SECTION 20.18 DRAIN/FILTER ROCK

## Article 18.1 General

The Work under this Section consists of performing all operations pertaining to furnishing and placing a layer of drain/filter rock as shown on the plans or as directed by the Engineer.

## Article 18.2 Materials

Materials furnished by the Contractor for drain/filter rock shall be graded within the limitations delineated below:

## **Drain/Filter Rock**

U.S. Std. Sieve	Cumulative % Passing by Weight	
	Drain Rock	Filter Rock
8"	100	-
6"	50-80	100
4"	25-50	50-80
3"	0-25	-
2"	0-10	
1"	-	0-10
#200	0-1	0-1

## **Article 18.3 Construction**

The drain/filter rock shall be handled, dumped, or spread into place so as to secure a stone mass of the dimensions shown on the Drawings.

## Article 18.4 Measurement

Drain/filter rock shall be measured in tons complete and accepted in place.

# Article 18.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Drain Rock	Ton
Filter Rock	Ton

## SECTION 20.19 FURNISH FOUNDATION BACKFILL

## Article 19.1 General

The Work under this Section consists of performing all operations necessary for excavation, backfilling, compacting foundation materials and trenches.

## Article 19.2 Materials

Foundation material for backfill shall consist of Type II, II-A, III, V, or VI classified backfill as specified in the Contract Documents or by the Engineer.

#### **Article 19.3 Construction**

If the trench material at the bottom of bedding does not furnish a suitable foundation, the Contractor shall remove the unsuitable material to whatever depth the Engineer determines and replace with foundation material from borrow. Foundation material shall be placed the full width of trench, in lifts not to exceed twelve inches (12") in thickness and compacted to a minimum of ninety-five percent (95%) of maximum density.

In the event of unauthorized over-excavation, the Contractor shall backfill with foundation material to the proper grade and compact to a minimum of ninety-five percent (95%) of maximum density for the full length of the over-excavated trench, all at no additional expense to the Owner.

#### Article 19.4 Measurement

Where the Contractor is ordered to remove unsuitable material below grade and replace it with foundation material, the material shall be paid for on a cubic yard or ton basis.

## **Article 19.5 Basis of Payment**

Payment for the Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM	UNIT
Foundation Backfill (Type)	Cubic Yard
Foundation Backfill (Type)	Ton

## SECTION 20.20 UNCLASSIFIED FILL AND BACKFILL

## Article 20.1 General

The Work under this Section consists of furnishing all plant, labor, equipment, supplies, and material in performance of all operations pertaining to the excavation, stockpiling on site, and placement of Unclassified Fill and Backfill.

## Article 20.2 Material

Unclassified Fill and Backfill shall be defined as excavated non-organic material that is determined by the Engineer to be unsuitable for Classified Fill and Backfill and suitable for deposition in non-structural fill zones.

## **Article 20.3 Construction**

Excavated material not conforming to the specifications of Section 20.21 - Classified Fill and Backfill shall be used as Unclassified Fill and Backfill adjacent to the fill-slopes to provide additional slope stability to the fill-slopes. Excess Unclassified Fill and Backfill not used shall be disposed of at a Contractor-furnished disposal site as delineated in Division 10, Section 10.04, Article 4.9 – Disposal Sites.

#### Article 20.4 Measurement

The measurement of excavation will not include water or other liquids, but will include topsoil, mud, muck, or other similar semi-solid material which cannot be drained or pumped away.

Unclassified Fill and Backfill will be measured per cubic yard by cross section.

Cross section measurement of Unclassified Fill and Backfill shall be based on in-place volumes as determined by the average end areas of cross sections.

# Article 20.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

UNIT
Unclassified Fill and Backfill
Cubic Yard

## SECTION 20.21 CLASSIFIED FILL AND BACKFILL

## Article 21.1 General

The Work under this Section consists of performing all operations necessary to furnish, place, and compact classified fill and backfill.

## Article 21.2 Material

Classified fill and backfill shall contain no lumps, frozen material, organic matter, or other deleterious matter, and shall be durable and sound. It shall have a plasticity index not greater than six (6) as determined by ASTM D-424 and shall conform to one of the following types as required by the Drawings and Specifications. The coarse aggregate material conforming to the requirements specified below shall have a percentage of wear not to exceed thirty (30) after five hundred (500) revolutions, as determined by the current requirements of ASTM C-131.

The portion of the material retained on a #4 sieve shall be known as coarse aggregate. Both coarse and fine aggregates shall conform to the quality requirements of AASHTO M-147.

# A. Type II

Materials furnished by the Contractor for use as Type II classified fill and/or backfill shall be graded within the limitations delineated below:

Type II

U.S. Std. Sieve	Cumulative % Passing by Weight
8"	100
3"	70-100
1-1/2"	55-100
3/4"	45-85
#4	20-60
#10	12-50
#40	4-30
#200	2-6

<sup>\*</sup> In addition to the grading limits listed above, the fraction of material passing the #200 sieve shall not be greater than fifteen percent (15%) of that fraction passing the #4 sieve.

# B. Type II-A

Materials furnished by the Contractor for use as Type II-A classified fill and/or backfill shall be graded within the limitations delineated below:

Type II-A

U.S. Std. Sieve	Cumulative % Passing by Weight
3"	100
3/4"	50-100
#4	25-60
#10	15-50
#40	4-30
#200	2-6

<sup>\*</sup> In addition to the grading limits listed above, the fraction of material passing the #200 sieve shall not be greater than twenty percent (20%) of that fraction passing the #4 sieve.

# C. Type III

Materials furnished by the Contractor for use as Type III classified fill and/or backfill shall be approved sand or gravel with a maximum of ten percent (10%) passing the #200 sieve.

# D. Type IV

Materials furnished by the Contractor for use as Type IV classified fill and/or backfill shall be an approved material consisting of sand or gravel with a maximum of twenty-five percent (25%) passing the #200 sieve.

# E. Type V

Materials furnished by the Contractor for use as Type V classified fill and/or backfill shall be graded within the limitations delineated below:

Type V

U.S. Std. Sieve	Cumulative % Passing by Weight
3"	100
1 1/2"	60-90
3/4"	40-80
#4	25-55
#10	15-45
#40	4-30
#200	2-6

\* In addition to the grading limits listed above, at least thirty percent (30%) of the coarse aggregate particles shall have one or more mechanically fractured face.

# F. Type VI

Materials furnished by the Contractor for use as Type VI classified fill and/or backfill shall be graded within the limitations delineated below:

Type VI

U.S. Std. Sieve	Cumulative % Passing by Weight
2"	100
1 1/2"	65-95
3/4"	50-80
1/2"	30-60
#4	20-50
#10	10-30
#40	5-25
#200	2-6

<sup>\*</sup> In addition to the grading limits listed above, at least forty percent (40%) of the coarse aggregate particles shall have one or more mechanically fractured face.

## **Article 21.3 Construction**

The subgrade shall be cleared of all debris and organic material. All depressions or holes below the general area surface level, whether caused by removal of debris or unacceptable material, or otherwise, shall be backfilled with approved material and compacted to specified density and to a level, uniform surface before the placement of other layers. Embankment shall not be placed on frozen ground, nor on ground having a slope greater than one vertical to four horizontal (slope 1:4).

The specified material shall be constructed at the locations and to the lines and grades indicated on the Drawings. The material shall be placed and spread uniformly in successive layers not exceeding twelve inches (12") in loose thickness. The Engineer may approve lifts of greater thickness provided the equipment and method used will consistently achieve the specified density. The layers shall be carried up full width from the bottom of the fill to avoid the necessity of widening the edges after the center has been brought to grade. Each layer shall be compacted to not less than ninety-five percent (95%) of the maximum density at optimum moisture as determined by the method of testing noted in Section 20.01, Article 1.5 – Compaction Standards. Reasonable time shall be provided the Engineer to make field density determinations prior to placement of successive layers of material.

Blading, rolling, and tamping shall continue until the surface is smooth, free from waves and irregularities, and conforms to elevations shown on the Drawings. If at any time the material is excessively wet, it shall be aerated by means of blade graders, harrows, or other suitable equipment until the moisture content is satisfactory. The surface shall then be compacted and finished as specified above.

Contractor shall submit a processing and blending plan to the Engineer for review and approval prior to utilization of classified fill or backfill from more than one source. The plan must be accompanied by materials analysis reports for each material source and fully describe how the material will be placed and blended to ensure that timely and accurate inplace density testing can be achieved.

The maximum dimensions of any particle of the embankment material shall not be greater than two-thirds (2/3) of the compacted thickness of the layer in which it is placed unless specified elsewhere. The top six inches (6") of embankment material for roads, streets, parking lots, and bike trails, shall be Type II-A classified fill and backfill. Oversize material shall be removed. Portions of any layer in which the embankment material becomes segregated shall be removed and replaced with satisfactory material or shall be added to and remixed to secure proper gradation as directed by the Engineer. No separate payment will be made for any material removed or regraded in areas where material becomes segregated.

The Engineer may permit lifts in excess of twelve inch (12") thickness when classified fill or backfill is placed over swampy or saturated ground, or where he is satisfied that the Contractor's method and equipment will consistently produce the specified density.

#### Article 21.4 Measurement

Classified fill or backfill material, obtained from borrow pits, will be measured in tons (2000 lbs.) of material delivered and placed in accordance with these Specifications. The measurement may include moisture up to a maximum of four percent (4.0%) of dry weight of the material. When tests by the Engineer indicate that moisture contents in excess of four percent (4.0%) may be occurring consistently, the frequency of testing will be increased as necessary and the results averaged over a period of one week. When this average is greater than four percent (4.0%), the tonnage as measured over the above period, shall be reduced by the difference. No credit will be due the Contractor when moisture content is less than four percent (4.0%). Testing shall be done in accordance with Section 20.01, Article 1.3 – Applicable Standards.

Imported classified fill and backfill will be weighed on a scale certified by the State of Alaska. Weight tickets will be serialized and witnessed at the time of weighing by a Contractor-furnished weighman. The Engineer may at any time verify load weights and the weighing process.

Where excavation of unsuitable material beyond the lines and grades shown on the Drawings is ordered in writing, the measurement of classified backfill will include the material required for replacement. No measurement will be made for quantities placed beyond the lines and grade authorized or for quantities placed outside the limits of required excavation.

The Contractor and the Engineer shall verify daily the quantity of material delivered to the Project site. Weight tickets not presented at time of delivery will require special verification by the Contractor before payment can be made.

# Article 21.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment for the placement and compaction of usable excavation shall not be paid under this Section.

Payment shall be made under the following units:

ITEM	UNIT
Classified Fill and Backfill (Type)	Ton

# SECTION 20.22 LEVELING COURSE

## Article 22.1 General

The Work under this Section consists of performing all operations necessary to complete construction of the leveling course on the prepared subbase.

## Article 22.2 Material

The leveling course shall consist of crushed gravel, rock, sand, or other approved material. The aggregate shall be free from lumps, balls of clay, or other objectionable matter, and shall be durable and sound. The portion of the material retained on a No. 4 sieve shall be known as coarse aggregate. Both coarse and fine aggregates shall conform to the quality requirements of AASHTO M-147.

Upon written approval by the Engineer, recycled asphalt concrete pavement (RAP) may be substituted for leveling course, on an inch for inch basis. All RAP shall conform to Division 40, Section 40.08 – Recycled Asphalt Pavement. RAP which has been derived from environmentally contaminated aggregates shall not be accepted.

# A. Coarse Aggregate

The coarse aggregate material conforming to the requirements specified above shall have a percentage of wear not to exceed thirty-five (35) after five hundred (500) revolutions, as determined by the current requirements of ASTM C-131. It shall consist of angular fragments reasonably uniform in density and quality, and reasonably free from thin and elongated pieces, dirt, and other objectionable material. At least fifty percent (50%) of the coarse aggregate particles shall have two or more mechanically fractured faces.

# B. Fine Aggregate

The fine aggregate shall consist of material free of organic or other objectionable matter. The fine aggregate, either naturally combined with the coarse aggregate or separately obtained and mixed therewith, shall be of such character that the composite material will conform to the gradation and other requirements specified.

# C. Gradation

The composite mixture of coarse aggregate and fine aggregate, processed as hereinafter specified, shall conform to the following gradation limits as required by the Drawings:

# Leveling Course

U.S. Std. Sieve	Cumulative % Passing by Weight
1"	100
3/4"	70-100
3/8"	50-80
#4	35-65
#8	20-50
#50	8-28
#200	*2-6

<sup>\*</sup>In addition to the grading limits stipulated above, fractions passing the #200 sieve shall not be greater than seventy-five percent (75%) of the fractions passing the #50 sieve.

## Article 22.3 Construction

The leveling course shall be placed to the lines, grades, and thicknesses shown on the Drawings and shall consist of the materials hereinbefore specified. The leveling course shall provide a smooth stabilized surface on which to place the pavement.

# A. Preparation of Subbase

Subbase preparation shall consist of dressing, shaping, wetting, and compacting of the subbase to a minimum density of ninety-five percent (95%) in accordance with Section 20.01, Article 1.5 - Compaction Standards. Surfaces shall be cleaned of all foreign substances and debris. Any ruts or soft yielding spots that may appear in the subbase surface shall be corrected by loosening, removing and adding approved material, reshaping, and recompacting the affected areas to the line, grade, and to the specified density requirements.

# B. Surveying

Subbase and leveling course control stakes shall be wooden bluetops set to finish subbase. The subbase bluetops will be the reference used by the Contractor to set top of leveling course. Subbase bluetops shall be set at breaks in grade and on even grade at intervals not to exceed fifty feet (50'), with additional stakes at vertical curves. Side control will be from the lip or gutter, or in the case of strip paving, additional bluetops shall be provided.

# C. Placing

The approved leveling course material shall be deposited and spread in a uniform layer to the required contour and grades and to such loose depth that when compacted to the density required will achieve the specified thickness. The material shall be spread uniformly on the prepared subbase from moving vehicles or spreading boxes, then leveled to the required contour and graded with blade graders. Portions of the layer which become segregated in spreading shall be remixed to the required gradation.

# D. Compacting

The leveling course shall be compacted to a minimum of ninety-five percent (95%) of maximum density. In all places not accessible to the rolling equipment, the mixture shall be compacted with tamping equipment. Blading, rolling and tamping shall continue until the surface is smooth and free from waves and inequalities. If at any time the mixture is excessively moistened by rain, it shall be aerated by means of blade graders, harrows or other approved equipment until the moisture content is such that the surface can be recompacted and finished as above. The finished leveling course shall be maintained by the Contractor in the above condition until the pavement is applied.

# E. Smoothness Test

The surface of the leveling course, when finished, shall not show any deviation in excess of three-eighths inch (3/8") when tested with a ten foot (10') straightedge applied parallel with, and at right angles to, the centerline of the area to be paved. Any deviation in excess of this amount shall be corrected by loosening, adding, or removing material and reshaping and compacting to satisfy the above requirement.

Contractor shall obtain written approval from the Engineer for the final leveling course grade prior to pavement placement.

# **Article 22.4 Measurement**

The leveling course shall be measured in tons of materials delivered and placed in accordance with these Specifications. The measurement may include moisture up to a maximum of four percent (4.0%) of dry weight of the material. When tests by the Engineer indicate that moisture contents in excess of four percent (4.0%) may be occurring consistently, the frequency of testing will be increased as necessary and the results averaged over a period of one week. When this average is greater than four percent (4.0%), the tonnage as measured over the above period, shall be reduced by the difference. No credit will be due the Contractor when moisture content is less than four percent (4.0%). Testing shall be done in accordance with Section 20.01, Article 1.3 – Applicable Standards.

# Article 22.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Leveling Course	Ton

#### SECTION 20.23 COBBLES

## Article 23.1 General

The Work under this Section consists of performing all operations pertaining to furnishing and placing a layer of cobbles as shown on the Drawings or as directed by the Engineer.

# Article 23.2 Materials

Materials furnished by the Contractor for cobbles shall be graded within the limitations delineated below:

# Cobbles

U.S. Std. Sieve	Cumulative % Passing by Weight
12"	100
8"	50-80
6"	25-50
3"	0-25
2"	0-10
#200	0-1

## Article 23.3 Construction

The cobbles shall be handled, dumped, or spread into place so as to secure a stone mass of the dimensions shown on the Drawings.

# **Article 23.4 Measurement**

Cobbles shall be measured in tons complete and accepted in place.

# **Article 23.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Cobbles	Ton

# SECTION 20.24 RIPRAP

## Article 24.1 General

This work shall consist of furnishing and placing a protective covering of stone as shown on the Drawings or as directed by the Engineer.

# Article 24.2 Materials

Stone for this work shall be hard angular quarry stones and have a percentage of wear of not more than fifty (50) at five hundred (500) revolutions as determined by ASTM C-535. The least dimension of any piece of stone shall be not less than one-fourth (1/4) its greatest dimension. Stones shall meet the following gradation requirement for the class specified:

## A. Class I

No more than ten percent (10%) of the stones by total weight shall weigh more than fifty (50) pounds per piece and no more than fifty percent (50%) by total weight of the stones shall weigh less than twenty-five (25) pounds per piece.

## B. Class II

No more than ten percent (10%) of the stones by total weight shall weigh more than four hundred (400) pounds per piece and no more than fifteen percent (15%) by weight of the stones shall weigh less than twenty-five (25) pounds per piece. The stones shall be evenly graded and a minimum of fifty percent (50%) by weight of the stones shall weight two hundred (200) pounds or more per piece.

## C. Class III

No more than ten percent (10%) of the stones by total weight shall weigh more than one thousand four hundred (1,400) pounds per piece and no more than fifteen percent (15%) of the stones shall weigh less than twenty-five (25) pounds per piece. The stones shall be evenly graded and a minimum of fifty (50%) by weight of the stones shall weigh seven hundred (700) pounds or more per piece.

# **Article 24.3 Construction**

A footing trench shall be excavated along the toe of the slope when shown on the plans. The stones shall be handled or dumped into place so as to secure a stone mass of the thickness, height and length shown on the plans, or as staked with a minimum of voids.

Undesirable voids shall be filled in with small stones or spalls. The rock shall be manipulated sufficiently by means of a bulldozer, rock tongs, or other suitable equipment to secure a reasonably regular surface and mass stability.

Riprap protection shall be placed to its full course thickness at one operation and in such manner as to avoid displacing the underlying material. Placing of riprap protection in layers or by dumping into chutes or by similar methods likely to cause segregation will not be permitted.

All material going into riprap protection shall be so placed and distributed that there will be no large accumulation or area composed largely of either the larger or smaller sizes of stone.

Unless otherwise authorized by the Engineer, the riprap protection shall be placed in conjunction with the construction of the embankment with only sufficient lag in construction of the riprap protection as may be necessary to prevent mixture of embankment and riprap material.

The Contractor shall provide a level compact area of sufficient size to dump and sort typical loads of riprap at approved location(s). He shall further dump loads specified in this area and assist the Engineer as needed to sort and measure the stones in the load for the purpose of determining if the riprap is within specifications. Mechanical equipment as needed to assist in this sorting shall be provided by the Contractor at no additional cost to the Owner.

#### Article 24.4 Method of Measurement

Riprap shall be measured in cubic yards measured by neat line measure, or tons, completed and accepted in place. Excavation and backfill required for placement of riprap is considered incidental to the bid item.

# Article 24.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

When more than one class of riprap is specified for any pay item, letter suffixes shall be included within the parentheses of the item numbers in order to differentiate between the different classes.

Payment will be made under the following item:

ITEM	UNIT
Riprap (Class)	Cubic Yard
Riprap (Class)	Ton

#### SECTION 20.25 GEOTEXTILE FABRIC

# Article 25.1 Description

The Work under this Section shall consist of furnishing and installing Geotextile Fabric for embankment separation, subgrade reinforcement of roadways, subsurface drainage, or riprap lining in a manner and at locations as shown in the Drawings or as directed by the Engineer.

#### Article 25.2 Materials

Geotextile fabrics furnished as required in the Drawings shall meet conform to the following specifications, based on AASHTO M288-06. Additional requirements follow depending on the application of the geotextile fabric.

			Geotextile Class a,b			
			Class 1		Cla	iss 2
Property	Test Methods	Units	Woven Elongation < 50% °	Non- Woven Elongation ≥ 50% <sup>c</sup>	Woven Elongation < 50% °	Non-Woven Elongation ≥ 50% <sup>c</sup>
Grab Strength	ASTM D 4632	Lbs (#)	315	200	250	160
Sewn Seam Strength	ASTM D 4632	Lbs (#)	285	182	225	140
Tear Strength	ASTM D 4533	Lbs (#)	115	80	90	56
Puncture Strength	ASTM D 6241	Lbs (#)	620	435	495	310

a. The severity of installation conditions for the application generally dictates the required geotextile class. Class 1 is specified for more severe or harsh installation conditions where there is greater potential for geotextile damage. Class 2 is specified for less severe conditions.

# A. Type A Geotextile (Separation)

Type A Geotextile is used for separation. The Type A Geotextile shall be a woven or nonwoven pervious fabric constructed from long chain polymeric filaments such as polypropylene, polyethylene, polyester, polyvinylidene chloride or polyamide formed into a stable network such that the filaments or yarns retain their relative position to each other. The geotextile shall be inert to commonly encountered chemicals and shall be free from defects.

b. All numeric values represent MARV in the weaker principal direction.

c. As measured in accordance with ASTM D 4632.

Non-woven geotextile may be formed by the needle-punched, spun-bonded or melt-bonded process.

Woven geotextile shall be a pervious sheet of yarn woven into a uniform pattern with distinct and measurable openings. Edges of the cloth shall be salvaged to prevent the outer yarn from pulling away from the cloth.

Acceptance of geotextile material is to be determined according to ASTM D-4873.

Geotextile manufacturer shall provide a letter certifying that its geotextile product meets the specified requirements.

Type A Geotextile supplied shall be Class 2, unless otherwise specified in the Contract Documents and shall meet the physical and mechanical properties listed below:

Property	Test Methods	Units	Requirements
Permittivity	ASTM D 4491	Sec <sup>-1</sup>	0.02 <sup>a</sup>
Apparent Opening Size	ASTM D 4751	mm	0.60 max avg roll value
Ultraviolet stability (retained strength)	ASTM D 4355	%	50% after 500 h of exposure

a. Default value. Permittivity of the geotextile should be greater than that of the soil. The Engineer may also require the permeability of the geotextile to be greater than that of the soil.

# B. Type B Geotextile (Reinforcement)

Type B Geotextile is used for reinforcement. Type B Geotextile shall consist of a regular grid structure formed by biaxially drawing a continuous sheet of select polypropylene material; it shall have aperture geometry and rib and junction cross sections sufficient to permit significant mechanical interlock with the material being reinforced.

Type B Geotextile shall have high flexural rigidity and high tensile strength at ribs and junctions of the grid structure.

Type B Geotextile shall maintain its reinforcement and interlock capabilities under repeated dynamic loads while in service and shall also be resistant to ultraviolet degradation, to damage under normal practices, and to all forms of biological or chemical degradation normally encountered in the material being reinforced.

Type B Geotextile supplied shall be Class 1 unless otherwise specified in the Contract Documents and shall meet the physical and mechanical properties listed below:

Property	Test Methods	Units	Requirements
Permittivity	ASTM D 4491	Sec <sup>-1</sup>	0.05 <sup>a</sup>
Apparent Opening Size	ASTM D 4751	mm	0.43 max avg roll value
Ultraviolet stability (retained strength)	ASTM D 4355	%	50% after 500 h of exposure

a. Default value. Permittivity of the geotextile should be greater than that of the soil. The Engineer may also require the permeability of the geotextile to be greater than that of the soil.

# C. Type C Geotextile (Drainage/Riprap Lining)

Type C Geotextile is used for drainage or riprap lining. The geotextile shall be constructed from long chain polymeric filament or yarns such as polypropylene, polyethylene, polyester, nylon, polyvinylidene chloride or polyamide formed into a stable network such that the filaments or yarns retain their relative position to each other. The geotextile shall be inert to commonly encountered chemicals and shall be free from defects.

Non-woven geotextile may be formed by the needle punched, spun-bonded or melt-bonded process.

Woven geotextile shall be a pervious sheet of yarn woven into a uniform pattern with distinct and measurable openings. Edges of the cloth shall be salvaged to prevent the outer yarn from pulling away from the cloth.

Geotextiles made from yarns of a flat, tape-like character are not allowed.

Type C Geotextile supplied shall be Class 2, unless otherwise specified in the Contract Documents and shall meet the physical and mechanical properties listed below:

			Requirements		
	T		Percent A	in Situ Soil Pa eve <sup>a</sup> (0.075)	assing #25 mm)
Property	Test Methods	Units	< 15	15 to 50	> 50
Permittivity	ASTM D 4491	Sec <sup>-1</sup>	0.5	0.2	0.1
Apparent Opening Size	ASTM D 4751	mm	0.43	.25	.22
			m	ax. avg roll va	alue
Ultraviolet stability (retained strength)	ASTM D 4355	%	50% at	ter 500 h of e	exposure

a. Based on grain size analysis of in situ soil in accordance with AASHTO T88.

Acceptance of geotextile material shall be determined according to ASTM D-4759.

# D. Submittal Requirements

The Contractor shall submit the following information to the Engineer for review and acceptance:

- 1. Full-scale laboratory testing and in-ground testing of pavement structures reinforced with the proposed geotextile product which illustrates significant structural contribution of the geotextile product to the pavement structure.
- 2. Certified test results stating that the geotextile product meets the material and physical properties in all respects.
- 3. Guidelines to pavement design using proposed geotextile product.
- 4. A list of not less than ten (10) comparable projects, in terms of size and application, in the United States, with references and phone numbers, where the results of the proposed geotextile product's use can be verified after a minimum of three years continuous service life.
- 5. Geotextile product samples and certified material property data sheets.
- Recommended installation instructions.
- 7. Geotextile manufacturer shall provide a letter certifying that its geotextile product meets the specified requirements.

## Article 25.3 Construction

# A. Surface Preparation

Prepare surface by removal of stumps, boulders, and sharp objects in accordance with Section 20.05 - Clearing. Contractor shall fill holes and large ruts with material shown on the Drawings or as approved by the Engineer.

Clearing shall be considered incidental to this item. Material used to fill ruts and holes shall be paid for at the unit price for the type of material used, as shown on the Drawings or as approved by the Engineer.

In Areas to Be Surcharged: All trees and brush having a trunk base diameter greater than one-half inch (1/2") shall be cut to within two inches (2") of original ground surface. Grass shall be flattened with no more than two passes of a tracked vehicle.

#### B. Geotextile Placement

Unroll geotextile directly onto the prepared surface. Exposure of geotextile to the elements after removal of protective covering shall not exceed five days.

Unroll geotextile for embankment reinforcement parallel to the embankment centerline.

Geotextile shall be placed in daily work sections so the lap adjustment can be made should movement of the geotextile occur during placement of fill.

# C. Joining

# 1. Type A Geotextile

Fabric shall be joined with adjacent pieces of fabric by sewing or overlapping.

If fabric is sewn, the fabric shall have all seams sewn by butterfly or J-seams and shall develop a minimum of eighty-five percent (85%) of the specified strength. Seams shall be sewn with a double-thread chain-lock stitch. High strength polyester, polypropylene or Kevlar thread shall be used. The seam shall be one and one-half inch plus or minus one-quarter inch (1-1/2"  $\pm$ 1/4") from the outside edge of the geotextile.

# 2. Type B Geotextile

Sections shall be overlapped a minimum of three feet (3'), or as shown on the Drawings, to prevent shifting of geotextile during installation and filling.

Lap joints shall be tied with plastic ties specifically manufactured for this purpose at five foot (5') intervals.

# 3. Type C Geotextile

Fabric shall be joined with adjacent pieces of fabric by sewing or overlapping.

If fabric is sewn, the fabric shall have all seams sewn by butterfly or J-seams and shall develop a minimum of eighty-five percent (85%) of the specified strength. Seams shall be sewn with a double-thread chain-lock stitch. High strength polyester, polypropylene or Kevlar thread shall be used. The seam shall be one and one-half inch plus or minus one-quarter inch  $(1-1/2" \pm 1/4")$  from the outside edge of the geotextile. If the fabric is overlapped, the sections shall be overlapped a minimum of three feet (3') or as shown on the Drawings.

# D. Material Placing and Spreading

Fill material placement shall not occur until the Engineer accepts surface preparation and geotextile laps.

Contractor shall maintain minimum laps and fabric continuity without fabric loops or kinks during material placement and spreading.

Follow the manufacturer's recommendations for material placing and spreading of the geotextile. During placing and spreading, the Contractor shall maintain a minimum depth of one foot (1') of cover material at all times between the fabric and the wheels or tracks of the construction equipment. At no time shall equipment operate on the unprotected geotextile. Construction equipment shall not make sudden stops, starts, or turns on the over material. Use a smooth drum roller to achieve the specified density.

Spread the material in the direction of the fabric overlap.

On weak subgrades, spread the cover material simultaneously with dumping to minimize the potential of a localized subgrade failure.

# E. Geotextile Repair

Should it be determined during or after embankment construction that specified geotextile lap widths have not been achieved, or that the Contractor otherwise damaged the installed geotextile, the Contractor shall correct the geotextile installation at no additional cost to the City of Palmer.

The Contractor shall expose the geotextile and add additional geotextile extending in all directions to achieve specified laps and anchorage. After correcting the geotextile, the embankment shall be reconstructed in accordance with the Contract Documents.

#### Article 25.4 Method of Measurement

Geotextile shall be measured in square yards of ground surface covered by fabric as shown on the Drawings or as approved by the Engineer. Overlapping and stitching of fabric will be considered incidental to this pay item and no additional payment will be made.

Material used to fill ruts and holes shall be paid for at the unit price of the appropriate bid item for the type material used, as shown on the Drawings or as approved by the Engineer.

# Article 25.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Geotextile (Type) Square Yard

#### SECTION 20.26 INSULATION

## Article 26.1 General

The Work under this Section consists of performing all operations including labor and material pertaining to the placement of insulation. Contractor shall provide polystyrene insulation board(s), extruded or expanded, in conformance with the Drawings and these Specifications

The Work under this Section also includes shaping and compacting a level area under the horizontal insulation boards and placing the insulation as indicated on the Drawings.

## Article 26.2 Materials

The insulation board shall have a <u>minimum</u> full board size of two foot by eight foot (2' x 8'), have the specified R-Value or better, and shall conform to the requirements of AASHTO M230. R-Value of insulation shall be based on manufacturer's warranted R-Value. The insulation board shall be rigid, homogeneous, and conform to the following:

<u>Property</u>	Test Method	<u>Value</u>
Compressive Strength psi, minimum at yield or 5 percent strain	ASTM D-1621	60.0
Water Absorption, maximum percent by volume	ASTM C-272	0.3%
Thermal Resistance, minimum R-Value at 75°F, °F-Ft²-Hr/BTU	ASTM C-177	As Specified

# Article 26.3 Construction

Contractor shall install the insulation board with staggered joints. Layering of insulation to obtain the specified R-Value is allowed as long as joints are overlapped at least one foot (1'). Contractor shall blade, shape, and compact the area prior to placing the insulation board in accordance with this Division. Contractor shall shape the subgrade to the lines and grades shown on the Drawings and provide a smooth surface on which to place the insulation board. Prior to placing the insulation board on the prepared subgrade, the Contractor shall furnish straightedges to the Inspector for checking surface uniformity. Surface irregularities shall not exceed one inch (1") within eight feet (8'), or three-eighths inch (3/8") in two feet (2'). Contractor shall uniformly compact the subgrade. Contractor shall hand-rake smooth and recompact the ridges left by the compaction equipment. Contractor shall accurately set the horizontal insulation boards to the line and grade established and in such a manner as to hold the board firmly in place by mechanically connecting it to the subgrade.

Contractor shall replace or repair insulation panels broken, crushed, or cracked, as determined by the Engineer, at no additional cost to the Owner.

Contractor shall cover the insulation board with approved three inch (3"-) minus Classified Fill and Backfill material, placed in a twelve inch (12") lift, spread, and compacted for the full width of the insulation layer prior to placing subsequent lifts. Contractor shall place, spread, and compact in such a manner as not to damage the insulation board. Engineer will approve spreading and compacting equipment prior to its use.

# **Article 26.4 Measurement**

The insulation board is measured per square foot regardless of thickness, complete and accepted in place.

Additional Work required for preparing the subgrade to the smoothness required is incidental to the bid item(s) in this Section and no separate payment is made.

# Article 26.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment will be made under the following unit:

ITEM	UNIT
Insulation Board (R-Value)	Square Foot

# SECTION 20.27 DISPOSAL OF UNUSABLE OR SURPLUS MATERIAL

## Article 27.1 General

The Work under this Section consists of performing all operations pertaining to the disposal of unusable or surplus material encountered in the trench excavation. This material may include peat, roots, large rocks, unstabilized soil, cesspools, privy pits, or any other material, which in the opinion of the Engineer is objectionable for use as fill or backfill.

#### **Article 27.2 Construction**

The Contractor shall use care in separating unusable material from usable material. When unusable material shall be disposed of, the Engineer will order the same in writing, stating the limitations of the Work. Should the trench be, in the opinion of the Engineer, wider than is necessary for the safety of the workmen, a deduction may be made for the excess width. Payment will not be made for disposal of unusable material unless the material is moved in excess of one hundred feet (100') from the excavation.

All unusable material shall be hauled to a disposal site provided by the Contractor as delineated in Division 10, Section 10.04, Article 4.9 – Disposal Sites.

# Article 27.3 Cesspools, Privy Pits and Septic Tanks

If cesspools and privies are encountered in right-of-way areas and have to be removed to allow construction, the following procedures for removal are to be used.

In the case of a privy encountered, the Contractor shall remove the privy from the right-of-way area and set it over onto the private property where the privy belongs.

In the case of septic tanks, cesspools and privy pits, the liquid sewage and sludge from the cesspool or privy pit shall be pumped into a watertight container and disposed of at a designated manhole. Care shall be exercised in transporting cesspool and privy pit liquids and sludge so that spillage does not occur during transportation and disposal.

The Contractor shall then remove the remaining sludge, cesspool and privy pit logs or cribbing, and any saturated gravel remaining in the trench area, and shall dispose of this material at the Municipal Landfills. Disposal of this material will be coordinated with the Engineer, in order that the materials disposed of can be covered with fill material by others at the landfill site immediately after it is dumped. Care shall be exercised in transporting this material so that spillage does not occur during transportation and disposal.

#### Article 27.4 Measurement

The method of measurement for this item will be per cubic yard measured by truck count or by cross section measurement before and after removal of unusable materials. Unless otherwise noted in the Bid Schedule, measurement will be by truck count.

# Article 27.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Disposal of Unusable or Surplus Material Cubic Yard

## SECTION 20.28 RECONSTRUCT DRIVEWAY

# **Article 28.1 Description**

The Work under this Section consists of performing all operations and furnishing all materials pertaining to removing, disposing of, re-grading and replacing existing driveway approaches, including removal and disposal of existing pavement, excavation, surfacing, classified fill and backfill, leveling course, and working adjacent to existing landscaping amenities, as indicated on the Drawings.

Driveway reconstruction consists of installing a section of driveway that provides a smooth transition from the existing driveway to the street improvements. The transition length is measured from the back of curb or back of sidewalk and shall be as shown on the Drawings or as directed by the Engineer.

Contractor shall not disturb existing driveways that have imbedded heating systems.

#### Article 28.2 Materials

All materials used in the reconstruction of driveways shall conform to the requirements for Portland cement concrete Class A-3 conforming with Division 30 – Portland Cement Concrete and asphalt concrete pavement conforming with Division 40 – Asphalt Surfacing for asphalt paved driveways. Subbase material shall conform to the requirements of this Division.

#### Article 28.3 Construction

All construction practices, tests and other controls shall conform to Division 20 –Earthwork, Division 30 – Portland Cement Concrete, and Division 40 – Asphalt Surfacing.

The Contractor shall neatly and cleanly saw cut and remove existing driveway surfacing. Contractor shall saw cut a minimum of two inches (2") deep for asphalt surfaces and three inches (3") deep for concrete surfaces. If any portion of the remaining asphalt or concrete surfacing is under-cut or damaged during construction operations, Contractor shall saw cut, remove, and replace the affected area at no additional cost to the Owner.

The Contractor shall reconstruct existing driveways with asphalt or concrete surfacing to match existing driveway surface. Contractor shall place two inches (2") of asphalt surfacing over two inches (2") of leveling course and concrete surfacing at a thickness of six inches (6"). Concrete driveways shall have a minimum six by six inch (6" x 6") woven wire mesh reinforcement installed. Contractor shall provide all areas of reconstructed driveway with a minimum eighteen inches (18") of Type II-A Classified Fill and Backfill subbase, and, when required on the Drawings, geotextile fabric.

Contractor shall perform asphalt paving by utilizing a mechanical spreader and compact by a mechanical roller weighing not less than ten (10) tons, except that where the area of the asphalt replacement patch is less than three hundred (300) square feet, a mechanical spreader need not be employed.

Contractor shall tamp small inaccessible areas to produce a compression and surface texture equivalent to that produced by the specified rolling. Hand tampers shall have a maximum tamping face of fifty (50) square inches and minimum weight of twenty-five (25) pounds.

Contractor shall maintain access and parking accommodations for each resident during driveway work. Contractor shall notify and coordinate with the affected resident(s) prior to necessary driveway closures.

# Article 28.4 Measurement

Driveway reconstruction is measured either per square yard of replaced driveway surface or per each, complete and in place for the specified type of surface. No separate measurement is to be made for asphalt, classified backfill, excavation, geotextile fabric, of leveling course as these items are incidental to the Work item. No measurement is made for temporary relocation of driveways or required driveway maintenance during construction as these items are incidental to the Work item.

# **Article 28.5 Basis of Payment**

Payment for this item shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Reconstruct Driveway, Asphalt (Class)	Square Yard
Reconstruct Driveway, Concrete (Class)	Square Yard
Reconstruct Driveway, Asphalt (Class)	Each
Reconstruct Driveway, Concrete (Class)	Each

# SECTION 20.29 PIPE CASING

## Article 29.1 General

The Work under this Section consists of performing all operations necessary for furnishing and placing a casing by trenchless method under structures, roadways, railroad tracks, or runways.

## Article 29.2 Materials

Materials shall be as required by the Contract Documents.

# **Article 29.3 Construction**

Method of installing a pipe casing shall be optional to the Contractor, except that prior to commencing jacking or augering operations, the Contractor shall furnish a work plan to the Engineer and show that his planned method of installation has worked satisfactorily in other areas under similar conditions. The excavation at both ends of the casing shall be considered incidental to this bid item and no separate payment shall be made.

A vertical and horizontal tolerance shall be as shown on the Drawings, provided that the Contractor will be responsible, and use such fittings as are required to adjust alignment and grade to accomplish the connections.

The pipe within the casing (barrier pipe) shall be arrested from movement according to Standard Detail 20-19.

# Article 29.4 Measurement

Measurement shall be from end to end of pipe casing acceptably installed and completed. No measurement will be made for trench excavation and backfill where casing is installed. No compensation will be made for casing installations abandoned or aborted due to deviations in excess of allowable tolerances.

# **Article 29.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment and shall include full payment for all Work described in this Section, including arrestment of pipe.

Payment shall be made under the following unit:

ITEM UNIT

Furnish and Install Casing Linear Foot

# SECTION 20.30 SHORING, SHEETING AND BRACING/SHORING AND SHEETING LEFT IN THE TRENCH AND PORTABLE

#### Article 30.1 General

The Work under this Section consists of all operations pertaining to furnishing and installing sheeting, shoring, and bracing to support the trench section to prevent any movement that might damage adjacent facilities or injure workmen or the public, and the use of portable steel shielding.

#### Article 30.2 Materials

The Contractor shall obtain approval from the Engineer for all sheeting, bracing and shoring materials and/or equipment to be used on the project. Shoring, sheeting and bracing materials and their use shall be in accordance with OSHA regulations found in 29 CFR 1926 Subpart P Excavations.

# **Article 30.3 Construction**

All construction requirements for design, installation, and use of sheeting, shoring, bracing, and shielding shall be in accordance with current safety regulations. All sheeting, shoring, bracing, and shielding shall be designed by a Professional Engineer commissioned by the Contractor. All shop drawings and design data shall be submitted to the Engineer for approval.

When shoring and sheeting is left in the trench, sheeting must be lower than the bottom of the pipe and cut off one foot (1') below ground surface. No transverse bracing will be permitted to remain.

Any Contractor provided portable trench shielding shall comply with relevant OSHA regulations. The Contractor shall provide the Engineer certification of such compliance from the portable shield manufacturer or supplier.

#### Article 30.4 Measurement

No measurement will be made for Work in this Section.

# **Article 30.5** Basis of Payment

No separate payment shall be made for shoring, sheeting, bracing, or portable shields. Any single technique or combination of techniques used for shoring, sheeting, and bracing shall be considered incidental to the Contract.

# CITY OF PALMER STANDARD SPECIFICATIONS

# DIVISION 30 PORTLAND CEMENT CONCRETE

# STANDARD CONSTRUCTION SPECIFICATIONS FOR PORTLAND CEMENT CONCRETE DIVISION 30 INDEX

Article 1.1 Article 1.2 Article 1.3 Article 1.4 Article 1.5 Article 1.6 Article 1.7 Article 1.8 Article 1.9 Article 1.10	GENERAL Scope of Work Applicable Standards Materials Mix Subbase Mix Requirements for Classes of Concrete Ready-Mixed Concrete Sampling and Testing Weather Limitations Protection of Work	1 5 6 6 8 9
Article 1.11 SECTION 30.02 Article 2.1 Article 2.2 Article 2.3 Article 2.4 Article 2.5	PORTLAND CEMENT CONCRETE, CURB AND GUTTER AND VALLEY GUTTER  Description  Materials  Construction  Measurement  Basis of Payment	11 11 12 15
SECTION 30.03 Article 3.1 Article 3.2 Article 3.3 Article 3.4 Article 3.5	PORTLAND CEMENT CONCRETE SIDEWALKS  Description	17 17 17 19
SECTION 30.04 Article 4.1 Article 4.2 Article 4.3 Article 4.4 Article 4.5 Article 4.6	PORTLAND CEMENT CONCRETE CURB RAMPS	21 21 22 23
SECTION 30.05 Article 5.1 Article 5.2 Article 5.3 Article 5.4	STRUCTURES AND RETAINING WALLS  Description  Construction  Measurement  Basis of Payment	25 25 28

SECT	TON 30.06	CONCRETE MASONRY RETAINING WALLS	. 30
	Article 6.1	Description	
	Article 6.2	Construction	
	Article 6.3	Measurement	
	Article 6.4	Basis of Payment	. 32
SECT	TON 30.07	CONCRETE - BUILDING STRUCTURES	. 33
	Article 7.1	Description	. 33
	Article 7.2	Materials	
	Article 7.3	Formwork Construction	
	Article 7.4	Concrete	
	Article 7.5	Measurement	
	Article 7.6	Basis of Payment	. 37
SECT	1ON 30.08	PORTLAND CEMENT CONCRETE CLUSTER MAILBOX BASE	
	Article 8.1	General	
	Article 8.2	Materials and Installation	
	Article 8.3	Construction	
	Article 8.4	Measurement	
	Article 8.5	Basis of Payment	. 38
SECT	TON 30.09	CONCRETE PARKING BUMPERS	. 39
	Article 9.1	Description	. 39
	Article 9.2	Material	
	Article 9.3	Construction	. 39
	Article 9.4	Basis of Payment	. 39
SECT	TON 30.10	COLORED CONCRETE	. 40
	Article 10.1	General	
	Article 10.2	Materials	. 40
	Article 10.3	Construction	. 40
	Article 10.4	Measurement	. 41
	Article 10.5	Basis of Payment	. 41
SECT	TON 30.11	SIDEWALK JOINT SEALANT	. 42
	Article 11.1	General	
	Article 11.2	Materials	
	Article 11.3	Construction	
	Article 11.4	Measurement	
	Article 11.5	Basis of Payment	. 42

# STANDARD CONSTRUCTION SPECIFICATIONS FOR PORTLAND CEMENT CONCRETE DIVISION 30

#### SECTION 30.01 GENERAL

# Article 1.1 Scope of Work

The Work covered by this Section consists of providing all plant, labor, equipment, supplies, material, transportation, handling, storage and protection for performing all operations in connection with the placement of Portland Cement Concrete in accordance with the Specifications and the Drawings.

# Article 1.2 Applicable Standards

The latest revision of the following standards of the ASTM and AASHTO are hereby made a part of these Specifications:

American Concrete Institute		"Manual of Concrete Practice"
Concrete Reinforcing Steel Instit		ute "Manual of Standard Practice"
ASTM A-185	AASHTO M-55	Specification for Welded Steel Wire Fabric for Concrete
ASTM A-615	AASHTO M-31	Specification for Billet-Steel Bars for Concrete Reinforcement
ASTM C-31	AASHTO T-23	Method of Making and Curing Concrete Compression and Flexure Test Specimens in the Field
ASTM C-33		Specification for Concrete Aggregates
ASTM C-330		Specification for Lightweight Aggregates for Structural Concrete
ASTM C-39	AASHTO T-22	Test for Compressive Strength of Molded Concrete Cylinders.
ASTM C-40	AASHTO T-21	Test for Organic Impurities in Sands for Concrete
ASTM C-42	AASHTO T-24	Method of Securing, Preparing and Testing Specimens from Hardened Concrete for Compression and Flexure Strengths
ASTM C-90		Hollow Load-Bearing Concrete Masonry
ASTM C-94	AASHTO M-157	Specification for Ready-Mix Concrete

ASTM C-150	AASHTO T-119	Specification for Portland Cement
ASTM C-156	AASHTO T-155	Test for Water Retention Efficiency of Liquid Membrane-Forming Compounds and Impermeable Sheet Materials for Curing Concrete.
ASTM C-171	AASHTO M-171	Specification for Waterproof Paper for Curing Concrete
ASTM C-172	AASHTO T-141	Sampling Fresh Concrete
ASTM C-192	AASHTO T-126	Method of Making and Curing Concrete Compression and Flexure Test Specimens in the Laboratory
ASTM C-226	AASHTO M-134	Specification for Air-Entraining Additions for Use in the Manufacture of Air-Entraining Portland Cement
ASTM C-231	AASHTO T-152	Test for Air Content of Freshly Mixed Concrete by the Pressure Method
ASTM C-260	AASHTO M-154	Specification for Air-Entraining Admixture for Concrete
ASTM C-270		Mortar for Unit Masonry (Including Tentative Revision)
ASTM C-309	AASHTO M-148	Specification for Liquid Membrane-Forming Compounds for Curing Concrete
ASTM C-494	AASHTO M-194	Specifications for Chemical Admixtures for Concrete
ASTM D-1751	AASHTO M-213	Specification for Preformed Expansion Joint Filler for Concrete Paving and Structural Construction (Nonextruding and Resilient Bituminous Types)
AASHTO M-6		Specification for Fine Aggregate for Portland Cement Concrete
AASHTO M-32		Specification for Cold Drawn Steel Wire for Concrete Reinforcement Cement
AASHTO M-80		Specification for Coarse Aggregate for Portland Concrete

# Article 1.3 Materials

# A. Reinforcing Steel

Concrete reinforcing shall be deformed steel bars conforming to the requirements of ASTM A-615 (AASHTO M-31). It shall be free from loose scales, excessive rust, and coatings of any character which will reduce the bond between steel and concrete.

If reinforcing bars are to be welded, these Specifications shall be supplemented by requirements assuring satisfactory weldability in conformity with AWS D12.1, "Recommended Practices for Welding Reinforcing Steel, Metal Inserts and Connections in Reinforced Concrete Construction."

#### B. Welded Steel Wire Fabric

The welded steel wire fabric shall be cold-drawn steel wires or galvanized, fabricated into mesh formed by the process of electric welding. The grade of wire shall conform to AASHTO M-32. Welded Steel Wire Fabric shall conform to ASTM A-185 (AASHTO M-55).

#### C. Cement

The cement shall be of a recognized standard brand of Portland Cement conforming to the specification requirements listed below and of a type listed below:

<u>Specification</u>	Type Portland Cement
ASTM C-150	Type I, III*
AASHTO M-85	Type I, III*

<sup>\*</sup>Type III cement may be used upon written authorization of the Engineer subject to the following modification:

Minimum design strength shall be achieved in seven (7) days in lieu of the twentyeight (28) days required for Type I cement.

For architectural concrete only one brand of cement shall be used unless otherwise approved by the Engineer. When no type cement is specified, the requirements of Type I shall govern.

Cement reclaimed from cleaning bags or leaking containers shall not be used.

The Engineer may require an additional one-half sack of Portland concrete over the design specification.

## D. Water

Water used for the mixing of concrete shall be clean and free of oil or acid, and shall not contain salt, alkali, or organic matter.

# E. Aggregates

Aggregates for Portland Cement Concrete shall be well graded, clean, hard gravel, and coarse sand, non-frost susceptible material, and free of deleterious (organic) matter, and coatings of silt or clay. The gradations shall be determined by standard laboratory sieves with square openings. Material retained on a No. 4 screen shall be

classified as coarse aggregate, which shall conform to the requirements of AASHTO M-80 and have the following limits of gradation:

# **Coarse Aggregate for Portland Cement Concrete**

	AASHTO No. 67 (3/4" to #4)	AASHTO No. 4 (1 ½" to ¾")
U.S. Standard Sieve Size	Cumulative <a href="mailto:Cumulative">% Passing By Weight</a>	Cumulative <a href="mailto:Cumulative">% Passing By Weight</a>
2"		100
1 ½"		90–100
1"	100	20–55
3/4"	90–100	0–15
1/2"		
3/8"	20–55	0–5
#4	0-10	
#8	0-5	

All material passing a No. 4 sieve shall be classified as fine aggregate and shall conform to the requirements of AASHTO M-6 and have the following gradation:

# **Fine Aggregate for Portland Cement Concrete**

U.S. Standard Sieve Size	Cumulative % Passing By <u>Weight</u>				
3/8"	100				
#4	95-100				
#8	80-100				
#16	50-85				
#30	25-60				
#50	10-30				
#100	2-10				

Aggregates shall consist of washed sand gravel; fine and coarse aggregates shall be regarded as separate ingredients. Aggregates for normal weight concrete shall conform to the requirements of ASTM C-33 and aggregates for light weight concrete, shall conform to the requirements of ASTM C-330.

The maximum size of coarse aggregates shall not exceed one and one-half inches (1 1/2") nor one-fifth (1/5) of the narrowest dimension between the forms nor three-quarters (3/4) of the clear spacing between reinforcing bars nor one-third (1/3) of the

depth of slabs. The combined aggregates, coarse and fine, shall be of such composition of sizes that when separated on the No. 4 standard sieve, the weight passing shall not be less than thirty percent (30%) nor greater than fifty percent (50%) of the total weight.

The volume removed by sedimentation shall not exceed three percent (3%). Proportioning of the coarse and fine aggregate shall be obtained by weight. The weighing equipment shall be accurate within one percent (1%) of the net weight of the batch and shall permit adjustment for variations in the water content of the aggregate. Batching for fractional sacks of cement will not be permitted unless the cement is weighed for each batch. The water added shall be measured by an approved calibrated device capable of metering within one percent (1%) of the total amount of water to be used for each batch.

## F. Air-Entrainment

Air-entrainment agents shall be used in all concrete. Entrainment shall be achieved by the addition of an approved air-entraining mixture to the concrete mix. Air-entrainment shall conform to ASTM C-231 (AASHTO T-152). Refer to Article 1.6 - Mix Requirements for Classes of Concrete for air-entrainment percentages for each class of concrete.

# G. Curing Materials

Curing materials shall be one the following types as approved by the Engineer:

- 1. Kraft paper conforming to the requirements of ASTM C-171 (AASHTO M-171).
- 2. Mats of commercial quality and of a type used for curing concrete.
- 3. Burlap of commercial quality weighing not less than fourteen (14) ounces per square yard.
- 4. Membrane curing compound conforming to the requirements of ASTM C-309 (AASHTO M-148).

# H. Expansion Joints

Premolded joint filler for use in expansion joints shall conform to the requirements of ASTM D-1751 (AASHTO M-213).

# Article 1.4 Mix

Portland Cement Concrete may be mixed at a central mixing plant or in transit mixers. All mixing equipment and operations shall conform to the requirements of ASTM C-94 (AASHTO M-157). All concrete shall be delivered to the work site thoroughly mixed to a uniform color and show uniform distribution of aggregates and cement throughout the mixture.

Concrete shall be delivered to the Project site, discharged from the truck completely and in the forms ready for vibration within one and one-half (1-1/2) hours after introduction of the cement to the aggregates. At the discretion of the Engineer, the above period may be extended one (1) minute for every degree of temperature at which the concrete is delivered below seventy degrees (708) Fahrenheit to a maximum total time of two (2) hours.

In hot weather, or under conditions contributing to quick setting of the concrete, a discharge time less than one and one-half (1-1/2) hours may be required by the Engineer. Any concrete remaining undischarged at the end of the respective time period shall be rejected.

The use of non-agitating equipment for transporting concrete will not be permitted. The mixing drums of transit-mix trucks shall be thoroughly washed after discharging each load to prevent the accumulation of adherent layers of concrete. The discharge of particles of hardened concrete with any batch will be sufficient grounds for the rejection of the entire batch. On curb, gutter and sidewalk work, transit mix trucks shall be operated parallel to the forms while discharging.

The addition of water to the mix at the job site will not be permitted except with the approval of the Engineer. Any additional water that is added shall be documented and recorded on the delivery ticket by a representative of the supplier.

#### Article 1.5 Subbase

Prior to placement of forms, the Engineer shall inspect the subbase to insure that it is smooth, compacted and free of soft or yielding spots and that compaction at optimum moisture is at least ninety-five percent (95%) of maximum density (AASHTO T-180 D). Backfilling within the forms will be permitted if the subbase is brought to the above specification and care is taken to maintain the forms to line, shape elevation.

# **Article 1.6** Mix Requirements for Classes of Concrete

The minimum mix requirement for classes of concrete shall be as set forth below, unless otherwise specified in the Contract Documents.

# **CLASS OF CONCRETE**

	<u>C-6</u>	<u>B-3</u>	<u>B-6</u>	<u>A-3</u>	<u>A-6</u>	<u>AA-3</u>	<u>AA-6</u>
Minimum Cement Content in Sacks/Cu. Yd.	4.5	5.0	5.0	5.5	5.5	6.0	6.0
Maximum Water Content Ratio in Gal./Sack	6.5	6.5	6.5	6.5	6.5	5.75	5.5
Slump Ranges in Inches	1-5	2-4	1-3.5	2-4	1-3.5	2-4	1-2
Entrained Air Range in Percentage	3-6	4-7	3-6	4-7	3-6	4-7	3-6
Coarse Aggregate (AASHTO Gradation)	No.4 and No. 67	No. 67	No. 4* and No. 67	No. 67	No. 4* and No. 67	No. 67	No. 4* and No. 67
Fine Aggregate Shall Conform to AASHTO M-6 Gradation							
Minimum Design Strength (fc), psi	2000	2500	2500	3000	3000	3500	3500

Minimum design compressive strength specification shall be achieved in twenty-eight (28) days.

Alternate mix designs will be considered upon submitting to the Engineer the following information:

- 1. MOA mix design designation for which the substitution is intended.
- 2. Design strength.
- 3. Air content.
- 4. Slump.
- 5. Aggregate gradation and maximum size.
- 6. Maximum water/cement ratio.
- 7. Minimum cement content.
- 8. List of admixtures, strength overdesign, and other special features.
- 9. Fine aggregate weight/percent moisture of fine aggregate.
- 10. Intermediate aggregate weight/percent moisture of intermediate aggregate.
- 11. Coarse aggregate weight/percent moisture of coarse aggregate.
- 12. Weight of cement.
- 13. Weight of water.

<sup>\*</sup>The coarse aggregate for Class B-6, A-6, and AA-6 concrete shall be furnished in two (2) separate sizes.

# 14. Unit weight.

Water shall not be used to increase slump beyond four inches (4"). If additional slump is desired, a plasticizing agent may be used subject to the Engineer's written approval.

# Article 1.7 Ready-Mixed Concrete

Ready-mixed concrete shall conform to the requirements of ASTM C-94 (AASHTO M-157). For each batch of concrete, it is the responsibility of the Contractor to furnish to the Engineer, before unloading at the site, a delivery ticket from the manufacturer on which is printed, stamped or written, information concerning said concrete as follows:

- 1. Name of ready-mix batch plant.
- Serial number of ticket.
- Date and truck number.
- Name of Contractor.
- 5. Specific designation of Project (name and location).
- 6. Specific class of concrete in conformance with that employed in Specifications.
- 7. Amount of concrete (cubic yards).
- 8. Time loaded or first mixing of cement and aggregate.
- 9. Type of cement.
- 10. Admixtures and amount of same.
- 11. Slump requested by the Contractor and recorded in inches.
- 12. Percentage of entrained air requested by the Contractor.
- 13. Fine aggregate weight/percent moisture of fine aggregate.
- 14. Intermediate aggregate weight/percent moisture of intermediate aggregate.
- 15. Coarse aggregate weight/percent moisture of coarse aggregate.
- 16. Weight of cement.
- 17. Weight of water.
- 18. Unit weight.

# Article 1.8 Sampling and Testing

The Contractor shall take concrete samples for concrete cylinders in accordance with AASHTO T-141. Samples shall not be taken at the beginning or end of discharge. Making and curing the specimens shall be done in accordance with AASHTO T-23. Testing and sampling shall be done by the Contractor.

Slump tests shall be taken in accordance with AASHTO T-119 or ASTM C-143. Slump tests shall be taken by the Contractor.

Should the analysis of any test cylinder not meet the requirements of these Specifications, all concrete placed from the batch represented by the cylinder shall be removed and replaced at the Contractor's expense.

## Article 1.9 Weather Limitations

Placement of Portland Cement Concrete is subject to the following requirements:

- 1. Salt, chemicals, or other material shall not be mixed with the concrete to prevent freezing.
- 2. Placement of concrete shall be prohibited whenever there is standing water on the grade or in the forms, the subgrade is yielding due to saturation, or rain is threatening.
- 3. Approved admixture shall be used in accordance with the manufacturer's recommendations.

Placement of concrete shall be prohibited at an ambient air temperature of less than forty degrees (40°) Fahrenheit or where the foundation material is frozen, except in special situations where authorized by the Engineer in writing. Exemption from the temperature clause of these Specifications shall be considered only under the following conditions:

A written proposal shall be submitted by the Contractor to the Engineer outlining a procedure for maintaining the placed concrete temperature of at least fifty degrees (50°) Fahrenheit for seventy-two (72) hours where Type III cement has been used and one hundred and twenty (120) hours where Type I cement has been used. When the temperature is reduced, the drop in temperature must be gradual and not exceed thirty degrees (30°) Fahrenheit in the first twenty-four (24) hours.

#### Article 1.10 Protection of Work

The Contractor shall protect all newly placed concrete from damage of any kind to prevent disfigurement during the curing period. Damaged concrete shall be repaired or replaced to the Engineer's satisfaction at no additional cost.

Type I/II Portland Cement Concrete must have been placed and finished a minimum of seven (7) days prior to material being distributed against, or vibrated (compaction) adjacent to the structure.

Type III Portland Cement Concrete must have been placed and finished a minimum of three (3) days prior to material being distributed against, or vibrated (compaction) adjacent to the structure.

# Article 1.11 Clean-up

When all concrete Work has been completed and cured, the Contractor shall remove the forms, stakes, blocking, and concrete spoil from the site. The area adjoining the concrete that was excavated to permit the construction and placement of forms shall be filled with

select material, and the slopes and parking areas, if any, smoothed to the level as shown on the Drawings or Standard E	shall be Details.	filled,	shaped	and

# SECTION 30.02 PORTLAND CEMENT CONCRETE, CURB AND GUTTER AND VALLEY GUTTER

# **Article 2.1 Description**

The Work covered under this Section consists of the construction of curbs, gutters, miscellaneous median shapes and parking stops.

### Article 2.2 Materials

Portland Cement Concrete, joint filler, reinforcing steel and curing materials shall conform to Section 30.01, Article 1.3 - Materials. Concrete mix for curbs shall conform to the requirements for Class A-3 unless otherwise specified.

# A. Reinforcing Steel and Steel Dowels

Refer to Section 30.01, Article 1.3, SubArticle A. - Reinforcing Steel and SubArticle B. - Welded Steel Wire Fabric.

### B. Preformed Expansion and Dummy Joint Filler

Refer to Section 30.01, Article 1.3, SubArticle H. - Expansion Joints.

# C. Curing Compounds

Refer to Section 30.01, Article 1.3, SubArticle G. - Curing Materials.

# D. Forms

Forms may be of wood or metal or any other material at the option of the Contractor, provided that the forms as set will result in a curb, or curb and gutter of the specified thickness, cross section, grade and alignment shown on the Drawings.

Forms may be removed on the day following pour if the concrete is sufficiently set that removal can be accomplished without danger of chipping or spalling. Form materials shall be free from warp, with smooth and straight upper edges, and if used for the face of a curb, shall be surfaced on the side against which the concrete is to be placed. Wooden forms for straight work shall have a net thickness of at least one and one-half inches (1.5"). Metal forms for such a work shall be of a gage that will provide equivalent rigidity and strength. Curb face forms used on monolithic curb and gutter construction shall be a single plank width when the curb face is ten inches (10") or less, except for those used in curb returns. All forms used in curb returns shall not be less than three-quarters inches (3/4") in thickness, cut in the length and radius as shown on the Drawings, and held rigidly in place to line and grade by the use of metal stakes and clamps. The curb face form shall be cut to conform exactly with the curb face batter as well as being cut to the required length and radius. Forms shall be of sufficient rigidity and strength, and shall be supported to adequately resist springing or deflection from placing and tamping of concrete.

Form material shall be clean and free from defect at the time of use.

All forms including back planks of curb shall be set with upper edges flush with specified alignment and grade of the finished surface of the improvements to be constructed, and all forms shall be not less than a depth equivalent to full specified thickness of the concrete to be placed.

Forms shall be held securely in place by means of metal stakes driven in pairs at intervals not to exceed three feet (3'), one at the front form and one at the back form. Clamps, spreaders, and braces shall be used to the extent as may be necessary to insure proper form rigidity. Forms for walk and similar work shall be firmly secured by means of stakes driven at intervals not to exceed four feet (4'). Form stakes shall be of sufficient size and be driven so as to adequately resist lateral displacement.

Commercial form clamps for curb and gutter may be used provided they fulfill the requirements specified herein.

Pump trucks may be used upon approval of the Engineer. Prior to approval, the Contractor must demonstrate to the satisfaction of the engineer that the pumping equipment will not segregate, or in any other way degrade, the concrete. Additional test samples for such alternate placement methods may be taken from the discharge side of the machine for compressive strength determination assurance tests.

### Article 2.3 Construction

# A. Erecting Forms

All forms shall be set to the lines, grade, and dimensions shown on the Drawings. The forms shall be thoroughly braced and secured to resist deformation or displacement under load, and shall be installed to permit easy removal without hammering or prying against the fresh concrete. The top of the forms shall not deviate more than one-eighth inch (1/8") in ten feet (10"), and the alignment of forms shall be within one-fourth inch (1/4") in ten feet (10").

Before placement of concrete, steel forms shall be lightly oiled with a good grade of form oil. Excess oil shall be removed by wiping with clean rags, dampened in diesel or fuel oil. Wooden forms may be oiled in the same manner as metal forms, or they may be watered immediately in advance of the placement of concrete. Watering of the form shall be done with clean water of the same quality as that specified for mixing water, and only when the atmospheric temperature is not less than forty degrees (40°) Fahrenheit. Concrete shall not be placed until all forms have been inspected and approved by the Engineer. Wherever form work is exposed to pedestrian traffic, bridges (not attached to the forms) shall be provided at all regular pedestrian crossings where it is required to maintain safety standards. Barricades and other safety features shall be installed as necessary.

# B. Placing Concrete

Prior to the delivery of the first load of concrete for curbs, the Contractor shall furnish rigid straightedges, ten feet (10') or sixteen feet (16') in length, to the Engineer for checking surface uniformity. String shall not be used as a straightedge. Surface irregularities, as measured along the top face of curb and the curb pan, shall not exceed three-sixteenth inch (3/16") within ten feet (10'), or five-sixteenth inch (5/16") within sixteen feet (16'). Non-conforming surfaces shall be subject to rejection by the Engineer. All surfaces rejected by the Engineer shall be corrected by the Contractor at the Contractor's expense.

The subgrade shall be properly compacted and brought to specified grade in accordance with the Drawings before placing concrete. The subgrade shall be thoroughly dampened immediately prior to the placement of the concrete. Forms shall not be splashed with concrete in advance of placing.

Concrete shall be discharged from transport vehicle to the point of final placement in a continuous manner as rapidly as practicable. The rate of placement shall not exceed the rate at which the various placing and finishing operations can be performed in accordance with these Specifications. Concrete shall not be allowed to free fall more than three feet (3').

If concrete is to be placed by the extruded method, the Contractor shall demonstrate to the satisfaction of the Engineer that the machine is capable of placing a dense, uniformly compacted concrete to exact section, line and grade. Extruded curb which does not meet all requirements of the Contract Documents, shall be replaced at the Contractor's expense.

# C. Stripping Forms and Finishing

The face form of the curb shall be stripped at such time in the early curing as will enable inspection and correction of all irregularities that appear thereon.

Forms shall not be removed until the concrete has set sufficiently to retain its true shape. The face of the curb shall be troweled with a tool cut to the exact section of the curb and at the same time maintain the shape, grade, and alignment of the curb. Both front and back edges shall be troweled to a radius of one-half inch (1/2"). Final finish shall be obtained by brooming the surface, including the troweled edge to a gritty finish after all free moisture has disappeared from the surface. Sprinkling of cement or sand for blotting will not be permitted.

It is the intent of this Specification to insure the highest quality of workmanship in the construction and finishing of Portland Cement Concrete (P.C.C.) curb and gutter.

Unsightly or poorly finished surfaces will be considered grounds for rejection of the Work. The top and/or face and gutter of the finished concrete surfaces shall be true and straight, of uniform width and free of cracks, humps, sags, or other irregularities. The finished concrete surface shall not vary more than two-hundredths of a foot

(0.02') from a ten foot (10') straight edge, except at grade changes or curves. No freestanding water is permitted on slopes at or greater than one percent (1%). No freestanding water deeper than one-sixteenth inch (1/16") is permitted on slopes of less than one percent (1%). The Contractor shall flow test all new concrete curb and gutter. Curb and gutter failing to meet this requirement will be rejected.

All defective areas shall be removed and replaced at the Contractor's expense, unless permission to patch is granted by the Engineer. Such permission shall not be construed as an acceptance of the Work or as a waiver of the Engineer's right to require the complete removal of the Work, if in his opinion the patch does not satisfactorily restore the quality or appearance of the surface.

Should patching be permitted, the area shall be chipped clean to a depth of one inch (1") perpendicular to the surface and saturated with clean water prior to being patched. The patch shall be made with a mortar extracted from fresh concrete by passing it through a three-eighths inch (3/8") screen. The mortar shall be thoroughly compacted and screeded off slightly higher than the surrounding surface to allow for contracting or setting after the maximum shrinkage has taken place. After one (1) to two (2) hours, the patch shall be troweled to the same finish as the surrounding area and shall be cured as specified herein. The use of special patching material will be permitted if approved by the Engineer.

# D. Curing

Curing compounds shall be applied to all exposed surfaces immediately after finishing. Transparent curing compounds shall contain a color dye of sufficient strength to render the film distinctly visible on the concrete for a minimum period of four (4) hours after application.

If, at any time during the curing period any of the forms are removed, a coat of curing compound shall be applied immediately to the exposed surface. The curing compound shall be applied in sufficient quantity to obscure the natural color of the concrete. Additional coats shall be applied if the Engineer determines that the coverage is not adequate. The concrete shall be cured for the minimum period of time set forth below.

Curb and gutter constructed of Type I/II Portland Cement Concrete must have been placed and finished a minimum of seven (7) days prior to material being distributed against, or vibrated (compaction) adjacent to the structure.

Curb and gutter constructed of Type III Portland Cement Concrete must have been placed and finished a minimum of three (3) days prior to any material being distributed against, or vibrated (compaction) adjacent to the structure.

When forms are removed before the expiration of the curing period, the edges of the concrete shall be protected with moist earth, or sprayed with curing compound.

Other standard methods of curing the curb and gutter may be used upon approval of the Engineer. Concrete shall not be placed unless curing compounds and necessary equipment for applying such is on the Project site.

# E. Expansion and Contraction Joints

# 1. Expansion Joints

Expansion joints shall be placed along all structures, as shown in the Drawings and/or Standard Details, and around all features that project into, through, or against the concrete. An expansion joint shall be constructed at the intersection of sidewalks; between sidewalk crossings and sidewalks; between curbs and sidewalks (except parallel curb); and at the beginning and end of curb returns. Additionally expansion joints shall be constructed every fifty feet (50') where the sidewalk span exceeds seventy-five feet (75') and expansion joints are not required for the above listed reasons. Expansion joint material shall conform to the requirements of ASTM D-1751 (AASHTO M-213). Expansion joints shall not exceed one half inch plus or minus one-eighth inch (1/2" ± 1/8") in width. Expansion joint material shall extend the full width of the structure and shall be cut to such dimensions that the base of the expansion joint shall extend to the subgrade and the top shall be depressed not less than one-quarter inch (1/4") nor more than one-half inch (1/2") below the finished surface of the concrete. The material shall be of one (1) piece in the vertical dimension and shall be securely fastened in a vertical position to the existing concrete face against which fresh concrete is to be placed. After the concrete has set, the expansion joints shall be filled flush to the finish concrete surface with an approved polyurethane sealant applied according to the manufacturer's recommendation.

Before sealing, the joint shall be cleaned of all dirt, gravel, concrete mortar, and other extraneous material. Sealing shall be done in a neat workmanlike manner.

### Contraction Joints

Transverse contraction joints, cut to a depth of one inch (1") prior to the final set of the concrete, shall be tooled in the sidewalks at intervals of five feet (5'), and at ten feet (10') intervals in the curb and gutter. Where the sidewalk adjoins the curb (parallel to it), contraction joints in the sidewalk and curb shall be made to match where practicable.

### **Article 2.4** Measurement

Curb or integral curb and gutter shall be measured per linear foot along the face of the curb. Mountable (rolled) curb and gutter shall be measured per linear foot along the gutter line. P.C.C. Valley Gutter shall be measured as shown on the Standard Detail.

Curb containing steel curb facing shall be measured per linear foot along the face of the curb and the designation "Steel Curb Facing" shall be included in the "Type" description of the pay item.

Medians with curb noses shall be measured as follows: P.C.C. curb and gutter per linear foot, curb noses including yellow paint, as units complete in place.

Parking stops shall be measured as units complete in place.

# Article 2.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment and shall include full payment for all Work described in this Section.

Payment shall be made under the following units unless otherwise specified:

ITEM UNIT

P.C.C. Curb and Gutter (Type)

Linear Foot

P.C.C. Valley Gutter Linear Foot

Curb Nose Each

Parking Stop Each

Extra payment will not be made for depressed curb or special sections.

### SECTION 30.03 PORTLAND CEMENT CONCRETE SIDEWALKS

# **Article 3.1 Description**

The Work covered under this Section consists of all Work necessary for the provision of Portland Cement Concrete sidewalks.

### Article 3.2 Materials

The Portland Cement Concrete, joint filler, reinforcing steel, and curing materials shall conform to Section 30.01, Article 1.3 - Materials. Concrete mix for sidewalks shall conform to the requirements for Class A-3.

### Article 3.3 Construction

### A. Excavation and Embankment

Excavation and embankment for sidewalks shall be as described in Division 20 - Earthwork. Where directed by the Engineer, unsuitable material in the subgrade shall be removed to a specific depth and then backfilled with classified fill. Payment will not be allowed for excavation below grade or for backfill materials required when such excavation is caused by negligence of the Contractor.

Embankment shall be compacted to ninety-five percent (95%) maximum density in accordance with Division 20, Section 20.01, Article 1.5 - Compaction Standards. In areas that are inaccessible to normal compaction equipment, approved tampers shall be used.

Before the forms are set, the subgrade shall be graded to within one inch (1") of established grade and the area between the sidewalk and the adjacent private property line shall be shaped to line, grade, and section shown on the Drawings.

### B. Forms and Fine Grading

Forms shall conform to requirements outlined in Section 30.02 - Portland Cement Concrete, Curb and Gutter, and Valley Gutter. Wood forms against unexposed concrete surfaces shall be No. 2 Common Lumber or better. Those against surfaces to be exposed shall be dressed and matched boards of uniform thickness, and widths not exceeding ten inches (10"). Rigid, nonporous and waterproof sheet material may be used provided the end result will be a smooth unmarked concrete surface without waves, fins or other noticeable markings.

Plywood conforming to the requirements for form work, as set forth by the American Plywood Association, may be used against both exposed and unexposed concrete surfaces. This plywood shall be not less than five (5) ply and at least nine-sixteenths inch (9/16") thick. Low areas in the subgrade shall be backfilled with classified fill or with suitable native material as directed by the Engineer. The backfill shall then be compacted to ninety-five percent (95%) maximum density and any dry areas in the subgrade shall be thoroughly dampened prior to the time the concrete is

placed. No payment will be made for water, and the work of placing and cost thereof shall be considered as incidental to the construction of the concrete sidewalk.

# C. Placing and Finishing Portland Cement Concrete Sidewalk

The concrete shall be spread uniformly between the forms and thoroughly compacted with a steel shod strikeboard. After the concrete has been thoroughly compacted and leveled, it shall be floated with wood floats and finished at the proper time with a steel float. Joints shall be edged with a one-quarter inch (1/4") radius edger and the sidewalk edges shall be tooled with a one-half inch (1/2") radius edger. After final troweling, sidewalk on grades of less than six percent (6%) shall be given a fine hair broom finish applied transversely to the centerline. On grades exceeding six percent (6%), walk shall be finished by hand with a wood float. Walk shall be remarked as necessary after final finish to assure neat uniform edges, joints, and score lines. Unsightly, poorly finished, and sidewalk failing to meet the requirements of the Drawings, Specifications, and this Section will be rejected.

The cross slope of the sidewalk, perpendicular to travel, shall not exceed two percent (2%) in accordance with Standard Detail 20-2 and 20-3.

The sidewalk shall be divided into panels by scoring one inch (1") deep every five feet (5'). Refer to Section 30.02, Article 2.3, SubArticle E - Expansion and Contraction Joints for requirements for contraction and expansion joints. The expansion joints shall be placed at all structures such as catch basins and manholes, at driveways, and at all points of tangency and points of curvature.

Additional requirements for placing and finishing concrete in cold weather shall be as outlined in Section 30.01, Article 1.9 - Weather Limitations.

For all other exposed aggregate concrete sidewalks, Contractor shall float and trowel all surfaces to receive the exposed aggregate finish. Seeding the surface with aggregate shall not be allowed. After the concrete has taken its initial set, the surface aggregate shall be exposed using a water fog spray and brooms to remove the surface matrix. The coarse surface aggregate shall be exposed very lightly, approximately one-sixteenth inch (1/16"). After the concrete has taken its final set, a weak acid wash shall be applied to clean and wash the exposed aggregate surfaces. The weak acid wash shall be thoroughly neutralized and flushed from the finished surface. Under no circumstances shall Contractor allow the acid wash to enter the storm drain lines.

Contractor shall protect adjacent construction, plantings, finishings, structures, and the public from damage and harm due to the acid wash. The finished appearance of the exposed aggregate concrete sidewalk shall produce an appearance and texture that matches the adjacent exposed aggregate sidewalk. Any significant difference in texture or appearance between two adjacent concrete panels, as determined by the Engineer, shall result in removal and replacement of concrete panels by Contractor at no additional cost.

Contractor shall provide a two foot by two foot (2' x 2') exposed aggregate concrete test panel prior to constructing the exposed aggregate concrete sidewalk. Location of the test panel will be on-site as approved by the Engineer. Notification of providing this test panel shall be made to the Engineer no less than 24 hours prior to making the test panels to allow the Engineer and materials analysis personnel to be present. The Engineer may require the Contractor to provide additional panel(s) if the test panel does not produce an appearance that matches the adjacent exposed aggregate sidewalk.

Providing the test panel and any other required test panel shall be considered incidental to the bid item "P.C.C. Sidewalk 4" Thick (Exposed Aggregate)" and no separate payment shall be made.

# D. Curing and Protection

The materials and procedures outlined in Section 30.02, Article 2.3 - Construction, shall prevail. The curing agent shall be applied immediately after finishing and be maintained for a period of seven (7) days. The curing agent(s) and/or concrete mixtures shall in no way deter or prevent final finishing of concrete. The use of surface retarders may be permitted if application methods are accepted by the Engineer, in writing, no less than twenty-four (24) hours prior to concrete placement.

The Contractor shall have readily available sufficient protective covering, such as waterproof paper or plastic membrane, to cover the pour of an entire day in event of rain or other unsuitable weather.

The sidewalk shall be protected against damage or defacement of any kind until it has been accepted by the Owner. Sidewalk which is not acceptable to the Engineer because of damage or defacement shall be removed and replaced at the expense of the Contractor.

Additional requirements for curing in cold weather shall be as outlined in Section 30.01. Article 1.9 - Weather Limitations.

### Article 3.4 Measurement

Sidewalk: Sidewalks shall be measured per square yard, complete in place, for both four (4") and six inch (6") thicknesses.

Sidewalk Retaining Walls: Sidewalks of specified thickness constructed in conjunction with sidewalk retaining walls constructed in accordance with Section 30.05 – Structures and Retaining Walls, shall be measured per square yard from the face of retaining wall, accepted in place.

### Article 3.5 Basis of Payment

Payment for this item shall be in accordance with Division 10, Section 10.07 - Measurement and Payment and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM UNIT

P.C.C. Sidewalk (Thick) (Type Finish) Square Yard

### SECTION 30.04 PORTLAND CEMENT CONCRETE CURB RAMPS

### Article 4.1 General

The Work under this Section consists of performing all operations pertaining to furnishing and constructing Portland Cement Concrete curb ramps with a detectable warning surfacing in conformance with the Drawings. The ramps shall comply with the Americans with Disabilities Act Title II as identified in 28 CFR Part 35 – Nondiscrimination on the Basis of Disability in State and Local Government Services.

### Article 4.2 Materials

### A. General

P.C.C. materials and installation shall conform to the requirements of Section 30.03 - Portland Cement Concrete Sidewalk and the Drawings. The P.C.C. shall have a slump range of four to seven inches (4" to 7") to permit solid placement of the tactile warning panel. An overly wet mix will cause the tactile warning panel(s) to float. Contractor shall not add color to the concrete unless specified in the Drawings.

The Contractor shall not apply a troweled pattern to the curb ramps. Contractor shall provide a coarse broom finish for the ramps perpendicular to direction of pedestrian traffic.

# B. Detectable Warning Panel

Each detectable warning panel shall have a truncated domed surface twenty-four inches (24") in depth for the width of the ramp. The truncated domes shall have a height of two-tenths inch (0.2"), a diameter of nine-tenths inch (0.9"), a center-to-center spacing of one and six-tenth inches (1.6") minimum and two and four-tenth inches (2.4") maximum, and a base-to-base spacing of sixty-five one-hundredth inch (0.65"), measured between the most adjacent domes.

Contractor shall provide panels federal yellow in color, or approved equal. The specified color shall be homogeneous throughout the panel.

Contractor shall provide Armor Tile Cast-In-Place In-Line Dome Tactile Panel detectable warning panel(s), manufactured by:

Engineered Plastics, Inc. 300 International Drive, Suite 100 Williamsville, NY 14221 Phone: 1-800-682-2525 Local Contact:
Polar Supply Company, Inc.
300 E. 54<sup>th</sup> Avenue
Anchorage, Alaska 99518-1230
Phone: 907-563-5000

Fax: 907-562-7001

or an approved equal.

### Article 4.3 Construction

The Contractor shall construct each curb ramp and install the detectable warning panel(s) in conformance with the Contract Documents and the manufacturer's recommendations.

Each curb ramp shall have a one to twelve (1:12) rise over run maximum running slope in the direction of travel and a two percent (2%) maximum cross slope perpendicular to the direction of travel. All landings shall have a two percent (2%) maximum slope in any direction.

No later than five (5) days prior to construction of the curb ramps, Contractor shall submit to the Engineer for review and approval, a layout drawing for each curb ramp to resolve issues related to pattern repeat, tile cuts, expansion joints, control joints, ramp curves, ramp end returns and surface interfaces, and truncated dome spacing.

Contractor shall install and finish the P.C.C. in accordance with the Contract Documents prior to installation of the detectable warning panel(s). Contractor shall tamp the plate(s) or panel(s) with a small sledge hammer with a two inch by six inch by twenty inch (2" x 6" x 20") wood tamping plate, or lightly vibrate into the fresh concrete to ensure that the panel's field level (base of truncated dome) is flush with the adjacent concrete and top back of curb. Contractor shall ensure that the panel's field level is flush with the adjacent concrete surface, proper water drainage is provided, and potential tripping hazards are eliminated. Contractor shall ensure that the back edge of the detectable warning panel(s) form a smooth arc and is parallel to the top back of the curb.

Immediately after the panel placement, Contractor shall check and adjust accordingly the panel's or plate(s) field level to be flush with the adjacent concrete surface. Following final field-level adjustment(s), place suitable twenty-five (25) pound weights, conforming to the manufacturer's recommendations, on each panel and additional weights at panel-to-panel joints as necessary to provide a solid contact between the panel underside and the concrete.

During and after the panel installation and concrete curing time, Contractor shall ensure that there is no walking, leaning, or any external forces placed on the panel, thereby causing a void between the underside of the panel and the concrete.

After the concrete has cured, Contractor shall remove protective plastic wraps. If "concrete bleeding" occurs between the panels, Contractor shall remove the residue without damage to the panel surfaces, in accordance with the manufacturer's recommendation.

Contractor shall maintain, on-site, an electronic level, a five foot (5') diameter circle template, and a three foot by five foot (3'x5') rectangular template. Template may be of any material, including paper. Contractor shall, when requested, demonstrate to the Engineer that there are adequate landing and turning areas that meet the dimensions and slopes required on the Drawings.

Backfill and grade areas disturbed by curb ramp construction and restore ground surface as shown on Drawings.

### Article 4.4 Tolerances

In accordance with the Americans with Disabilities Act Public Rights-of-Way Accessibility Guidelines (PROWAG), dimension not stated as "maximum" or "minimum" are absolute. All dimensions are subject to conventional industry tolerances, except where the requirement is stated as a range with specific minimum and maximum end points.

Conventional industry tolerances recognized by the ADAAG include those for field conditions that may be a necessary consequence of a particular manufacturing process. Information on specific tolerances may be available from industry or trade organizations, code groups, building officials, and published references. (Example: American Concrete Institute Standard Specifications for tolerances for concrete construction and materials (ACI-117)).

### Article 4.5 Measurement

The Work paid for under "P.C.C. Curb Ramp" shall be measured as furnished, constructed, finished, and accepted in place for each installation or the actual horizontal square yardage of curb ramp (including curb ramp under detectable warnings) and back curb.

The Work paid for under "Detectable Warnings" is measured by the actual horizontal square footage of detectable warning tiles furnished, installed, and accepted in place. When P.C.C. Curb Ramp is paid per each, the Detectable Warnings are incidental to each installation and no separate payment shall be made.

### Article 4.6 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment for restoration of existing ground surface disturbed by curb ramp construction is made under "A.C. Pavement," "P.C.C. Sidewalk," "Topsoil," and "Seeding," as applicable. No separate payment is made for backfilling and grading in preparation of paid surface treatment. No separate payment is made for backfilling and grading in locations where the existing surface is gravel.

# Payment shall be made under the following unit:

ITEM UNIT

P.C.C. Curb Ramp (Type) Each

P.C.C. Curb Ramp (Type) Square Yard

Detectable Warnings Square Foot

### SECTION 30.05 STRUCTURES AND RETAINING WALLS

# **Article 5.1 Description**

The Work under this Section consists of the construction of Portland Cement Concrete structures and retaining walls.

# Article 5.2 Construction

### A. Reinforcing Steel

Reinforcing bars shall be bent cold and shall conform accurately to the shape and dimensions shown on the diagram. Bent-up bars, unless otherwise specified, shall be bent up at an angle of forty-five degrees (45°). In no case shall the radius of any bend be less than four (4) times the diameter of the bar.

The reinforcement shall be positioned as indicated on the Drawings or as hereinafter specified. It shall be rigidly blocked and wired in place, using metal supports or concrete blocks and securely tied at each intersection with annealed iron wire of at least twelve (12) gauge.

Splicing bars at points not indicated on the Drawings will not be permitted except as an emergency measure and with the consent of the Engineer. Such splices shall be at the points of minimum tensile stress and the lap shall be not less than thirty-six (36) bar diameters.

Bar lists and Bending schedules shall be furnished by the Contractor for approval of the Engineer. Materials shall not be ordered until such lists and bending diagrams have been approved by the Engineer. The approval of order lists and bending diagrams will in no way relieve the Contractor of responsibility for the correctness of such lists and diagrams. Any expense incidental to the revision of material furnished in accordance with such lists and diagrams, to make it comply with the design drawings, shall be borne by the Contractor.

### B. Forms

Forms shall conform to the shape and dimensions shown on the Drawings and shall be accurately set to line and grade. All sheeting in contact with concrete surfaces shall be matched tongue and groove lumber, sized to uniform thickness and free from wane, warp, splits, loose knots or other defects which will prevent obtaining a smooth, tight form. Forms for exposed surfaces shall be lined with plywood conforming to the requirements for form plywood as specified by the American Plywood Association. All plywood lining shall be used in as wide pieces as possible. Areas less than four feet (4') in width shall be lined with a single width of plywood. Joints in lining and backing shall not occur at the same place and the abutting edges of adjacent sheet shall be nailed to the same board.

Joints in the lining shall be filled with cold water putty, patching plaster, plastic wood, or other plastic filler satisfactory to the Engineer. Lining material may be re-used if it is in satisfactory condition, well cleaned, re-oiled, and if specific permission from the Engineer is obtained for each separate operation.

All forms shall be securely tied with bolts or rods in such manner that after stripping, such bolts or rods may be either entirely removed or may be removed for a distance at least one inch (1") below the concrete surface. Such bolts or rods shall be threaded and provided with nuts to prevent slipping and to provide adjustments. No wire ties or clamping devices shall be permitted.

Forms for walls, etc., shall have large cleanout openings at their lowest points, which shall not be closed until just before placing concrete. All forms shall be thoroughly cleaned and soaked with water immediately before filling.

Weep drains shall be provided by the Contractor and installed as shown on the Drawings.

# C. Placing

Concrete shall be placed by means of a bottom dumping bucket, cart, concrete chute, or tremie. At no time shall concrete have a free fall or more than three feet (3'). The concrete shall be brought up in approximately horizontal layers. The concrete shall be placed continuously from one side or end of the section to the other, using precaution to put the full load upon any given area of form as rapidly as possible. The rate of delivery of concrete to the work shall be such as to insure continuity of placement. No partially completed surface shall be allowed to stand more than forty-five (45) minutes before continuing the placing of concrete thereon.

### D. Compacting Concrete

All concrete shall be thoroughly spaded, especially along the forms, to prevent the formation of gravel pockets and to permit the escape of trapped air. In addition to spading, the Contractor shall also provide suitable internal vibrating tampers of the type designed to be placed directly in the concrete. Vibration shall be such that the concrete becomes uniformly plastic. Vibrators shall be inserted to a depth sufficient to vibrate the bottom of each layer effectively, but shall not be allowed to penetrate partially hardened concrete which will not become plastic under the vibrator action, nor shall the vibrator be applied directly to steel which extends into partially hardened concrete. Placing of concrete shall not commence until the vibrator is on the job site and the mechanical efficiency of the vibrator is proven in the presence of the Engineer.

### E. Finishing Concrete

All irregularities on exposed surfaces such as gravel pockets, bolt holes, etc., shall be neatly painted with mortar of the same proportions as used in the concrete. The surface film of all such patches shall be rubbed off after initial setting has taken place.

All exposed surfaces shall, after irregularities have been corrected, be thoroughly wetted and brushed with a grout composed of one (1) part fine sand and one (1) part cement. It shall then be kept wet for forty-eight (48) hours.

All outside edges are to have three-quarter inch (3/4") chamfered corners, unless noted otherwise. They shall be obtained by putting a triangular strip of wood in the corners of the forms.

# F. Joints, Horizontal and Vertical

Joints shall be made in walls or structures as indicated on the Drawings or where directed by the Engineer. If not indicated on the Drawings, the maximum distance between contraction joints shall be twenty-five feet (25'), and the maximum distance between expansion joints shall be fifty feet (50'). Where expansion joints are required, one-half inch (1/2") precast expansion joint material conforming to the requirements of ASTM D-1751 (AASHTO M-213) shall be used. The walls shall be poured one section at a time. The joint material shall be accurately cut to fit the bulkhead between sections, and nailed to the bulkhead with 6d nails. These nails shall be driven into the lumber only enough to hold the material in place, the heads being embedded in the concrete. The bulkheads between sections shall be removed not sooner than twelve (12) hours after the concrete has been placed and the nail points clinched into the joint material.

At the surface of the wall, unless otherwise shown, the joint shall end in a V-shaped grove, two inches (2") wide and one inch (1") deep. Unless noted otherwise, all joints will be truly horizontal or truly vertical.

### G. Removal of Forms

Unless otherwise directed by the Engineer, forms may be removed from structures and retaining walls, which are not subject to supporting loads, after a period of three (3) days. All other forms shall be removed upon approval of the Engineer.

### H. Curing

All exposed surfaces shall be covered by layers of absorptive burlap, mats or other approved material to a thickness weighing not less than fourteen (14) ounces per square yard, immediately after finishing. The cover material shall be kept saturated with clean water for a minimum initial curing period of twenty-four (24) hours.

Following this initial curing, the concrete shall be completely covered with a plastic waterproof membrane, or equal, for an additional six (6) days. Liquid spray type waterproof membrane will not be considered a satisfactory material for curing concrete used for retaining walls or structures.

# I. Waterproofing

Unless otherwise specified, the back side of retaining walls and backfilled surfaces of other structures shall be painted with two (2) coats of a cold bituminous waterproof coating which shall be approved by the Engineer prior to application. Application shall be with a stiff masonry type brush, or as recommended by the manufacturer.

### J. Earthwork

All earthwork involved in the construction of retaining walls shall be constructed as specified in Division 20 - Earthwork.

Excavation for retaining walls and structures shall be to the limits shown on the Drawings. Where limits are not indicated, excavation shall be sufficient to properly construct the work.

Where directed by the Engineer, unsuitable material in the subgrade shall be removed to a specific depth and then backfilled with classified fill.

The subbase under footings shall be compacted to ninety-five percent (95%) density at optimum moisture content in accordance with Section 30.01, Article 1.5 - Subbase.

Backfilling the lower portion of structures and retaining walls shall not begin until fourteen (14) days after concrete placement. Where High-Early Strength Cement is used, backfilling the lower portion of structures and retaining wall shall not begin until four (4) days after concrete placement. Waterproofing shall not be left exposed for longer than twelve (12) days before backfill. Where drain holes or drain tile are involved, or where the Engineer may direct, a filter fabric shall be used in conjunction with a six inch (6") layer of coarse gravel which shall be spread and compacted around the drains in such a manner that earth will not clog the voids in the gravel. The remainder of the backfill shall be classified fill placed in layers not exceeding one foot (1') in thickness. Each layer shall be thoroughly rammed with a rammer not more than ten inches (10") in diameter and weighing not less than forty (40) pounds, or with an approved mechanical tamper. Unsuitable earth or vegetable matter shall not be used as backfill. Filling with loose earth and hydraulic jetting will not be allowed except by written permission of the Engineer. Imported material for backfill shall conform to Division 20, Section 20.21 - Classified Fill and Backfill.

K. Concrete walls shall include an anti-graffiti coating. Anti-graffiti coating shall be Sherwin Williams Protective & Marine Coatings, Series B97-150, or accepted equal. Anti-graffiti coating shall be applied per manufacturer's recommendations.

### Article 5.3 Measurement

Concrete shall be measured per cubic yard for structures and retaining walls. Measurement will be determined from the neat line dimension. In the case of minor field changes such a

changing the length, height, etc., payment shall be based on the same unit price per cubic yard as bid. Measurement shall be determined by the Engineer and Contractor prior to placing concrete. Where sidewalks are constructed in conjunction with retaining walls, the sidewalk shall be measured under the provisions of Section 30.03 – Portland Cement Concrete Sidewalks.

Graffiti protection is incidental to the construction of the structures and retaining walls and no separate payment shall be made.

# Article 5.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section. Extra payment will not be made to the Contractor if he places additional concrete over and above the neat line volume to facilitate his operation and save on form work.

No additional payment shall be made for excavation and backfill around retaining walls and structures. Payment for disposal of unusable excavation shall be in accordance with Division 20, Section 20.10 – Excavation for Traffic Ways. Payment for classified fill shall be made in accordance with Division 20, Section 20.21 – Classified Fill and Backfill.

Payment shall be made under the following unit:

ITEM UNIT

P.C.C. Structure/Retaining Wall (Class) Cubic Yard

### SECTION 30.06 CONCRETE MASONRY RETAINING WALLS

# **Article 6.1 Description**

The Work covered under this Section consists of the construction of concrete masonry walls on a reinforced, poured Portland concrete footing. This Work includes all excavation, classified fill or backfill, and mechanical compaction.

### Article 6.2 Construction

# A. Reinforcing Steel

Reinforcing steel shall conform to Section 30.05, Article 5.2 - Construction.

# B. Survey

The Contractor shall set control stakes for the footings. The stakes will be set at breaks in grade and on even grade intervals not to exceed fifty feet (50'). They will be marked with the station offset, and the cut or fill to the top of the footing.

### C. Forms

Forms may be of wood, metal, or any other material at the option of the Contractor, provided that the forms as set will result in a footing in accordance with thickness, cross section, grade, and alignment as required by the Contract Documents.

Forms may be removed after a period of three (3) days, unless otherwise directed by the Engineer.

### D. Excavation and Embankment

Excavation and embankment for Masonry Retaining Walls shall be as described in Section 30.05, Article 5.2, SubArticle J - Earthwork.

# E. Constructing Masonry Wall

The Contractor shall omit the head joint in the first course every thirty-two inches (32") O.C. to provide for weep holes.

All cells of the concrete masonry retaining wall shall be filled solid with grout. The grout shall develop a maximum compressive strength of 2,000 P.S.I. in 28 days. The grout mix shall be of a fluid consistency and mixed in the ratio by volume of one (1) part Portland cement, three (3) parts concrete sand, and two (2) parts No. 8 Coarse Aggregate. The concrete sand is to conform to the gradation requirements of AASHTO M-6. The coarse aggregate is to comply with gradation requirements as follows:

# Coarse Aggregate Gradation Requirements

Sieve Size	Percent Passing by Weight
1/2"	100
3/8"	85-100
#4	10-30
#8	0-10
#16	0-5

Mortar shall be freshly prepared and uniformly mixed in the ratio by volume of one (1) part cement, one-half (1/2) part lime putty, and four and one-half (4-1/2) parts sand and shall conform to requirements of ASTM C-270.

The use of admixtures shall not be permitted in mortar or grout unless substantiating data is submitted and approved by the Engineer.

Masonry units shall be Grade A Units, conforming to the requirements of ASTM C-90. These units shall be sound, dry, clean, and free from cracks when placed in the structure. Where masonry unit cutting is necessary, all cuts shall be neat and true.

Portland Cement Concrete used in footings, shall conform to Section 30.01, Article 1.3 - Materials.

The starting joint on the footing shall be laid with full mortar coverage on the bed joint. All mortar joints shall be straight, clean and uniform in thickness and shall be tooled.

Tooling shall be done with a round bar to produce a dense, slightly concave surface well bonded to the block at the edges. Tooling shall be done when the mortar is partially set but still sufficiently plastic to bond. All tooling shall be done with a tool which compacts the mortar, pressing the excess mortar out of the joint rather than dragging it out. Joints which are not tight at the time of tooling shall be raked out, pointed, and then tooled.

If it is necessary to move a unit after it has been set in place, the unit shall be removed from the wall, cleaned and set in fresh mortar.

All capping units shall be set in a full bed of mortar.

# F. Curing and Waterproofing

Curing and waterproofing of concrete masonry retaining walls shall conform to the specifications for structures and retaining walls in Section 30.05, Article 5.2, SubArticles H - Curing, and I - Waterproofing.

### Article 6.3 Measurement

The item concrete masonry retaining walls shall be on a lump sum basis, complete in place and no measurement of quantities shall be made.

# Article 6.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Concrete Masonry Retaining Walls Lump Sum

### SECTION 30.07 CONCRETE – BUILDING STRUCTURES

# **Article 7.1** Description

The Work covered in this Section consists of providing all operations pertaining to the mixing and placement of Portland Cement Concrete.

### Article 7.2 Materials

- A. Portland Cement Concrete, reinforcing steel, curing materials, and miscellaneous concrete Work shall conform to the following paragraphs of Section 30.01, Article 1.3 Materials:
  - 1. Reinforcing Steel and Steel Dowels

See Section 30.01, Article 1.3, SubArticles A – Reinforcing Steel and B – Welded Steel Wire Fabric.

Preformed Expansion and Dummy Joint Filler

See Section 30.01, Article 1.3, SubArticle H – Expansion Joints.

3. Curing Compounds

See Section 30.01, Article 1.3, SubArticle G – Curing Materials.

### B. Forms

Forms may be of wood or metal or any other material at the option of the Contractor, provided that the forms as set will result in configurations, dimensions, and proper finish in accordance with the Drawings.

Forms may be removed on the day following pour if the concrete is sufficiently set so that removal can be accomplished without danger of chipping or spalling. All forms shall be cleaned, oiled, and be examined for defects before they are used again.

### **Article 7.3 Formwork Construction**

A. Inspection

Verify lines, levels, and measurements before proceeding with formwork.

B. Preparation

Earthforms - Hand-trim sides and bottoms of earth forms; remove loose dirt prior to placing concrete.

Wood and Prefabricated Forms - Minimize form joints. Symmetrically align joints and make watertight to prevent leakage of mortar for exposed concrete. Arrange and

assemble formwork to permit dismantling and stripping so that concrete is not damaged during its removal. Arrange forms to allow stripping without removal of principal shores, where required to remain in place.

### C. Erection

Provide bracing to ensure stability of formwork. Strengthen formwork liable to overstressing by construction loads. Camber slabs and beams to achieve ACI 301 tolerances. Provide temporary ports in formwork to facilitate cleaning and inspection. Locate openings at bottom of forms to allow flushing water to drain. Close ports with tight-fitting panels, flush with inside face of forms, neatly fitted so that joints will not be apparent in exposed concrete surfaces. Provide chamfer strips on external exposed corners of beams, joists, and columns. Construct formwork to maintain tolerances in accordance with ACI 301.

# D. Application of Form Release Agent

Apply form release agent on formwork in accordance with manufacturer's instructions. Apply prior to placing reinforcing steel, anchoring devices, and embedded items. Do not apply form release agent where concrete surfaces are scheduled to receive special finishes which may be affected by agent. Soak contact surfaces of untreated forms with clean water. Keep surfaces wet prior to placing concrete.

# E. Inserts, Embedded Parts, and Openings

Provide formed openings where required for Work embedded in, or passing through, concrete. Coordinate Work of other sections in forming and setting openings, slots, recesses, chases, sleeves, bolts, anchors, and other inserts. Install accessories in accordance with manufacturer's instructions, level, and plumb. Ensure items are not disturbed during concrete placement.

### F. Form Removal

Do not remove forms, shoring, and bracing until concrete has sufficient strength to support its own weight, and construction and design loads which may be imposed upon it. Remove load-supporting forms only when concrete has attained seventy-five percent (75%) of required 28-day compressive strength provided construction is reshored. Reshore structural members due to design requirements or construction conditions to permit successive construction. Remove formwork progressively so no unbalanced loads are imposed on structure. Do not damage concrete surfaces during form removal. Store reusable forms for exposed architectural concrete to prevent damage to contact surfaces. Remove formwork in same sequence as concrete placement to achieve similar concrete surface coloration.

# G. Cleaning and Tightening

Thoroughly clean forms and adjacent surfaces to receive concrete as erection proceeds and just before concrete placement. Remove chips, wood, sawdust, dirt, and other debris and ensure that water and debris drain from formwork through cleanout ports.

During cold weather, remove ice and snow from forms. Do not use deicing salts. Unless within a heated enclosure, do not use water to clean out forms. Use compressed air to remove foreign matter.

Retighten forms immediately after concrete placement as required to eliminate mortar leaks.

### Article 7.4 Concrete

# A. Placing Concrete

Before placing concrete, ensure reinforcing is clean, free of loose scale, dirt, or other foreign coatings which would reduce bond to concrete. Ensure that reinforcing is supported and secured against displacement. Do not deviate from true alignment.

Place concrete in accordance with ACI 304.

Notify the Engineer a minimum of twenty-four (24) hours prior to commencement of concreting operations.

Ensure anchors, seats, plates, and other items to be cast into concrete are placed, held securely, and will not cause hardship in placing concrete. If problems are found, rectify same and proceed with Work.

Maintain records of poured concrete items. Record date, location of pour, quantity, air temperature, and test samples taken.

Ensure reinforcement, inserts, embedded parts, formed expansion and contraction joints are not disturbed during concrete placement.

A bonding agent is to be used where pouring against previously placed concrete. Submit manufacturer's product data for the bonding agent to the Engineer for approval. Surface preparation is to be in accordance with the manufacturer's recommendations for the approved product.

Pour concrete continuously between predetermined construction and control joints.

Pour slabs-on-grade in checkerboard pattern or provide control joints to form panels or patterns as shown on the Drawings. If not shown on the Drawings, control joints shall be made by sawing or by approved inserts. Saw cut control joints within twenty-four (24) hours after finishing and use a three-sixteenths inch (3/16") thick

blade, cutting one-fourth (1/4) of slab thickness. Unless otherwise specified or approved, control joint spacing shall not exceed fifteen feet (15').

In locations where new concrete is to be doweled to existing work, lay down dowels as shown on the Drawings, drill holes in existing concrete and embed dowels according to the recommendations of the manufacturer of the approved bonding agent. Submit manufacturer's product data for the bonding agent to the Engineer for approval.

Excessive honeycomb or embedded debris in concrete is not acceptable and the Contractor shall notify the Engineer upon discovery.

Conform to ACI 306 when concreting during cold weather.

Install vapor barrier under interior slabs on grade. Lap joints minimum six inches (6") and seal. Do not disturb or damage vapor barrier while placing concrete reinforcing. If damage does occur, repair areas before placing concrete. Use vapor barrier material, lapped over damaged areas a minimum of six inches (6") and seal.

Screed slabs-on-fill, maintaining surface flatness of maximum one-eighth inch (1/8") in ten feet (10').

# B. Patching

Notify the Engineer twenty-four (24) hours in advance to allow inspection of concrete surfaces immediately upon removal of forms. Patch imperfections as directed.

### C. Defective Concrete

Modify or replace concrete not conforming to required lines, details, and elevations.

Repair or replace concrete not properly placed resulting in excessive honeycombing and other defects. Do not patch, fill, touchup, repair, or replace exposed concrete except upon express direction of the Engineer for each individual area.

### D. Concrete Finishing

Provide standard form finish to all concrete formed surfaces that are to be concealed in the finish work or by other construction.

# E. Floor Finishing

Finish concrete floor surfaces in accordance with ACI 302 and ACI 304.

Uniformly spread, screed, and float concrete. Do not use grate tampers or mesh rollers. Do not spread concrete by vibration.

Maintain surface flatness, with maximum variation of one-eighth inch (1/8") in ten feet (10').

In areas with floor drains, maintain floor levels at walls and pitch surfaces uniformly to drains at one-eighth inch (1/8"/ft) per foot, or as directed by the Engineer.

# F. Curing and Protection

Beginning immediately after placement, protect concrete from premature drying, excessively hot or cold temperatures, and mechanical injury. Maintain concrete with minimal moisture loss at relatively constant temperature for period necessary for hydration of cement and hardening of concrete.

### Article 7.5 Measurement

The item concrete – building structures as identified in the Contract Documents and Drawings shall be measured on a cubic yard basis, complete in place and no separate payment shall be made.

# **Article 7.6** Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 – Measurement and Payment and shall include full payment for all Work described in this Section.

Unit Cost shall be made on the following basis unless otherwise specified:

ITEM	UNIT
Floor Slabs - on grade	C.Y.
Structural Slabs - on grade	C.Y.
Spread Footings	C.Y.
Continuous Footings	C.Y.
Concrete Walls (Inches Thick)	C.Y.

### SECTION 30.08 PORTLAND CEMENT CONCRETE CLUSTER MAILBOX BASE

### Article 8.1 General

The Work under this Section consists of performing all operations pertaining to furnishing and constructing a cluster mailbox base.

### Article 8.2 Materials and Installation

Each cluster mailbox base shall be constructed in conformance with the Drawings. Materials and installation shall meet the requirements of Section 30.03 - Portland Cement Sidewalks and the Drawings.

### Article 8.3 Construction

Contractor shall contact the Manager of the Address Management Department, Palmer District, United State Post Office at 745-5051, forty-eight (48) hours prior to beginning construction of the cluster mailbox base to schedule the final placement of the cluster mailbox unit by the United State Post Office.

### Article 8.4 Measurement

The Work shall be measured per each actual cluster mailbox base furnished, constructed, and accepted in place.

# Article 8.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 -Measurement and Payment and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
P.C.C. Cluster Mailbox Base	Fach

### SECTION 30.09 CONCRETE PARKING BUMPERS

# **Article 9.1 Description**

This Work item includes the forming, casting, and installation of concrete parking bumpers as shown on the Drawings.

### Article 9.2 Material

Reference Section 30.01 - General Provisions.

Concrete class shall be A-3.

### Article 9.3 Construction

Contractor shall construct precast concrete parking bumpers in accordance with applicable construction techniques specified in Section 30.02 - Portland Cement Concrete Curb and Gutter, and Valley Gutter. Parking bumpers shall be seven feet (7') long and seven inches (7") tall. Parking bumpers shall be ten inches (10") wide at the base and taper to six inches (6") wide at the top. Parking bumpers shall be firmly set in place with two (2) eighteen inch (18") long #5 rebar.

# Article 9.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment will be made under the following unit:

HEM	UNII	
Concrete Parking Bumpers	Each	

### SECTION 30.10 COLORED CONCRETE

### Article 10.1 General

The Work under this Section consists of providing all operations and materials necessary to install colored concrete. All Work shall be in accordance with this Section and shall be placed at the locations shown on the Drawings.

### Article 10.2 Materials

The Portland Cement concrete and curing materials shall conform to Section 30.01, Article 1.3 - Materials, as modified below:

### A. Concrete

Concrete mix for imprinted colored concrete shall conform to Section 30.01, Article 1.6 – Mix Requirements for Classes of Concrete, requirements for Class AA-3, normal weight concrete. Contractor shall make white concrete using white cement, white aggregate, and white sand. Contractor shall use Davis Color #160, Brick Red, available from Davis Color, Los Angeles, California or approved equal, at a rate of 5 pounds of color per sack of cement to make colored concrete.

### B. Imprint

Where imprinted concrete is called for on the Drawings, the Contractor shall use "Bomanite Running Bond Tile" available from Bomanite Corporation, Palo Alto, California, or another concrete imprinting system of approved equal performance.

# C. Expansion Joints

Filler material shall be non-asphaltic material, one-half inch (1/2") wide and four inches (4") deep, with the top one inch (1") strippable. Primer shall be "Externaflex" 1993 or approved equal. Backer rod shall be closed cell polyethylene. Sealant shall be "Externaflex" two-compound urethane, "pour grade" No. 1071-200, or approved equal. Contractor shall use the appropriate sealant color to match the colored concrete, including Brick Red sealant to match the red concrete.

### **Article 10.3 Construction**

The excavation and embankment, forms and fine grading, placing and finishing, curing and protection operations for imprinted colored concrete shall conform to Section 30.03, Article 3.3 – Construction as amended below:

Place imprinted colored concrete in dry weather with temperatures above forty degrees (40°) Fahrenheit.

Where imprinted concrete is called for in the Drawings, the Contractor shall apply the imprinting tool while the concrete is still in the plastic stage of set in conformance with the manufacturer's specifications.

# Article 10.4 Measurement

Imprinted colored concrete shall be measured per square yard, complete and in place.

# Article 10.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Colored Concrete (Color) (Thickness) (Imprinted)

Square Yard

# SECTION 30.11 SIDEWALK JOINT SEALANT

### Article 11.1 General

The Work under this Section consists of performing all operations pertaining to preparing and sealing joints in existing sidewalk for the purposes of sealing and repair. This Section is not applicable to joint sealant utilized during the construction of new concrete work.

### Article 11.2 Materials

Sealant materials shall be Elastomeric (in accordance with ASTM C-920) long lasting, and resist deterioration caused by weather, street, movement, traffic, and water. Sealant materials shall be approved by the Engineer prior to use. The sealant color shall closely match adjacent concrete sidewalk.

### Article 11.3 Construction

Joint sealant shall be applied to joints with dimensions between one-half inch (1/2") and one inch (1") in width, as directed by the Engineer. The sealant shall be applied in conformance with the manufacturer's instructions and to full depth of the joint.

The joints shall be cleaned and all loose material shall be blown out to the full depth of the joint. The interior of the joint shall be completely dried and existing sidewalk surfaces shall be exposed.

### **Article 11.4 Measurement**

The application of joint sealant shall be measured per linear foot of sealant applied as directed by the Engineer for sidewalk patch and repair. Payment for joint sealant used during construction of new concrete work is governed by the appropriate Section for that installation, is considered incidental to that pay item, and no payment shall be made under this Section.

### **Article 11.5 Basis of Payment**

ITEK A

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

I I EIVI	UNII
Joint Sealant	Linear Foo

LIKHT

# CITY OF PALMER STANDARD SPECIFICATIONS

DIVISION 40 ASPHALT SURFACING

# STANDARD CONSTRUCTION SPECIFICATIONS FOR ASPHALT SURFACING DIVISION 40 INDEX

SECTION 40.01 Article 1.1 Article 1.2 Article 1.3 Article 1.4 Article 1.5 Article 1.6	GENERAL Scope of Work. Applicable Standards Subsurface Investigation Materials and Inspection Stripping Test for Aggregates Payment - General	1 3 3
SECTION 40.02 Article 2.1 Article 2.2 Article 2.3 Article 2.4 Article 2.5 Article 2.6 Article 2.7	SEAL COAT  Description  Asphalt  Cover Aggregate  Equipment  Construction  Measurement  Basis of Payment	4 4 5 6
SECTION 40.03 Article 3.1 Article 3.2 Article 3.3 Article 3.4 Article 3.5 Article 3.6 Article 3.7	PRIME COAT  Description  Materials  Construction  Application of Bituminous Material  Application of Blotter Material  Measurement  Basis of Payment	9 9 9 10
SECTION 40.04 Article 4.1 Article 4.2 Article 4.3 Article 4.4 Article 4.5 Article 4.6	TACK COAT  Description  Material  Equipment  Construction  Measurement  Basis of Payment	11 11 11 12
SECTION 40.05 Article 5.1 Article 5.2 Article 5.3 Article 5.3 Article 5.5 Article 5.4 Article 5.5	CRACK AND JOINT SEALANT General Submittals Materials Construction Equipment Measurement Basis of Payment	14 14 15 15

SECTION 40.06	ASPHALT CONCRETE PAVEMENT	17
Article 6.1	Description	17
Article 6.2	Material and Testing	17
Article 6.3	Composition of Mixes	19
Article 6.4	Equipment	
Article 6.5	Construction	26
Article 6.6	Density and Surface Requirements	33
Article 6.7	Measurement	
Article 6.8	Basis of Payment	35
SECTION 40.07 PE	ERMANENT ASPHALT SPEED HUMPS	
Article 7.1	General	
Article 7.2	Cross Section Template	
Article 7.3	Material	
Article 7.4	Construction	36
Article 7.5	Measurement	36
Article 7.6	Basis of Payment	36
SECTION 40.08	RECYCLED ASPHALT PAVING (RAP)	38
Article 8.1	General	38
Article 8.2	Material	
Article 8.3	Construction	39
Article 8.4	Measurement	40
Article 8.5	Basis of Payment	41
SECTION 40.09	BITUMINOUS SURFACE TREATMENT	
Article 9.1	Description	42
Article 9.2	Asphalt	
Article 9.3	Aggregates	
Article 9.4	Equipment	
Article 9.5	Construction	
Article 9.6	Measurement	
Article 9.7	Basis of Payment	46
SECTION 40.10	PAVEMENT ROTOMILLING	
Article 10.1	General	
Article 10.2	Construction	
Article 10.3	Measurement	
Article 10.4	Basis of Payment	47
SECTION 40.11	REMOVE AND REPLACE ASPHALT SURFACING	
Article 11.1	Description	
Article 11.2	Materials	
Article 11.3	Construction	
Article 11.4	Measurement	
Article 11.5	Basis of Payment	49

SECTION 40.12	IN-PLACE FULL DEPTH RECLAMATION OF ASPHALT	
	CONCRETE PAVEMENT AND LEVELING COURSE	50
Article 12.1	General	50
Article 12.2	Material	50
Article 12.3	Construction	50
Article 12.4	Measurement	51
Article 12.5	Basis of Payment	51
SECTION 40 13 PA	AVEMENT SEAM REPAIR-INFRARED METHOD	52
	General	
	Materials	
Article 13.3	Equipment	52
Article 13.4	Construction	52
	Measurement	
Article 13.6	Basis of Payment	53

# STANDARD CONSTRUCTION SPECIFICATIONS FOR ASPHALT SURFACING DIVISION 40

#### SECTION 40.01 GENERAL

# Article 1.1 Scope of Work

The Work covered by these Specifications consists of providing all plant, labor, equipment supplies, material, transportation, handling, and storage, and performing all operations necessary to complete the construction of hot mix asphalt concrete pavement consisting of one or more courses on a previously prepared base, seal coat of asphalt cement and cover aggregate, and bituminous surface treatment in single or multiple courses.

# Article 1.2 Applicable Standards

The latest revision of the following standards: American Society for Testing and Materials (ASTM), American Association of State Highway and Transportation Officials (AASHTO), and State of Alaska Department of Transportation and Public Facilities, Alaska Test Methods and Standard Practices (ATM) are hereby made a part of these Specifications. Additionally, the Western Alliance for Quality Transportation Construction (WAQTC) Test Methods and Procedures are hereby incorporated into these Specifications. The test designations listed below are those that are currently specified for use in this Division.

ADOT&PF Alaska Test Method 312	Nordic Abrasion
ASTM C-29	Test for Unit Weight of Aggregate
ASTM C-88	Test for Soundness of Aggregates by Use of Sodium Sulfate or Magnesium Sulfate
ASTM C-117	Test for Materials Finer than No. 200 Sieve in Mineral Aggregates
ASTM C-127	Test for Specific Gravity and Absorption of Coarse Aggregate
ASTM C-128	Test for Specific Gravity and Absorption of Fine Aggregate
ASTM C-131	Test for Resistance to Abrasion of Small Size Coarse Aggregate by Use of Los Angeles Abrasion Machine Test for Sieve or Screen Analysis of Fine and Coarse Aggregate
ASTM C-183	Sampling Hydraulic Cement
ASTM D-75	Sampling Stone, Slag, Gravel, Sand and Stone Block for Use as Highway Materials
ASTM D-140	Sampling Bituminous Materials
ASTM D-242	Specification for Mineral Filler for Bituminous Paving Mixtures

ASTM D-4125	Standard Test Method for Asphalt Content of Bituminous Mixtures by Nuclear Method
ASTM D-4791	Flat and Elongated Particles
ASTM D-5821	Percent Fracture
AASHTO M-29	Fine Aggregate for Bituminous Paving Mix
AASHTO M-43	Standard Size of Coarse Aggregate for Highway Construction
AASHTO M-156	Requirements for Mixing Plants for Hot-Mixed, Hot-Laid Bituminous Paving Mixtures.
AASHTO M-208	Specification for Cationic Emulsified Asphalt
AASHTO M-226	Viscosity Graded Asphalt Cement - Table Three (3)
AASHTO M-320	Standard Specifications for Performance-Graded Asphalt Binder
AASHTO T-30	Test for Mechanical Analysis of Extracted Aggregate
AASHTO T-43	Test for Specific Gravity of Bituminous Materials
AASHTO T-85	Specific Gravity and Absorption of Coarse Aggregate
AASHTO T-180-D	Test for Moisture-Density Relations of Soils
AASHTO T-102	Spot Test of Asphaltic Materials
AASHTO T-164	Test for Quantitative Extraction of Bitumen*
AASHTO T-195	Test for Coated Particles for Bituminous Mixtures
AASHTO T-168	Sampling Bituminous Paving Mixtures
AASHTO T-304	Uncompacted Void Content of Fine Aggregate (Fine Aggregate Angularity)
AASHTO T-308	Determining the Asphalt Content of Hot Mix Asphalt (HMA) by Ignition Method
AASHTO T-209	Theoretical Maximum Specific Gravity and Density of Bituminous Paving Mixtures
AASHTO T-166	Bulk Specific Gravity of Compacted Bituminous Mixtures Using Saturated Surface Dry Specimens
AASHTO T-275	Bulk Specific Gravity of Compacted Bituminous Mixtures Using Paraffin-Coated Specimens

<sup>\*</sup> In lieu of the specified methods, the Engineer may permit the use of a nuclear asphalt gauge.

The following standards of The Asphalt Institute are also a part of these Specifications:

Construction Specifications for Asphalt Concrete, by The Asphalt Institute.

Mix Design Methods for Asphalt Concrete, by The Asphalt Institute.

The number of blows of the Compaction hammer used in the Marshall Mix Design will be fifty (50) blows per side of specimen.

# Article 1.3 Subsurface Investigation

Information pertaining to subsurface exploration, boring, test pit locations, and other preliminary investigation may appear in the Contract Documents, or be available at selected locations for review by the Bidder. While such data will have been collected with reasonable care, there is not expressed or implied guarantee that conditions so indicated are exact or entirely representative of those actually existing. The Bidder shall make his or her own interpretation of results of such investigations and satisfy himself as to the conditions to be encountered.

## Article 1.4 Materials and Inspection

Representative samples of all materials proposed for use under these Specifications shall be submitted to the Engineer for testing. The Contractor shall submit these materials at his own expense. Material shall not be used until it has been approved by the Engineer.

For verification of weights and measures, character of materials, and determination of temperatures used in the preparation of the paving mixes, the Engineer or his authorized representative shall at all times have access to all portions of the paving plant, aggregate plant, storage yards, and other facilities for producing and processing the material construction.

# Article 1.5 Stripping Test for Aggregates

The use and proportions of antistrip agents shall be determined by ATM T-14 and be included in job mix design. At least seventy percent (70%) of the aggregate shall remain coated when tested in accordance with ATM T-14.

#### Article 1.6 Payment - General

Payment for all Work included in this Division shall be paid for in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described.

#### SECTION 40.02 SEAL COAT

# **Article 2.1 Description**

The Work under this Section consists of the performance of all Work required for the construction of a seal coat of asphalt cement and cover aggregate on RAP, strip-paved, and gravel surfaces.

## Article 2.2 Asphalt

The Contractor shall submit a certified analysis of the proposed asphalt from the refinery laboratory to the Engineer for review and approval. A copy of the certified analysis shall accompany each shipment of asphalt to the Project. The Engineer shall reserve the right to make check tests of the asphalt received on the Project site, and if the asphalt is not in accordance with the certified analysis, he may reject the material.

The asphalt required by these Specifications shall conform to the requirements of The Asphalt Institute for the type and grade shown below:

Asphalt for Seal Coating

CRS-2 or CRS-2P

# Article 2.3 Cover Aggregate

#### A. General

Cover aggregate shall consist of crushed gravel and shall be sound, durable, free of adherent coatings of clay, dirt or any other objectionable matter, and shall have a percentage of wear not to exceed forty (40) after five hundred (500) revolutions, as determined by ASTM C-131. Fractured Face Count shall conform to Section 40.06, Article 6.2 - Material and Testing. The cover aggregate shall have the following gradation:

Sieve Size	Percentage Passing Sieve
1/2"	100
3/8"	90-100
#4	10-30
#8	0-8
#200	0-1

# B. Stripping Test for Aggregates

Cover aggregate shall show no detrimental amount of stripping when tested as described in Section 40.01, Article 1.5 - Stripping Tests for Aggregates.

Regardless of the test results, a "non-stripping" additive shall be added to the asphalt in the amount of one-half percent (0.5%) by weight of the asphalt. Such additive material shall be of quality and grade acceptable to the Engineer.

## Article 2.4 Equipment

## A. General

All equipment used on this Work shall be of sufficient size and in such mechanical condition as to meet the requirements and to produce the Work to the specified quality.

#### B. Pressure Distributor

The bitumen distributor shall be pneumatic-tired, self-propelled, and shall have a capacity of not less than eight hundred (800) gallons. It shall be equipped with an independently-operated bitumen pump, tachometer, pressure gauges, volume metering devices, a thermometer for reading the tank temperature, and a hose attachment suitable for applying the bituminous material to spots unavoidably missed by the distributor. The independently-operated bitumen pump shall be equipped with a tachometer calibrated in revolutions per minute. The distributor shall also be equipped to agitate and circulate the bituminous material during the heating process. Spray bars shall be the circulating type with extensions, available for distributing width from eight to twenty-one feet (8' to 21') by one foot (1') increments.

The nozzle shall give uniform distribution and the shutoff shall be quick and positive to prevent dripping. The distributor shall be designed and equipped to distribute the bituminous material uniformly at consistent surface speeds, at uniform temperatures with various surface widths, at known and maintained rates of five hundredth (0.05) to two (2.0) gallons per square yard within a tolerance of five (5) percent, and through pressure ranges from twenty-five (25) to seventy-five (75) pounds per square inch. Air pressure type equipment may be used only upon written approval from the Engineer.

# C. Cover Aggregate Spreader

The spreader shall be self-propelled and capable of spreading the cover material uniformly for widths of eight to sixteen feet (8' to 16') in one foot (1') increments, and adjustable to spread uniform layers of ten (10) to thirty (30) pounds per square yard. Revolving plate type chip spreaders will not be approved.

#### D. Rollers

Rollers shall be self-propelled, pneumatic-tired, weighing not less than five (5) tons and not more than eight (8) tons. Rolling shall follow closely on spreading of aggregate.

# E. Hauling Equipment

The cover aggregate shall be transported from the plant to the site in trucks having tight, clean and smooth beds.

# F. Miscellaneous Equipment

A power broom and all necessary hand tools thermometers, etc. shall be provided by the Contractor.

## **Article 2.5 Construction**

## A. Surface Preparation

The existing surface shall be swept clean of all dust, dirt, and other loose material with hand brooms or through the use of approved mechanical sweepers. Where existing dust and dirt cannot be satisfactorily removed by brooming, it may be necessary to flush the asphalt surface with water. If flushing is necessary, the Contractor shall furnish the necessary equipment for flushing.

## B. Weather Limitations

Bituminous material shall not be placed during rainy or threatening weather, or when the moisture on the surface to be treated would prevent satisfactory bond, or when the air temperature is less than fifty degrees (50°) Fahrenheit, except by approval of the Engineer.

# C. Heating and Application of Bituminous Material

The bituminous material shall be heated in such a manner as to ensure even heating of the entire mass with an efficient and positive control at all times. It shall be applied at a temperature between one hundred thirty (130) and one hundred eighty degrees (180°) Fahrenheit. Necessary thermometers shall be supplied so that the temperature may be observed at all times.

The bituminous material for the surface coat shall be uniformly applied by means of a pressure distributor at the ratio of four-tenths (0.40) to fifty-five hundredths (0.55) gallons per square yard with forty-five hundredths (0.45) gallons per square yard desired. The quantity of material as measured by the volume measuring device of the distributor shall not vary from the true quantity, as herein specified, by more than five percent (5%). A strip of building paper or other suitable covering shall be used at the beginning and/or end of the spread to provide a positive cutoff at the desired limits.

Existing improvements such as curb and gutter, steps and buildings shall be protected to prevent contact with bituminous material.

# D. Preparation and Application of Cover Aggregate

Cover material shall be sufficiently dried when it comes in contact with bituminous material that a satisfactory bond or coating is obtained. The moisture content shall not exceed two percent (2%) by weight.

Immediately following the application of the bituminous material, the aggregate cover material shall be uniformly spread over the surface with an approved mechanical

spreader at a rate of twenty-two (22) to thirty (30) pounds per square yard. The cover material shall be applied continuously and without delay until the asphalt application is covered.

Whenever possible, successive strips shall be applied before the previous strip has cooled. Cover material shall not be spread on the six inches (6") adjacent to an unprotected edge until the next strip of bituminous material has been applied. Rolling shall immediately follow the application of the cover material. The roller shall be pneumatic-tired and of such a weight that it does not crush the cover material.

Rolling shall continue only long enough to "set" the cover material in the bituminous material. Under no circumstances will the rolling continue until the cover material is crushed or pulverized. If the cover material is distributed or thrown off the surface by traffic, it shall be broomed back into place. Areas with a deficiency or excess of cover material shall be corrected.

## E. Maintenance of Surface

After application of the cover material, the surface shall be maintained by the Contractor for two to five (2-5) days, depending on the weather. During this period the Contractor shall, at least once daily, redistribute the cover material that has become displaced by traffic, by means of brooms, a drag or other method satisfactory to the Engineer. When all possible material has been imbedded in the bituminous material to the satisfaction of the Engineer, the Contractor shall sweep the pavement surface of all excess material and remove it to the storage yard as designated, unless otherwise directed by the Engineer.

#### Article 2.6 Measurement

Bituminous material and cover aggregate shall be measured by weight in tons (2,000 lbs). Legible weight tickets shall be submitted to the Engineer for all bituminous material and cover aggregate delivered to the Project site for use in the Work. All weight tickets shall contain, at a minimum, the following information:

- 1. Weight ticket serial number;
- Vehicle identification number;
- The date and time the load was weighed;
- 4. The tare weight of the vehicle;
- 5. The gross weight of the loaded vehicle, as registered on the scale; and
- 6. The legal gross weight of the vehicle.

The Owner shall not pay for that portion of any load in excess of the legal gross weight for the vehicle.

# Article 2.7 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM	UNIT
Asphalt for Seal Coat	Ton
Cover Aggregate	Ton

## SECTION 40.03 PRIME COAT

# **Article 3.1 Description**

This Work under this Section consists of the performance of all Work required for preparing and treating the base course with bituminous material, and blotter material, in conformity with the required lines.

#### Article 3.2 Materials

The prime coat shall be MC-30 or approved equal. The aggregate for blotter material shall conform to the gradation requirements of AASHTO M-43, Size No. 10. The aggregate shall be free from organic or other deleterious material.

#### Article 3.3 Construction

Weather Limitations: Bituminous material shall not be applied on a wet or frozen surface, or when the air temperature is below forty-five degrees (45°) Fahrenheit, or when weather conditions would prevent the proper construction of the prime coat.

## Article 3.4 Application of Bituminous Material

The distributor shall be so designed, equipped, maintained and operated that bituminous material at even heat may be applied uniformly on variable widths of surface up to fifteen feet (15') at readily determined and controlled rates from five hundredths (0.05) to two (2.0) gallons per square yard, with uniform pressure and with an allowable variation from any specified rate not to exceed two hundredths (0.02) gallon per square yard. Distributor equipment shall include a tachometer, pressure gauges, accurate volume measuring devices or a calibrated tank, and a thermometer for measuring temperatures of tank contents. Distributors shall be equipped with a power unit for the pump, and full circulation spray bars adjustable laterally and vertically.

Traveling or stationary mixing plants, or other equipment of proven performance, may be used by the Contractor in lieu of the specified equipment if approved.

Bituminous material shall be applied to the width of the section to be primed by means of a pressure distributor in a uniform, continuous spread. When traffic is maintained, not more than half (1/2) of the width of the section shall be treated in one application. Care shall be taken that the application of bituminous material deficiencies shall be corrected. Building paper shall be placed over the end of the previous applications and the joining application shall start on the building paper. Building paper used shall be removed and satisfactorily disposed of.

When traffic is maintained, one-way traffic shall be permitted on the untreated portion of the roadbed. As soon as the bituminous material has been absorbed by the surface and will not pick up, traffic shall be transferred to the treated portion and the remaining width of the section shall be primed. The quantities, rate of application, temperatures and areas to be treated shall be approved before application of the prime coat.

# Article 3.5 Application of Blotter Material

If, after the application of the prime coat, the bituminous material fails to penetrate within the time specified and the roadway must be used by traffic, blotter material shall be spread in the amounts required to absorb any excess bituminous material. Blotter material will be used only at the direction of the Engineer.

#### Article 3.6 Measurement

Bituminous material will be measured by the ton and blotter material will be considered incidental to the asphalt used as prime coat.

# Article 3.7 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM	UNIT
Asphalt Prime Coat	Ton

#### SECTION 40.04 TACK COAT

# **Article 4.1 Description**

The Work under this Section shall consist of performing all Work required for the application of bituminous material to an existing asphalt base or bituminous binder to provide bond for a superimposed asphalt wearing surface.

#### Article 4.2 Material

The Contractor shall submit a certified analysis from the refinery laboratory to the Engineer for review and approval. A copy of the certified analysis shall accompany each shipment of the asphalt received on the Project site, and if the asphalt is not in accordance with the certified analysis, he may reject the material. The asphalt required by these Specifications shall conform to the latest Asphalt Institute Specifications for the type and grade shown below:

Asphalt for Tack Coat

STE-1 {Snap-Tack} or equal

# Article 4.3 Equipment

#### A. General

All equipment used on this Work shall be of sufficient size and in such mechanical condition as to meet the requirements and to produce the Work to the specified quality.

#### B. Pressure Distributor

The bitumen distributor shall have pneumatic tires of such width and number that the load produced on the binder course shall not exceed six hundred fifty (650) pounds per inch of tire width, and shall be so designed, equipped, maintained and operated that bituminous material at even heat may be applied uniformly on variable widths of surface at readily determined and controlled rates per square yards, with a pressure range of from twenty-five (25) to seventy- five (75) pounds per square inch, and with an allowable variation from the specified rate not to exceed five percent (5%). Distributor equipment shall include a tachometer, pressure gauges, volume measuring devices, and a thermometer for reading temperatures of tank contents.

Contractor shall be required to lay a test strip of not less than fifteen feet (15') in length to demonstrate that the equipment is working. Location of the test strip will be on-site, as approved by the Engineer. Street closures required for testing of equipment will be the responsibility of the Contractor prior to testing.

Notification of testing will be made to the Engineer not less than 24 hours prior to making the test strip to allow the inspector and materials analysis personnel to be present. Engineer may require reasonable adjustments to the distribution rate to meet the required or desired cured thickness.

All equipment shall meet federal and State of Alaska safety standards. The Engineer and Contractor will inspect equipment jointly. Contractor shall immediately repair or replace defective or non-working pumps, gauges, or spray bar parts.

Contractor shall re-test test strips that fail due to equipment failure or inexperienced personnel operating the equipment will be re-tested. Engineer may require additional tests that he feels is needed to verify that the equipment meets the requirements of these specifications and the Contractor has qualified personnel and supervision to complete this Work.

Supplying the application of tack coat test strips is incidental to the bid item "Tack Coat" and no separate payment shall be made.

# C. Miscellaneous Equipment

A power broom equipped with blower and all necessary hand tools, thermometers, etc., shall be provided by the Contractor.

#### Article 4.4 Construction

# A. Surface Preparations

Immediately before applying the tack coat, if the surface is sufficiently bonded, the full width of surface to be treated shall be swept with a power broom equipped with a blower, supplemented by hand brooms, washed down with water, or otherwise cleaned to remove all loose dirt, clay, or other loose and objectionable material.

After the operation of removing dust has been completed and prior to the application of the tack coat, the Engineer shall make an inspection of the existing pavement to determine its fitness to receive the bituminous material.

## B. Weather Limitations

Tack coat shall not be applied during cold weather, after sunset, or to a wet surface. The tack coat shall be applied only when the temperature of the atmosphere is above sixty degrees (60°) Fahrenheit.

# C. Heating and Application of Bituminous Material

The application of the bituminous tack material shall be made by means of a pressure distributor of approved type, and shall be in the following amounts. Contractor shall distribute undiluted amounts of bituminous material (STE-1 {Snap-Tack} or equal) so that the mixture will cure back to 0.05 to 0.10 gallons per square yard. The quality of material as measured by the volume measuring device of the distributor shall not vary from the true quantity, as herein specified, by more than five percent (5%). The bituminous material shall be applied at a temperature between seventy-five and one hundred thirty degrees (75° and 130°) Fahrenheit. Necessary thermometers shall be supplied so that the temperature may be observed at all times.

Existing improvements such as keyboxes, manholes, cleanouts, monuments, curb and gutter, steps, and buildings shall be protected to prevent contact with bituminous material to the satisfaction of the Engineer. The surface shall be allowed to dry until it is a proper condition of tackiness to receive the AC surface course placement as is necessary to obtain this proper condition of tackiness. Until the wearing surface course is placed, the Contractor shall protect the tack coat from damage.

#### Article 4.5 Measurement

Bituminous material will be measured by weight in tons (2000 lbs).

# Article 4.6 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM	UNIT
Asphalt Tack Coat	Ton

#### SECTION 40.05 CRACK AND JOINT SEALANT

#### Article 5.1 General

The Work under this Section shall consist of furnishing and installing hot rubberized applied single component asphalt crack sealant. This work also includes traffic control for general workmen's safety as required during the work and protection of sealant during cure time. The Work under this Section shall be performed as directed by the Owner.

#### Article 5.2 Submittals

Contractor shall submit the following:

- 1. Product information and manufacturers installation instructions for crack and joint sealant.
- 2. Detailed list of proposed equipment list, including jacketed double boiler, compressor, and hot air lance to be used in this work.

#### Article 5.3 Materials

Provide a rubberized asphalt crack sealant meeting ASTM D-5329 Joint Sealants, Hot Applied, for Asphalt and Concrete Pavements and the following properties:

<u>Property</u> <u>Requirement</u>	<u>าt</u>
------------------------------------	-----------

Penetration @ 77° Fahrenheit 75 dmm

Penetration @ 122° Fahrenheit 120 dmm

Flow @ 140° Fahrenheit 1mm maximum

Low Temperature Flexibility Pass @ -20° Fahrenheit

Resilience 60% minimum

Bond -20° Fahrenheit Pass

Asphalt Compatibility Complete

Cure Time I Non-Tracking 30 Minutes Maximum

Recommended Application 380°- 400° Fahrenheit

Temperature 360 - 400 Famerinen

Maximum Heating Temperature 400° Fahrenheit

Crack and joint sealant will be suitable for cold weather climates and repeated freeze thaw-cycles.

Crack and joint sealer will remain flexible at - 20° Fahrenheit and shall not track at 100° Fahrenheit.

Provide Deery Super Stretch Hot Applied OF Sealant.

Each lot *I* batch of sealant delivered to project will be reviewed by the Owner in the manufacture's original sealed container. Each container shall be marked with manufacturer name, lot or batch number, weight and safe heating temperature.

#### Article 5.3 Construction

Unless otherwise stated, crack and joints shall be prepared and sealant furnished and installed in accordance to the manufacturer's written instructions. Crack and Joint sealant shall only be applied to clean, dry surfaces. Crack and joint sealant shall be hot applied and when pavement temperature is above 40° Fahrenheit. Dirty surfaces shall be melted with a hot air lance to assure a positive bond to between cracks sealant and the existing pavement. The Owner reserves the right to redirect the type and location of cracks to be sealed in the best interest of the Owner.

Cracks less than one and one-quarter inch (1-1/4") wide shall be blown clean and sealed with crack sealant and squeegeed flush with pavement surface with three inch (3") squeegee band centering over the crack. Cracks shall be heated with hot air lance if dirty.

Cracks sealant which has poor crack penetration, which has not bonded or which is not flush with existing pavement shall be resealed or reworked at no cost to the Owner.

Areas to be sealed may be a combination of residential and commercial roads within the City. The contractor shall crack seal pavements, as directed by the Owner.

Material shall be heated and maintained at manufacturer's recommended application temperature during use (excessive overheating of product will not be permitted). If overheating damage occurs to the product, immediately drain machine completely and refill with new material at no cost to the Owner.

# Article 5.5 Equipment

Crack sealant equipment shall be suitable for the intended purpose. The material shall be melted using a jacketed oil bath double boiler type with an effective agitation system. Provide auxiliary oil free air compressors capable of delivering 100 CFM @ 90 PSI minimum continuously to clean cracks and hot air lances or other mechanical devices in order to properly install sealant in accordance with manufacturer's instructions. All equipment shall meet federal and state safety standards. Equipment and material delivered to the site will be inspected by the Contractor and Owner's representative.

# Article 5.4 Measurement

Crack and Joint sealant will be measured by the weight in pounds. Provide package labels to the Owner's representative daily for verification.

# Article 5.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section including cleaning and preparation of existing asphalt surface, traffic control, and removal of excess material.

Payment shall be made under the following unit:

ITEM	UNIT
Crack and Joint Sealant	Pound

## SECTION 40.06 ASPHALT CONCRETE PAVEMENT

# **Article 6.1 Description**

The Work under this Section consists of the performance of all Work required for the construction of asphalt concrete pavement on a prepared base.

## Article 6.2 Material and Testing

## A. Asphalt:

The Contractor shall submit a certified analysis of the asphalt from the refinery laboratory to the Engineer for review and approval. A copy of the certified analysis shall accompany each shipment of asphalt to the asphalt mixing plant. The Engineer may make check acceptance tests of the asphalt binder, and, if the asphalt binder is not in accordance with the certified analysis, it shall be rejected.

1) For Class A asphalt concrete, the asphalt cement or binder required by this specification shall conform to the following AASHTO designations.

Meets AASHTO M-320 and the following:

Performance Grade of Asphalt binder	PG 64-28
Softening Point, minimum (AASHTO T-53)	125° F
Toughness, minimum (ASTM D-5801)	110 in-lbs
Tenacity, minimum (ASTM D-5801)	75 in-lbs

2) For other classes of asphalt concrete, the asphalt cement or binder required by these Specifications shall conform to the requirements of AASHTO M-320 and Certified Performance Grade Asphalt Binder PG 52-28.

# B. Aggregates

1) Class A asphalt concrete

Coarse aggregate is all mineral retained on the No. 4 sieve.

The aggregate retained on the No. 4 sieve shall contain at least ninety percent (90%) by weight of particles having a minimum of two mechanically fractured surfaces.

Coarse Aggregate: Particles retained on the No. 4 sieve. Remove all natural fines passing the No. 4 sieve before crushing coarse aggregates for the asphalt concrete grading. The grain-size distribution for the asphalt concrete shall consist entirely of aggregate produced from an aggregate crushing process. Crush only aggregate that is free from clay conglomerates, vegetative matter or other deleterious material. Crush only aggregate which consists of sound, tough, durable rock of uniform quality

and is not coated with silt or clay. Aggregates shall meet the following requirements;

<u>Property</u>		Test Method	<u>Requirement</u>
Percent Sodium Loss (5 cycles)	Sulfate	ASTM C-88	9% maximum
Percent Fracture (Two Surfaces)		ASTM D-5821	90% minimum
Flat & Elongated Par	ticles	ASTM D-4791	
3 to 1			15% max.
5 to 1			5% max.
Nordic Abrasion		ADOT&PF	12% maximum
		Alaska Test Method 312	
Absorption		AASHTO T-85	2% maximum

Fine Aggregate: Particles passing the No. 4 sieve. Remove all natural fines retained on the No. 4 sieve before crushing fine aggregate for the asphalt concrete grading. Crush only aggregate that is free from clay conglomerates, vegetative matter or other deleterious material and that consists of sound, tough, durable rock of uniform quality not coated with silt or clay.

The grain-size distribution for the asphalt concrete shall consist entirely of aggregate produced from an aggregate crushing process and be non-plastic as determined in accordance with AASHTO T-90 (Determining the Plastic Limit and Plasticity Index of Soils). Meet the quality requirements of AASHTO M-29, including S1.1, Sulfate Soundness and the following:

<u>Property</u>	Test Method	<u>Requirement</u>
Uncompacted Void Content of Fine Aggregate (Fine Aggregate Angularity)	AASHTO T-304	45% minimum

# 2) Class D and E asphalt concrete

Coarse aggregate for Class D and E asphalt concrete is all mineral retained on the No. 4 sieve. The aggregate retained on a No. 4 sieve shall contain at least eighty percent (80%) by weight of crushed pieces having two or more mechanically fractured surfaces.

All coarse aggregate shall be free from coatings of clay, silt, or other objectionable matter and shall not contain clay balls or other aggregation of fine material. Coarse aggregate shall be tested for soundness in accordance with the requirements of ASTM C-88, or will have proven sound through adequate record of service.

When aggregate grading is such that the material will tend to segregate in stockpile or handling, it shall be supplied in 2 or more sizes. Each size of aggregate required to produce the combined graduation specified shall be placed in individual stockpile at the plant site and separated by bulkheads or other means. When it is necessary to blend 2 or more aggregate sizes, the blending shall be done through separate bins at the cold elevator feeders, and not in the stockpile.

Fine aggregate is composed of all mineral matter passing the No. 4 sieve. It shall consist of natural and/or manufactured material derived by crushing gravel.

The aggregate particles shall be clean, tough, durable, moderately sharp, and free from coating of clay, silt, or other objectionable matter and shall not contain clay balls or other aggregations of fine material. Fine aggregate shall be tested for soundness in accordance with the requirements of ASTM C-88, or shall have a satisfactory soundness record. When tested for soundness, the number of cycles shall be five (5), the solution shall be sodium sulphate; the maximum loss shall be nine percent (9%) by weight. Fine aggregates shall be maintained in individual stockpiles, suitably separated to prevent intermingling.

## C. Mineral Filler

Mineral Filler shall conform to the requirements of ASTM D-242.

## C. Joint Sealant

Joint Sealant shall be STE-1, undiluted CSS-1, or approved equal.

# **Article 6.3 Composition of Mixes**

# A. General Requirements

Paving mixtures prepared under these Specifications shall be composed of aggregate and paving asphalt within the limits set forth in the following table:

Asphalt paving mixtures prepared under these Specifications shall be composed of aggregate and asphalt cement within the limits set forth in the following table:

## Percentages by Weight Passing Sieves

## Wearing Course

Sieve Size	Class A	Class D	Class E
1"			
3/4"	100		100
1/2"	68 – 82	100	78 – 96
3/8"	52 – 64	75 – 92	66 – 86
#4	36 – 46	50 – 68	46 – 66
#8	26 – 36	32 - 50	34 –52
#16	16 – 28	20 – 38	24 – 42
#30	10 – 20	14 – 30	16 – 32
#50	6 – 16	10 – 24	10 – 24
#100	4 – 12	7 – 16	7 – 16
#200	3-8	3 – 9	3 – 9
Asphalt Cement *	5.0 - 7.0	5.0 - 7.0	5.0 - 7.0

<sup>\*</sup>By weight of total mix

Target values for the gradation of the Job Mix Design shall be within the Broad Band Limits depicted in the table above.

#### B. Additive Materials

A "non-stripping" additive shall be added to the asphalt in the amount determined by ATM T-414 or one-fourth percent (0.25%) by weight of the asphalt, if approved by the Engineer. Such additive material shall be of quality and grade acceptable to the Engineer.

#### C. Job Mix

The Contractor, at his expense, shall submit to the Engineer for approval, a job mix formula within the limits specified above, for each class of mix designated by the Contract. Within each mix design the Contractor shall provide correction factor ignition points generated in accordance with AASHTO T-308. The aggregate gradation of the job-mix formula, when plotted upon an aggregate grading chart, shall closely approximate the shape of average gradations for the limits specified. For that portion of the aggregate passing No. 4 sieve, gradings which range from at or near the maximum of one (1) sieve to at or near the minimum of the next sieve will not be permitted. The Engineer may require increased asphalt content up to one-half percent (0.5%) above that indicated by Marshall Design Criteria. Upon requiring

increased asphalt content, the lower limit of percent voids and the upper limit of percent voids filled shall be waived.

## D. Maximum Permissible Variations

Tolerances to the approved Job Mix Formula shall not exceed the permissible variations presented in the following table. The Job Mix Formula band shall mean the approved Job Mix Formula plus-or-minus (±) the numeric values for the maximum permissible variations.

Maximum Permissible Variation
(Percent by Weight of Total Aggregate)

Sieve Size	Class A Asphalt	Class D & E Asphalt
3/8" and Larger	± 6.0	± 5.0
#4	± 5.0	± 5.0
#8	± 5.0	± 4.0
#s 16, 30 & 50	± 4.0	± 4.0
#100	± 3.0	± 3.0
#200	± 2.0	± 2.0
Asphalt	± 0.4	± 0.4

When these permissible variations are applied to the "Class A Asphalt Concrete" Job Mix formula, the broad band limits in Subsection A, above, may be exceeded only as follows:

- 1. The three-quarter inch (3/4") and No. 200 sieves shall not exceed the broad band limits in SubArticle 6.3.A General Requirements;
- 2. All other sieves may exceed the broad band limits in SubArticle 6.3.A General Requirements for the respective sieve sizes in the above table provided that the Job Mix Formula band is not exceeded.

When these permissible variations are applied to the "Class D or Class E Asphalt Concrete" Job Mix formulas, the individual sieve shall not exceed the Broad Band limits in SubArticle 6.3.A – General Requirements, above.

Maximum temperature shall not vary more than twenty-five degrees (25°) Fahrenheit from the approved Job Mix Formula design.

## E. Test Methods

The job-mix shall be determined according to the Marshall Method, as set forth in The Asphalt Institute Manual series no. 2 (M5-2), Fourth Edition.

Upon compaction and testing of the job-mix specimens, the mixture shall conform to the aforementioned specifications within the following limits:

	Class A <u>Asphalt</u>	Class D & E <u>Asphalt</u>
Stability (Marshall) Pounds Minimum	1200	1200
Flow (Marshall) Maximum	8 to 16	8 to 16
Percent Voids	2.5 to 4.5	3 to 5
Percent Voids Filled with Asphalt	70 to 80	75 to 85

# Article 6.4 Equipment

#### A. General

All equipment furnished by the Contractor shall be maintained in a sound mechanical condition. Equipment shall be serviced and lubricated away from the paving site; units that drip fuel, oil and/or grease shall be removed from the Project until such leakage is corrected to the satisfaction of the Engineer.

Diesel fuel shall not be used as a release agent on hand tools, roller drums, or in truck beds.

# B. Asphalt Mixing Plant

All plants used by the Contractor shall be designed, coordinated and operated to produce a mix uniformly within the job- mix tolerances as listed herein and in accordance with AASHTO M-156. The plant may be either a weightbatch type or a volumetric proportioning, continuous/drum mixing type, provided the equipment has demonstrated that it is suitable for producing finished mixtures complying with the job-mix formula specified herein.

The plant shall be equipped with the necessary equipment for storing, handling, drying, heating and mixing the aggregate and asphalt. Satisfactory means shall be provided for aggregate and asphalt control as to quantity and temperature. Adequate safety measures shall be provided on stairs, gears, pulley, chains, sprockets, and all other dangerous moving parts.

Contractor shall calibrate the asphalt plant not more than thirty (30) days in advance of production and furnish copies of the data to the Engineer at least one day prior to asphalt concrete production. Aggregate and asphalt cement sampling locations meetings OSHA safety requirements shall be provided. Proportioning (batch) scales shall not be used for weighing material for payment. Weight scales used in conjunction with a storage silo may be used to weight the final product for payment, provided the scales are certified by the State of Alaska. The asphalt plant shall maintain a current Air Quality Permit issued by the State of Alaska.

## C. Pavers

Asphalt pavers shall be self-propelled units provided with a heated vibratory screed. Grade and cross slope shall be controlled through the use of automatic grade and slope control devices. The paver screed control system shall be automatically actuated by the use of an erected string-line or a mobile string-line (ski) at least thirty feet (30') in length on the high side of the paver. Grade control shall be used on either (a) both the high and low sides, or (b) grade control on the high side and slope control on the low side.

The Contractor may request a waiver for the screed control system (string-line or ski) if he or she believes the paving grade poses an unreasonable obstacle in the form of extreme horizontal or vertical curves or unusual cul-de-sac and/or street configuration.

For trails, pavers shall be capable of placing the required thickness in one lift with a minimum paving width of five feet (5'), truck-towed spreader-type equipment will be permitted, providing the width and depth requirement can be met.

The paver shall be equipped with a receiving hopper having sufficient capacity for a uniform spreading operation. The hopper shall be equipped with a distribution system to place the asphalt concrete mixture uniformly in front of the screed without segregation and/or tearing.

The term "screed" includes any strike-off device operated by cutting, crowding, or other action which is effective on mixes at workable temperatures, without tearing, shoving, or gouging, and which produces a finished surface of an even and uniform texture. The screed shall be adjustable as to level and section and shall have provisions for vibration and heat.

The screed assembly shall produce a finished surface of the required smoothness, thickness, and texture without tearing, shoving, displacing or segregating the asphalt concrete mixture. Screed extensions used for paving a constant width shall be heated and vibrated. Auger extensions shall be within one and one-half feet (1.5') of the screed extension on both sides.

The paver shall be capable of placing courses in thicknesses of from one-half inch (1/2") to at least three inches (3"), and, in width, be adjustable in increments of six inches (6") and one foot (1').

The use of a pick-up machine to transfer the asphalt concrete mixture from a windrow to the paver hopper will be permitted, provided the pick-up machine is capable of collection of the windrowed material without damage to the underlying course. The Engineer will not allow the continued use of the pick-up machine if segregation, excessive temperature loss, or any detrimental effects are observed.

Paver shall be equipped with a means of preventing the segregation of the coarse aggregate particles from the remainder of the bituminous concrete mixture while being carried from the paver hopper over the slat-conveyor to the auger chamber. The mechanism to accomplish this must be approved in writing by the paver manufacturer and may consist of chain curtains, deflector plates, or other devices and may be any combination of these.

The following specific requirements apply to the following identified bituminous pavers:

- 1. Blaw-Knox bituminous paver shall be equipped with the Blaw-Knox Materials Management Kit (MMK).
- 2. Cedarapids bituminous paver must have been manufactured in 1989 or later.
- 3. Caterpillar bituminous pavers shall be equipped with the following deflector plate models: 6630, 6631, or 6640.

Contractor shall provide a Certificate of Compliance that verifies the required mechanism has been installed to prevent bituminous paver segregation.

The Engineer shall approve all mechanisms proposed by Contractor for preventing paver segregation of coarse aggregate prior to the bituminous paver's use on the project.

#### D. Rollers

Rollers shall be self-propelled, reversible, and equipped to maintain clean and straight contact surfaces. Heat shall be maintained on pneumatic tires by skirting or other approved devices.

The number, weight, and type of rollers furnished shall be sufficient to obtain the required density and surface requirements while the mix is in a workable condition. One pneumatic and a minimum of one vibratory roller shall be furnished and operated in a workmanlike manner by the Contractor. There shall be at least one operator for each roller.

#### Pneumatic Tired Rollers:

Pneumatic tired roller shall ride on not less than seven uniformly sized and uniformly inflated smooth tires mounted on wheel rims of twenty inch (20") minimum diameter. The rear group of tires shall align behind and cover the spaces between the forward group of tires. Tires shall be inflated, and the roller ballasted, to provide a uniform (plus or minus five [5] pounds per square inch) minimum ground contact weight of seventy (70) pounds per square inch, unless a lower weight is requested in writing by the Engineer. If a pneumatic roller experiences a pick-up problem, the Contractor shall be required to add an effect release agent to the tire watering tank.

Steel-Drum Rollers: Steel-wheel roller may be of two (2) types:

Two-axle static drum rollers, 8 to 22 tons in weight.

Two-axle vibratory drum rollers, 8 to 22 tons in weight.

All rollers shall be equipped with power units of not less than four (4) cylinders and under working conditions shall develop a compression in the rear wheels of two hundred fifty (250) to three hundred fifty (350) pounds per inch of roller width. Rollers shall be in good working condition and be free from backlash, faulty steering mechanism, or worn parts. Rollers shall be equipped with adjustable scrapers to keep the drums clean and with efficient means of keeping the drums/wheels wet to prevent mixes from sticking to the drums. Rollers/Drums shall be free of flat areas, openings or projections which will mar the surface of the pavement.

#### E. Haul Trucks

Vehicles used for the transportation of hot-mix asphalt from the plant to the Project shall have tight metal bottoms and shall be free from dust, screenings, petroleum oils, volatiles, and other mineral spirits which may effect the mix being hauled. The truck beds shall be cleaned as often as required, but at least once a day. After this operation the truck bed shall be elevated and thoroughly drained; no excess solution shall be permitted.

When requested by the Engineer, trucks shall be equipped with covers of canvas, insulated boxes, or other suitable material, and be of sufficient size and weight to protect the load from adverse weather conditions and to maintain the required mix temperatures.

## F. Truck Scales

Hot mix asphalt shall be weighed on platform scales furnished by the Contractor or on public scales at the Contractor's expense. The scales shall be satisfactory to the Engineer and shall comply with all State Laws governing the use of scales. The scales shall be tested and sealed by an authorized public official, at the expense of the Contractor, as often as the Engineer may deem necessary to ensure their accuracy. Batch plant proportioning scales may be used in lieu of truck scales only with the written approval of the Engineer.

#### G. Hand Tools

Only lutes or asphalt rakes shall be used during the spreading operation and when finishing by hand.

Tamping irons shall weigh not less than twenty-five (25) pounds and shall have a bearing area not exceeding forty-eight (48) square inches. Mechanical compaction equipment, satisfactory to the Engineer, may be used instead of tamping irons.

# H. Straightedges

Straightedges ten (10') and sixteen feet (16') in length, to test the finished surface, shall be provided by the Contractor. The sixteen foot (16') straightedge shall be used on straight sections and the ten foot (10') straightedge on vertical curves or crown.

#### Article 6.5 Construction

#### A. Weather Limitations

Asphalt concrete mixture shall not be placed when it is raining or when rain is imminent, on a saturated surface, on an unstable/yielding roadbed, when the base material is frozen, or when weather conditions prevent proper handling or finishing of the mixture. Asphalt concrete mixture shall not be placed unless the surface temperature is forty-five degrees (45°) Fahrenheit or warmer and the ambient air is at least thirty-two degrees (32°) Fahrenheit and not descending. Air temperature shall be measured in the shade away from heat sources at the paving site.

## B. Preparation of Area to be Paved

The area to be paved shall be true to line and grade, having a smooth dry, compacted surface prior to the start of paving operations. The area to be paved shall be free from all loose asphalt and foreign material.

Contractor shall notify the Engineer, a minimum of twenty-four (24) hours prior to paving, that the newly constructed, rotomill planed, or existing surface, has been prepared in conformance with the Drawings and Specifications and are ready to be paved. The notification shall be accompanied by the results of the Contractor's Leveling Course density tests. Engineer or his representative shall inspect the grade through the use of string line, straightedge, levels, or any other means necessary. Upon determining the grade that has been proposed for paving is in conformance with the Drawings and Specifications, Engineer will provide written authorization for the Contractor to proceed with the paving. The Contractor shall not initiate paving prior to receiving written authorization to proceed.

The surface of the Leveling Course, when finished, shall not demonstrate any deviation in excess of three-eighths inch in ten feet (3/8" in 10') parallel with, and at right angles to, the centerline, or more than five-eighths inch (5/8") total from centerline to face of curb of the area to be paved. Any deviation in excess of this amount shall be corrected by loosening, adding, or removing material and reshaping and compacting to satisfy the above requirement.

Existing paved surfaces shall be cleaned of loose material by sweeping with a power broom, supplemented by hand sweeping, if determined necessary by the Engineer.

After rotomilling of a section of the roadway has been completed, that section shall be inspected by the Engineer for areas of distress or failure. Areas requiring repair

shall have the remaining pavement removed, and the distressed area shall be excavated to the depth and limits directed by the Engineer. The excavated area shall be backfilled, as directed by the Engineer, with crushed aggregate Leveling Course material and/or Asphalt Concrete leveling course in conformance with the Drawings and Specifications. Pavement surface irregularities, remaining from the rotomilling effort, that extend more than three-quarters inch (3/4") below the milling indentations shall be pre-leveled and brought into conformance with the tolerances established in Article 6.6 - Density and Surface Requirements. Pre-leveling shall be completed with an approved Class D asphalt concrete in accordance with this Section and include the furnishing, hauling, placing, and compaction of the asphalt concrete.

Contact surfaces of curbing, gutters, manholes, and other structures shall be painted with a thin, uniform coating of asphaltic cement or approved equal material prior to the mixture being placed against them. Butt joints on previously placed cooled pavement shall be saw cut and tack coated prior to continuing the paving operation.

Contractor shall not pave against newly placed concrete curbing until said curbing has cured for a minimum five (5) days. For the purpose of paving operations only, curb curing time may be reduced to seventy-two (72) hours only upon receipt of Contractor's written certification that Type III Portland High-Early-Strength cement concrete was used in, properly placed, and appropriate curing compounds were applied to the adjacent curb and gutter.

# C. Preparation of Paving Asphalt

The asphalt shall be heated at the paving plant to a temperature at which it can be properly handled through the pumping system, but at no time shall the temperature of the asphalts exceed that recommended by the asphalt supplier or manufacturer, or be greater than three hundred twenty-five degrees (325°) Fahrenheit or less than two hundred fifty degrees (250°) Fahrenheit.

# D. Preparation and Handling of Aggregates

The aggregate for the asphalt concrete mixture shall be heated and dried to a temperature compatible with the mix requirements specified. The burner on the dryer shall be properly adjusted to avoid damage to the aggregate and to avoid the presence of unburned fuel on the aggregate. Any asphalt concrete mixture in which soot or fuel is present shall be wasted and no payment made.

Drying operations shall reduce the aggregate moisture content so that the moisture content of the asphalt concrete mixture, sampled at the point of acceptance for asphalt cement content, shall be no more than one-half percent (0.5%) (by total weight of mix), as determined by AASHTO T-329. Adequate dry storage shall be provided for the mineral filler.

Aggregates shall be stored at the plant in such a manner that the separate sizes will not become intermixed. Cold aggregate shall be carefully fed to the plant in such proportions that surplus and shortages in the hot bins will not cause breaks in the continuous operations.

Stockpiles and bins shall be sampled for gradation analysis, dust coating, and for other purposes, at the option of the Engineer.

When requested by the Engineer, the Contractor shall provide representative samples from each of the hot bins. Samples shall be used to determine compliance with these Specifications.

# 1. Drying:

The aggregate shall be thoroughly dried and heated to provide a paving mix within a tolerance specified herein. The moisture content of the heated and dried aggregate shall not exceed one-half percent (0.5%).

Dust collected during the drying operation may be fed uniformly back into the hot aggregate prior to screening, provided a position mechanical feed is used which will control the feed back to the quantity specified by the Engineer.

# 2. Screening:

Aggregates shall be screened into sizes that may be recombined into a gradation meeting the requirements of the job-mix formula. Screens shall have normal capacities slightly in excess of the production capacity of the mixer and rated capacity of the dryer.

# 3. Hot Aggregate Storage:

Hot screened aggregate shall be stored in such a manner as to minimize segregation and loss of temperature.

## E. Mixing Plants and Controls

All plants shall be equipped with a positive means to govern the time of mixing. Mixing time shall not be altered unless requested by the Engineer.

Frequent gradation analysis of the hot aggregates of the completed mix shall be made to be certain that the materials being used and produced are within the tolerances of the job-mix formula and the specifications of the mix being used. If the mix is found to be outside the hot-mix formula tolerances or outside the specification limits, corrections shall be made in quantities measured from the hot bins and suitable changes made at the cold bin feeders. It shall be the responsibility of the Contractor to furnish a finished product in accordance with the Contract Documents. Tests conducted by the Engineer are for quality acceptance purposes only and are not authorized for use in plant calibration. Plant metering systems and scales shall be calibrated to the accuracy specified in AASHTO M-156.

Batch Type Plant: When the mix is produced in a batch type plant, the aggregate shall be accurately weighed in the proper proportions to provide the batch weight.

The asphalt shall be heated to provide a material sufficiently fluid to produce a uniform coating on every particle of aggregate within the specified mixing time. The temperature of the aggregates and asphalt immediately prior to mixing shall be approximately that of the completed batch. In no case shall the temperature of the asphalt and aggregate vary more than twenty-five degrees (25°) Fahrenheit when placed in the mixing chamber.

A dry mixing period of not less than ten (10) seconds shall precede the addition of the asphalt to the mix. Excess wet mixing shall be avoided. Wet mixing shall continue as long as is necessary to obtain a thoroughly blended mix. The minimum percent of coated particles used to establish the mixing time interval shall be ninety-five percent (95%) as determined by AASHTO T-195.

Continuous Type Plant: Continuous mix and drum plants shall in general be controlled in the same manner as batch plants.

The determination of mixing time shall be by weight method under the following formula unless otherwise approved:

The weights used for computing mixing time shall be determined for the job, from tests made by the Contractor and shall conform to the recommendations of the manufacturer. Mixing temperature shall not exceed that recommended by the asphalt cement manufacturer without the written approval of the Engineer. To aid in determining the proper temperature of the completed batch, current viscosity data shall be available at the plant at all times.

# F. Transportation of Mix

The dispatching of the hauling vehicles shall be so scheduled that all material delivered may be placed and rolled in daylight. When variations in size of loads, speed of trucks, length of haul, and conditions of trucks interfere with orderly continuous operations, the Engineer may order suitable corrections to be made.

## G. Mechanical Spreading

Contractor shall submit a Paving Plan for the Engineer's review a minimum of five (5) working days prior to initiating paving operations. The plan shall consist of at least the following items:

1. Paving schedule to include sequence of operations.

- 2. Operational details to include:
  - a. Plant operating capacity and target production rate. Process control testing frequency for gradation, moisture, asphalt cement content, and compaction.
  - b. Number and capacity of trucks, cycle time, and delivery rate.
  - c. The manufacturer and model of the paver and pick-up machine to include information on grade followers, sensors, operating speed, and production rate of the pavers.
  - d. Number, type, weight, and operating speed of rollers, including replacement roller.
  - e. Location and method of constructing longitudinal and transverse joints.
  - f. Construction plan for paving intersections and driveways.
- 3. The asphalt concrete shall be placed on the road surface at a temperature not less than two hundred fifty degrees (250°) Fahrenheit or greater than three hundred degrees (300°) Fahrenheit. Additionally, the maximum temperature to which the asphalt concrete is heated shall not exceed the supplier's recommendation. The asphalt concrete temperature shall be measured directly behind the paver screed at the time of placement.

The asphalt concrete mixture shall be laid upon a surface approved in writing by the Engineer, spread and struck-off and compacted to the thickness specified in the Drawings and specifications. Asphalt pavers shall be used to distribute the asphalt concrete mixture in lanes of such widths as to hold to a practical minimum the number of longitudinal joints required.

Longitudinal joints and edges shall be constructed to true line markings. Lines shall be established parallel to the center line for the paver to follow in placing individual lanes. The paver shall be operated and positioned to closely follow the established line. When backing trucks to the finisher, care shall be taken not to jar the paver.

The texture of the unrolled surface shall be checked to determine its uniformity. The adjustment of the screed, tamping, feed screws, hopper feed, etc., shall be checked frequently to assure uniform spreading of the mix. Segregation of the material shall not be permitted. If segregation occurs, the spreading operation shall be immediately suspended until the cause is determined and corrected.

Any irregularities left by the paver shall be corrected by trimming directly behind the machine by use of lutes or covered rakes. Immediately after trimming, the edges of the course shall be thoroughly compacted by tamping. Distortion of the pavement during this operation shall be avoided.

Edges against which additional pavement is to be placed shall be vertically formed to true line. A lute or covered rake shall be used immediately behind the finisher, when required to obtain a true line and vertical edge. Any irregularities in the surface of the pavement course shall be corrected directly behind the paver. Excess material forming high spots shall be removed by a shovel or lute. Indented areas shall be filled with hot-mix and smoothed with the back of a shovel pulled over the surface. Fanning of material over such areas shall not be permitted.

On longitudinal joints, the paver shall be positioned so that in spreading, the material overlaps the edge of the lane previously placed by one or two inches (1" or 2") and is sufficiently high to allow for compaction. The coarse aggregate in the material overlapping the joint shall all be raked out into the cold lane as soon as possible behind the paver and broomed up and wasted. In no case shall scattered rocks be rolled into the surface of either lane.

Asphalt concrete mixture which is contaminated or segregated will be rejected.

When multiple lifts are specified in the Contract, the final lift shall not be placed until all lower lifts throughout that section, as defined by the Paving Plan, have been placed and accepted. Paving shall not begin until all adjacent curb has been poured for at least seven (7) days when Type I/II cement is used or three (3) days when Type III cement is used.

# H. Hand Spreading

On areas where irregularities or unavoidable obstacles make the use of mechanical spreading and finishing equipment impracticable, the asphalt concrete mixture shall be spread, raked, and luted by hand tools. For such areas, the asphalt concrete mixture shall be placed to the required compacted thickness and density.

## I. Compaction

Immediately after the asphalt mixture has been spread, struck off and surface irregularities adjusted, it shall be thoroughly and uniformly compacted by rolling.

The surface shall be rolled when the mixture is in the proper condition and when the rolling does not cause undue displacement, cracking, or shoving.

Initial rolling shall be done with a steel-drum roller with the drive roll operating toward the paver, and/or a suitable pneumatic tired roller. Initial rolling shall be completed while the bituminous mat temperature is above two hundred twenty-five degrees (225°) Fahrenheit.

Following the initial rolling at least three coverages of the pavement shall be completed with a pneumatic tired roller, while the mat temperature is above one hundred seventy-five degrees (175°) Fahrenheit.

Final rolling shall be completed with a steel–drum roller and shall continue until roller marks and further compression are not evident in the pavement and specified density has been achieved.

Unless otherwise directed, rolling shall begin at the sides and proceed longitudinally parallel to the road center line, each trip overlapping one-half the roller width, gradually progressing to the crown of the road. When paving in echelon or abutting a previously placed lane, the longitudinal joint should be rolled first followed by the regular rolling procedure. On superelevated curves the rolling shall begin at the low side and progress to the high side by overlapping of longitudinal trips parallel to the centerline.

Any displacement occurring as result of the reversing of the direction of a roller, or from other causes, shall be corrected at once by the use of rakes and addition of fresh mixture when required. Care shall be exercised in rolling not to displace the line and grade of the edges of the asphalt mixture.

To prevent adhesion of the mixture to the rollers, the wheels shall be kept properly moistened with water or water mixed with very small quantities of detergent or other approved material. Excess liquid will not be permitted.

Along forms, curbs, headers, walls, and other places not accessible to the rollers, the mixture shall be thoroughly compacted with hot hand tampers, smoothing irons, or with mechanical tampers. On depressed areas, a trench roller may be used or cleated compression strips may be used under the roller to transmit compression to the depressed area.

Rollers or other vehicles shall not be parked or left standing on pavement that has not cooled sufficiently to prevent indentation by wheels.

## J. Joints

The Contractor shall not construct longitudinal joints in the driving wheel paths. The Contractor shall align the joints of the top layer of pavement to either the centerline of the road or to lane lines. The Contractor shall offset the longitudinal joint in the top layer of pavement not more than six inches (6") from centerline of edge of stripe. Joints shall be constructed to ensure a continuous bond between old and new sections of the course. All joints shall present the same texture and smoothness as other sections of the course. The Contractor shall offset the longitudinal joints in the top layer from the joint in the layer immediately below by at least four inches (4").

When joining existing pavement and new pavement, the old pavement shall be cut in a neat line with a power driven saw.

Improperly formed joints resulting in surface irregularities shall be removed full depth, replaced with fresh asphalt concrete mixture, and thoroughly compacted. Rolling of joints after the material has cooled below one hundred seventy degrees (170°) Fahrenheit shall not be allowed. All pavement removal shall be precut to a neat line with a power driven saw.

A tack coat of asphalt cement or asphalt emulsion shall be applied on all cold joints and allowed to break prior to placing fresh asphalt concrete mixture against the joint. This Work shall be completed by Contractor just prior to paving.

Transverse joints shall be formed by saw cutting back on the previous run to expose the full depth of the course or by using a removable bulkhead. Transverse joints shall not be perpendicular to centerline, but shall be skewed between fifteen and twenty-five degrees (15° and 25°).

All joints on top lift panels shall be sealed with joint sealant. Apply joint sealant according to the manufacturer's recommendations while the asphalt concrete mixture is clean, free of moisture, and prior to final traffic marking. Place sealant at a maximum application rate of 0.15 gallons per square yard and at least 12 inches wide centered on the joint.

Complete all hot lapped joints formed by paving in echelon while the mat temperature is over 150°F as measured by the Engineer, within 3 inches of the joint. Tack coat and joint sealant are not required for hot lapped joints.

# K. Repair and Replacement

Asphalt concrete mixture that becomes contaminated with foreign material or is in any way defective as determined by the Engineer shall be removed. Skin patching will not be permitted. Defective materials shall be removed for the full thickness of the course. The pavement shall be cut so that all edges are vertical, the sides are parallel to the direction of traffic, and the ends are skewed between fifteen and twenty-five degrees (15° and 25°). Edges shall be coated with a thin tack coat of material. Fresh asphalt concrete mixture shall be placed in sufficient quantity so that the finished surface will conform to grade and smoothness requirements. The asphalt concrete mixture shall be compacted to the density specified. Any area determined to have an excess or deficiency of asphalt concrete shall be corrected by full depth removal and replacement. No payment shall be made for material replacing defective material. All costs associated with the patching of defective areas shall be borne by Contractor.

#### L. Vehicular Traffic

Contractor shall not allow vehicular traffic on the asphalt mat surface until the mat surface has cooled to below one hundred twenty degrees (120°) Fahrenheit. Any portion of the asphalt concrete mixture that becomes loose and broken, rutted, or damaged in any way due to vehicular traffic on the asphalt mat surface prior to it cooling to below one hundred twenty degrees (120°) Fahrenheit, shall be removed and replaced with fresh hot asphalt concrete, which shall be compacted to conform with the surrounding area at the specified density.

## Article 6.6 Density and Surface Requirements

The complete pavement shall have a density equal to or greater than ninety-six (96) percent of Maximum Density (Marshall Method) and a density in the joints equal to or

greater than ninety-two (92) percent of Maximum Density, except for trail pavement which shall have a density equal to or greater than ninety percent (90%). Maximum Density shall be determined in accordance with the test procedures specified in Section 40.01, Article 1.2 - Applicable Standards. The compacted specimens on which the Maximum Density is determined, shall be produced from a laboratory specimen made from the same days mix, and as close to the lay down temperature as practicable.

When requested by the Engineer, the Contractor shall, without charge, provide the Engineer with test samples of asphalt concrete cored from the completed pavement. All cores shall be at least four inches (4") in diameter and the core holes will be patched by the Contractor within seventy-two (72) hours.

The final surface shall be of a uniform texture conforming to true grade, and cross sections in accordance with the Contract Documents. The thickness of the course shall be in accordance with the Drawings and Specifications. Where curb and gutter is present the compacted pavement surface shall be one-eighth inch plus or minus one-eighth inch (1/8"±1/8") above the top front edge of curb. The specified position of the pavement surface shall be achieved through proper grading of the subgrade, in order not to exceed the design thickness of the pavement.

Prior to the delivery of the first load of asphalt to the Project, the Contractor shall furnish straightedges to the Inspector for checking surface uniformity. Irregularities in the finished pavement surface shall not exceed three-sixteenths of an inch (3/16") within ten feet (10'), or five-sixteenths of an inch (5/16") within sixteen feet (16'). Non-conforming surfaces shall be subject to rejection by the Engineer. Irregularities which develop before the completion of rolling shall be remedied by loosening the surface mix, removing or adding material as may be required, and rerolling.

For trails, a ten foot (10') straightedge, supplied by the Contractor, shall be used to check the paving surface. Surface irregularities shall not exceed one inch in ten feet (1" in 10'). Non-conforming surfaces shall be subject to rejection by the Engineer. Irregularities which develop before completion of rolling shall be remedied by loosening the surface mix, removing or adding material as may be required, and rerolling.

Removal and replacement of deficient pavement shall be, at a minimum, full-lane width for the affected length of roadway; partial lane patching will not be allowed.

#### Article 6.7 Measurement

Asphaltic concrete will be paid for by one of the methods as defined in the paragraph below and as designated in the Bid Schedule.

## A. Measurement by the Ton

Measurement of hot-mix asphaltic paving materials, unless otherwise provided, shall be weighed on truck scales in accordance with Article 6.4, SubArticle F – Truck Scales. Asphalt concrete pavement shall be measured per ton (2,000 lbs) based on the amount of hot mix asphaltic material actually used in the completed and accepted work modified as follows: the quantity paid for shall not exceed one hundred and five percent (105%) of tonnage determined on the basis of the average core density, the specified neat line thickness, and the completed area of asphaltic concrete

pavement. In addition, the Owner will not pay for that portion of any load in excess of the legal gross weight for the vehicle delivering the load.

# B. Measurement by the Square Yard

Measurement of hot-mix asphaltic paving materials, unless otherwise provided, shall be measured by the completed and accepted work. The area measured will be that which is shown on the Drawings plus any additional areas as authorized by the Engineer in writing.

The tolerance for thickness of asphaltic concrete under square yard measurement shall be plus or minus one-fourth inch (1/4") from design mat thickness, as shown on the typical section. This one-fourth inch (1/4") variance shall be the exception only with the average variance for the job being plus or minus one-eighth inch  $(\pm 1/8")$  from the design mat thickness. All asphaltic concrete placed outside the variables allowed will be corrected by the Contractor at his expense.

## C. Measurement by the Linear Foot

Measurement of hot-mix asphaltic paving materials for bike trails, unless otherwise provided, shall be per linear foot along the centerline of the constructed trail. The thickness of asphalt shall not be less than the thickness shown in the typical section as noted on the Drawings.

# Article 6.8 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM	UNIT
A.C. Pavement (Class)	Ton
A.C. Pavement (Class, Thickness)	Square Yard
A.C. Pavement (Class, Thickness)	Linear Foot

#### **SECTION 40.07 PERMANENT ASPHALT SPEED HUMPS**

#### Article 7.1 General

The Work under this section shall consist of furnishing all materials and performing all operations necessary to construct permanent asphalt speed humps on paved surfaces.

#### **Article 7.2 Cross Section Template**

Prior to construction, the Contractor shall submit two (2) cross-section templates for approval by Engineer. One template shall be for the Contractor's quality assurance use, and the other shall be utilized by the Inspector. The Contractor shall construct templates of rigid steel to match the speed hump cross-section per Standard Detail 40-3. The template will be used for checking the speed bump cross-section for compliance during construction, and for final acceptance upon completion. The template shall be manually moved laterally down the length of the speed bump to verify that the speed hump matches the specified cross section. Because the template will be used manually, it must be light weight but rigid enough to retain the specified crosssection shape during transport and use.

#### Article 7.3 Material

The speed humps shall be constructed of Class D asphalt pavement material as specified in M.A.S.S. Section 40.06 – Asphalt Concrete Pavement.

#### Article 7.4 Construction

Construct speed humps in accordance with M.A.S.S. Section 40.06 – Asphalt Concrete Pavement and the dimensions as detailed in the Drawings.

Equipment used in the construction shall conform to M.A.S.S. Section 40.06 – Asphalt Concrete Pavement.

Density and surface requirements shall conform to M.A.S.S. Section 40.06 – Asphalt Concrete Pavement.

Prior to paving, Contractor shall apply a layer of Tack Coat shall be applied to the existing surface in accordance with M.A.S.S. Section 40.04 – Tack Coat.

#### Article 7.5 Measurement

The speed humps shall be measured per each complete speed hump accepted in place, in accordance with maximum and minimum tolerances as shown on Standard Detail 40-3. No separate measurement or payment will be made for asphalt, tack coat, pavement markings, templates, or other material required to construct each speed hump as they are incidental to this Work item.

#### Article 7.6 Basis of Payment

Payment for this Work shall be in accordance with M.A.S.S. Division 10, Section 10.07 – Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Asphalt Speed Hump Each

# SECTION 40.08 RECYCLED ASPHALT PAVING (RAP)

#### Article 8.1 General

The work under this Section consists of furnishing all materials and performing all operations necessary to complete placement and construction of a recycled asphalt paving (RAP) surface on an existing prepared subbase.

#### Article 8.2 Material

The RAP shall consist of crushed gravel, rock, sand, or other approved material. The aggregate shall be derived from recovered AC pavement and be free from lumps, balls of clay, or other objectionable matter, and shall be durable and sound. The portion of the material retained on a No. 4 sieve shall be known as coarse aggregate. Maximum RAP conglomerate (prior to extraction) shall pass the one inch (1") sieve.

RAP is to be delivered to the jobsite in an unheated condition. Delivery of heated material to the jobsite will be rejected unless previously approved by the Engineer.

# A. Coarse Aggregate

The coarse aggregate material conforming to the requirement specified above shall have a percentage of wear not to exceed fifty (50) after five hundred (500) revolutions, as determined by the current requirements of ASTM C-131. It shall consist of angular fragments, reasonably uniform in density and quality, and reasonably free from thin elongated pieces, dirt, and other objectionable material. At least fifty percent (50%) of the coarse aggregate particles shall have at least two (2) mechanically fractured faces. Asphalt extraction and sieve analysis shall be performed in accordance with ASTM D-2172-A or B, AASHTO T-164-A or B, and AASHTO T-30.

# B. Fine Aggregate

The fine aggregate shall consist of material free of organic or other objectionable matter. The fine aggregate, either naturally combined with the coarse aggregate or separately obtained and mixed therewith, shall be of such character that the composite material will conform to the gradation and other requirement specified.

# C. Gradation

The composite mixture of coarse aggregate and fine aggregate, processed as hereinafter specified, shall conform to the following gradation limits:

Sieve Size	Percentage Passing By Weight
1"	100
3/4"	70-100
3/8"	50-85
# 4	35-65
# 10	25-50
# 40	10-30
# 80	5-20
# 200	2-10

Asphalt Content: 2.7% - 4.7%

Moisture Content: 3.5% Max

The asphalt content of RAP delivered to the project shall be determined on the individual extraction test results and <u>not</u> an average of extractions conducted.

#### Article 8.3 Construction

The RAP shall be placed to the lines, grades, and thicknesses shown on the Drawings and shall consist of the materials specified. The RAP shall provide a smooth stabilized paved surface on which vehicular traffic can drive.

# A. Preparation of Subbase

Subbase preparation shall be completed by others in accordance with Division 20, Section 20.11 - Grading Existing Surfaces with the compaction density modified to ninety-five percent (95%).

# B. Placing

The approved RAP material shall be deposited and spread uniformly on the prepared subbase in one uniform layer to the required contour and grades and to such loose depth that when compacted to the density required will achieve the specified thickness. Portions of the layer which become segregated in spreading shall be remixed to the required gradation.

# C. Compacting

The RAP shall be compacted to at least ninety-five percent (95%) of maximum density as per AASHTO T-180D. In all places not accessible to the rolling equipment, the mixture shall be compacted with tamping equipment capable of attaining the specified density. Blading, rolling and tamping shall continue until the surface is smooth and free from waves and inequalities. If at any time the mixture is determined to be above or below optimum moisture, it shall be aerated by means of blade graders, harrows or other approved equipment or moisture added until the moisture content is such that the surface can be recompacted and finished as above. In place compaction shall be accomplished with a double-drum vibratory asphalt compactor with a minimum of fifteen thousand (15,000) pounds of dynamic force per drum. All requests for equipment substitution shall require a current certification test, identifying the capability of the equipment to meet the required specifications.

#### D. Smoothness Test

The surface of the RAP, when finished, shall not show any deviation in excess of three-eighths inch (3/8") when tested with a ten foot (10') straightedge applied parallel with and at right angles to the centerline of the area to be paved. Any deviation in excess of this amount shall be corrected by loosening, adding, or removing material and reshaping and compacting to satisfy the above requirement.

The Contractor shall furnish a ten foot (10') long straightedge and shall, in the presence of the Engineer, straightedge test the entire surface.

#### E. Seal Coat

The surface of the RAP shall be seal coated in accordance with the provisions in Section 40.02 – Seal Coat. The sealant shall be considered incidental to the cost of RAP construction.

#### Article 8.4 Measurement

The RAP shall be measured in tons of materials delivered and placed in accordance with these Specifications and adjusted for excess moisture as provided. Said measurement may include moisture up to a maximum of three and one-half percent (3.5%) of dry weight of the material.

When tests by the Engineer indicate that moisture contents in excess of three and one-half percent (3.5%) may be occurring consistently, the frequency of testing will be increased as necessary and the results averaged over a period of one week. When this average is greater than three and one-half percent (3.5%), the tonnage as measured over the above period shall be reduced by the difference. No credit will be due the Contractor when moisture content is less than three and one-half percent (3.5%). Testing will be done in accordance with AASHTO T-255.

# Article 8.5 Basis of Payment

Payment for this work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Furnish & Install RAP	Ton

#### SECTION 40.09 BITUMINOUS SURFACE TREATMENT

# **Article 9.1 Description**

The Work under this Section consists of the performance of Work required for the construction of a seal coat of asphalt cement and cover aggregate on an asphalt street surface.

# Article 9.2 Asphalt

The Contractor shall submit a certified analysis from the refinery laboratory to the Engineer for review and approval. A copy of the certified analysis shall accompany each shipment of asphalt to the Project. The Engineer shall reserve the right to make check tests of the asphalt received on the Project site, and if the asphalt is not in accordance with the certified analysis, he may reject the material.

The asphalt required by these Specifications shall conform to the requirements of The Asphalt Institute for the type and grade shown below:

Asphalt for Bituminous Surface Treatment

CRS-2

# Article 9.3 Aggregates

Aggregate shall consist of crushed gravel and shall be sound, durable, free of adherent coatings of clay, dirt, dust or any other objectionable matter, and shall have a percentage of wear not to exceed forty (40) after five hundred (500) revolutions, as determined by the ASTM C-131. Not less than sixty percent (60%) by weight of crushed gravel shall consist of crushed pieces having two (2) or more faces having freshly fractured face.

Aggregate material shall have the following gradation:

#### A. Cover - 1st Course

Sieve Designation	Percentage By Weight Passing
3/4"	100
1/2"	90-100
3/8"	40-75
# 4	0-15
#8	0-5
# 200	0-1

# B. Cover Aggregate - 2nd Course

Sieve Designation	Percentage By Weight Passing
3/8"	100
# 4	85-100
#8	0-25
# 200	0-2

# Article 9.4 Equipment

#### A. General

All equipment used on this Work shall be of sufficient size and in such mechanical condition as to meet the requirements and to produce the Work to the specified quality.

#### B. Pressure Distributor

The bitumen distributor shall be pneumatic-tired self-propelled, and shall have a capacity of not less than eight hundred (800) gallons. It shall be equipped with an independently-operated bitumen pump, tachometer, pressure gauges, volume metering devices, a thermometer for reading the tank temperature and a hose attachment suitable for applying the bituminous material to spots unavoidably missed by the distributor. The independently-operated bitumen pump shall be equipped with a tachometer calibrated in revolutions per minute. The distributor shall also be equipped to agitate and circulate the bituminous material during the heating process.

Spray bars shall be the circulating type with extensions, available for distributing width from eight to twenty-one feet (8' to 21') by one foot (1') increments. The nozzles shall give uniform distribution and shutoff shall be quick and positive so as to prevent dripping. The distributor shall be designed and equipped to distribute the bituminous material uniformly at consistent surface speeds, at uniform temperatures with various surface widths, at known and maintained rates of five-hundredths (0.05) to two (2.0) gallons per square yard within a tolerance of five percent (5%), and through a pressure range from twenty-five (25) to seventy- five (75) pounds per square inch. Air pressure type equipment may be used only upon written approval from the Engineer.

## C. Cover Aggregate Spreader

The spreader shall be self-propelled and capable of spreading the cover material uniformly for widths of eight to sixteen feet (8' to 16') in one foot (1') increments, and adjustable to spread uniform layers of ten (10) to fifty (50) pounds per square yard. Revolving plate type chip spreaders will not be approved.

#### D. Rollers

Rollers shall be self-propelled, pneumatic-tire, weighing not less than five (5) tons or more than eight (8) tons. Rolling shall follow closely on spreading of aggregate.

# E. Hauling Equipment

The cover aggregate shall be transported from the plant to the site in trucks having tight, clean smooth beds.

# F. Miscellaneous Equipment

A power broom and all necessary hand tools, thermometers, etc., shall be provided by the Contractor.

#### Article 9.5 Construction

# A. Surface Preparation

The existing road surface shall be graded smooth to the satisfaction of the Engineer. There shall be no visible ruts, holes, or large rocks protruding from the surface to be treated. Existing soft spots in the road base shall be compacted or excavated and backfilled with a suitable base course material. The area to be treated in any one operation shall be as indicated on the Drawings.

#### B. Weather Limitations

Bituminous material shall not be placed during rainy or threatening weather, or when the moisture on the surface to be treated would prevent satisfactory bond. The surface coats shall not be applied when the air temperature is below fifty degrees (50°) Fahrenheit, unless otherwise approved by the Engineer.

# C. Heating and Application of Bituminous Material

Bituminous material shall be heated in such a manner as to ensure heating of the entire mass with an efficient and positive control at all times. A curing period of twenty-four (24) hours may be required between the application of the prime coat and the next application of bituminous material, during which time the surface shall be kept in repair. The asphalt for the surface treatment shall be applied at a temperature between one hundred thirty and one hundred eighty degrees (130° and 180°) Fahrenheit and at a rate of 0.30 to 0.45 gallons per square yard for the first coat and 0.25 to 0.40 gallons per square yard for the second coat. Thermometers shall be provided by the Contractor so that temperatures can be observed at all times.

Bituminous material shall be uniformly applied by means of a pressure distributor in the amount per square yard specified. The quantity of material as measured by the volume measuring device of the distributor shall not vary from the true quantity as herein specified by more than five percent (5%). Bituminous material shall not be applied until sufficient cover aggregate is on hand to cover the area to be applied at a particular application. If the aggregate spreader is delayed by breakdown or

operational difficulties, application of bituminous material shall cease until the Engineer is satisfied that delays will not recur.

# D. Preparation and Application of Cover Aggregate

Cover material shall be sufficiently dried when it comes in contact with bituminous material so that a satisfactory bond or coating is obtained.

When the prime coat has sufficiently cured, the asphalt for the surface coat shall be applied to the surface. Immediately following this application of bituminous material, the first coat of cover aggregate shall be uniformly spread over the surface with an approved mechanical spreader at a rate of thirty (30) to forty (40) pounds per square yard. A minimum curing period of twelve (12) hours will be required before the second coat of asphalt and cover aggregate is applied. The rate of application of the second coat of cover aggregate shall be twenty (20) to thirty (30) pounds per square yard. Cover material shall be applied continuously and without delay until the particular application is covered. Whenever possible successive strips shall be applied before the previous strip has cooled. Cover material shall not be spread on the six inches (6") adjacent to an unprotected edge until the next strip of bituminous material has been applied. Rolling shall immediately follow the application of each coat of cover aggregate and shall continue until the surface is accepted as determined by the Engineer.

#### E. Maintenance of Surface

After application of the second coat of cover material, the surface shall be maintained by the Contractor, at his expense, for a period of three (3) days. During this period the Contractor shall, at least once daily, redistribute the cover material that has become displaced by traffic, by means of brooms, a drag or other method satisfactory to the Engineer.

When all possible aggregate has been imbedded in the bituminous material on each course to the satisfaction of the Engineer, the Contractor shall sweep each course surface of all excess material and remove it to a designated area, unless otherwise directed by the Engineer.

#### Article 9.6 Measurement

Bituminous material and cover aggregate course will be measured by weight in tons (2,000 lbs).

Legible weight tickets shall be submitted to the Engineer for all bituminous material and cover aggregate delivered to the Project site for use in the Work. All weight tickets shall contain, at a minimum, the following information:

- 1. Weight ticket serial number;
- 2. Vehicle identification number;
- 3. The date and time the load was weighed;

- 4. The tare weight of the vehicle;
- 5. The gross weight of the loaded vehicle, as registered on the scale; and
- 6. The legal gross weight of the vehicle.

The Owner shall not pay for that portion of any load in excess of the legal gross weight for the vehicle.

# Article 9.7 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM	UNIT
B.S.T. Asphalt for Prime Coat (Type & Grade)	Ton
B.S.T. Asphalt (Type & Grade)	Ton
B.S.T. Cover Aggregate (1st Coat)	Ton
B.S.T. Cover Aggregate (2nd Coat)	Ton

#### SECTION 40.10 PAVEMENT ROTOMILLING

#### Article 10.1 General

The Work under this Section consists of furnishing all plant, labor, supervision, equipment, and material for performing all operations necessary for the removal and disposal of pavement to a depth designated on the Drawings with a power-operated profile machine designed for this specific purpose.

# **Article 10.2 Construction**

Pavement shall be removed by rotomilling, planning, or grinding to a final surface smooth enough for temporary traffic and repaving with no additional preparation other than sweeping and application of a tack coat. Additional rotomilling, grinding, or milling by the power-operated profile machine may be necessary around manhole covers, valve boxes, survey monument cases, etc. The depth of asphalt removal under this Section may vary.

The Contractor shall dispose of the removed pavement millings at a location designated by the City. The Contractor shall coordinate the exact location with the City. If the removed pavement material under this Section contains objectionable material within it, as identified by the Engineer, then Contractor shall dispose of this material in accordance with Division 10, Section 10.04, Article 4.9 - Disposal Sites.

#### Article 10.3 Measurement

Pavement removed by rotomilling, planning or grinding shall be measured by the square yard of pavement designated for and actually removed. No additional payment will be made regardless of depth or additional rotomilling around utility appurtenances.

#### **Article 10.4 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Pavement Rotomilling Square Yard

# SECTION 40.11 REMOVE AND REPLACE ASPHALT SURFACING

# **Article 11.1 Description**

The Work under this Section consists of the performance of all Work required for removing, disposing of, and replacing existing asphaltic surfacing or cold mix asphalt, including leveling course and existing traffic markings, as indicated on the Drawings.

#### Article 11.2 Materials

All materials used shall conform to the requirements of these Specifications and other agencies (if any) having jurisdiction over the pavement being replaced.

#### Article 11.3 Construction

All construction practices, tests and other controls shall conform to the Division 20 - Earthwork, and this Division.

Contractor shall remove existing asphalt surfacing and leveling course, regardless of thickness. Replacement asphalt surfacing and leveling course thickness shall be shown on the Drawings.

Contractor shall neatly and cleanly saw cut existing asphalt surfacing to be removed prior to removal. Saw cuts shall be a minimum of two inches (2") deep and shall be straight and parallel. If any portion of the remaining asphalt surfacing is undercut by trenching operations, the Contractor shall saw cut, remove, and replace the affected area at his own expense.

Contractor shall apply tack coat to all contact surfaces including curbing, gutters, manholes, and other structures with a thin, uniform coating prior to placing asphalt. But joints on previously placed cooled pavement shall be tack coated prior to continuing the paving operation.

Asphaltic concrete paving replacement will be performed by utilizing a mechanical spreader and will be compacted by a mechanical roller weighing not less than ten (10) tons, except that where the area of the asphalt replacement patch is less than one hundred (100) square feet, a mechanical spreader need not be employed.

Small areas inaccessible to roller shall be tamped to produce a compression and surface texture equivalent to that produced by the specified rolling. Hand tampers shall have a maximum tamping face of fifty (50) square inches and a minimum weight of twenty-five (25) pounds.

The Contractor shall replace traffic markings, in kind, in accordance with Division 70, Section 70.10 – Traffic Markings.

Prior to winter shutdown, Contractor shall haul, place, and compact cold mix asphalt on areas where asphalt has been removed.

Contractor shall keep all asphalt surfacing designated for removal free from objectionable material (concrete, steel, etc.). Contractor shall dispose all removed asphalt surfacing in accordance with Division 10, Section 10.04, Article 4.9 – Disposal Sites. If the removed asphalt surfacing, under this Section, contains objectionable material, as identified by the Engineer, Contractor shall dispose of this asphalt surfacing in accordance with Division 10, Section 10.04, Article 4.9 – Disposal Sites.

#### **Article 11.4 Measurement**

Removing, disposing of, and replacing existing asphalt surfacing and cold mix asphalt, including leveling course, is measured per square yard, complete in place.

# **Article 11.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM UNIT

Remove Asphalt , Replace with Asphalt Surfacing (Class)

Square Yard

# SECTION 40.12 IN-PLACE FULL DEPTH RECLAMATION OF ASPHALT CONCRETE PAVEMENT AND LEVELING COURSE

#### Article 12.1 General

The Work under this Section consists of furnishing all plant, labor, supervision, equipment, and material for performing all operations necessary to complete pulverizing of asphalt concrete pavement, mixing with portions of the underlying granular subbase material, and shaping and compacting the processed materials as a granular base course.

#### Article 12.2 Material

The operation of full depth reclamation shall ensure that one hundred percent (100%) of the processed material passes the one-inch (1") sieve and not more than seventy-five percent (75%) passes the #4 sieve.

#### **Article 12.3 Construction**

Asphalt concrete pavement and a portion of the underlying granular material shall be pulverized/reclaimed, mixed, shaped and compacted to a final surface smooth enough for temporary traffic and paving. The processed material shall be shaped to the lines and thickness shown on the Drawings.

Additional pulverizing of asphalt concrete pavement and mixing with the underlying granular material may be necessary around manhole covers, valve boxes, survey monument cases, etc. The processed materials shall provide a smooth stabilized surface on which to place the new asphalt concrete pavement and shall conform to the compaction and smoothness requirements of this Article.

The Contractor shall dispose of excess processed material in accordance with Division 10, Section 10.04, Article 4.9 - Disposal Sites.

#### A. Placing

The approved material shall be deposited and spread uniformly in one uniform layer to the required contour and grades and to such loose depth that when compacted to the density required will achieve the specified thickness. Portions of the layer which become segregated in spreading shall be remixed to the required gradation.

#### B. Compacting

The processed material shall be compacted to at least ninety-five percent (95%) of maximum density as per AASHTO T-180D. In all places not accessible to the rolling equipment, the mixture shall be compacted with tamping equipment capable of attaining the specified density. Blading, rolling and tamping shall continue until the surface is smooth and free from waves and inequalities. If at any time the mixture is determined to be above or below optimum moisture, it shall be aerated

by means of blade graders, harrows or other approved equipment or moisture added until the moisture content is such that the surface can be re-compacted and finished as above. The finished stabilized surface shall be maintained by the Contractor in the above condition until the pavement is applied.

#### C. Smoothness Test

The surface of the granular base, when finished, shall not show any deviation in excess of three-eighths inch (3/8") when tested with a ten foot (10') straightedge applied parallel with, and at right angles to, the centerline of the area to be paved. Any deviation in excess of this amount shall be corrected by loosening, adding, or removing material and reshaping and compacting to satisfy the above requirement.

#### Article 12.4 Measurement

Pulverizing of asphalt concrete pavement and mixing with a portion of the underlying granular material, then shaping and compacting the processed materials as a granular base, is measured per square yard, complete in place.

Disposal of surplus material is incidental to the bid item Pavement Reclamation and no additional payment shall be made.

# **Article 12.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Pavement Reclamation	Square Yard

#### **SECTION 40.13 PAVEMENT SEAM REPAIR-INFRARED METHOD**

#### Article 13.1 General

The Work described in this Section shall consist of furnishing materials and repairing existing asphalt pavement cuts or seams.

#### Article 13.2 Materials

If seam repair is shown on the Drawings and/or the Engineer determines that it is necessary, the Contractor shall apply a one-component emulsified maltenes recycling agent (rejuvenator) in a ratio of 1:1 with water. The Contractor shall disperse the solution with a commercial grade sprayer at a rate of eight (8) ounces per square yard of heated area. The rejuvenator application area shall include both the area under repair as well as the area heated but left undisturbed around the perimeter of the repair. The application shall take place after the area has been scarified and just prior to the addition of new asphalt. The rejuvenator replaces the light oil component of asphalt which has oxidized out over time.

# Article 13.3 Equipment

- A. Infrared Heater: the heating chamber used shall consume no more than 12,500 BTU per square foot of heated area. This rate of consumption shall translate into the ability of the heater to soften asphalt to a depth of 1 ½ -2 ½ inches in 8-10 minutes without burning the surface.
- B. Asphalt Storage Unit: a thermostatically controlled storage unit will be utilized to ensure that sufficient hot virgin asphalt is on hand. This unit must ensure that the temperature of the asphalt is never in excess of 325 degrees Fahrenheit.
- C. Compactor/Roller: the compaction equipment used will generate at least 2000 lbs. of applied force per square inch.
- D. Steel Rake: a steel rake shall be used to delineate the repair area along the chalk line and to scarify the heated area of the patch inside the chalk line to a depth of at least 2 inches.
- E. Asphalt Lute: a 36-inch wide lute shall be used to evenly distribute the added asphalt and to establish the proper grade.

## **Article 13.4 Construction**

- A. Heating the Repair Area:
  - 1. Contractor shall sweep area clean of dirt, loose aggregate, or standing water.
  - 2. Contractor shall lower the infrared chamber over the repair allowing at least twelve to eighteen inches (12"-18") of heated area beyond the perimeter of the original opening.
  - 3. The Contractor shall check the surface temperature of the asphalt at seven minutes and every minute thereafter using an infrared thermometer to ensure the proper heating time. The surface temperature shall not exceed three hundred and fifty degrees Fahrenheit (350°F). Heating time is influenced by:

ambient temperature, color of the pavement, size of the aggregate, and moisture content.

- 4. After the appropriate heating time (typically eight to ten (8-10) minutes), the asphalt surface will be softened to a depth of two to two and a half inches (2"-2.5").
- 5. The Contractor shall then remove the infrared chamber from the heated area.

#### B. Raking the Heated Area:

- 1. The Contractor shall use the backside of a steel rake to neatly square off the repair; cutting six to twelve inches (6"-12") back from the damage along the chalk line.
- 2. The Contractor shall then deeply scarify the area inside the repair, taking special care to eliminate the original seam between the repair and the road.
- 3. If needed, the Contractor shall apply the maltenes rejuvenator to the repair and the surrounding heated asphalt surface.

# C. Adding Plant Mix Asphalt:

- 1. If required, the Contractor shall add 1/4 3/8 inch aggregate to the area to bring it up to proper grade.
- 2. The Contractor shall spread a light coating of stone dust over the repair to remove the tackiness. The road can then be opened to traffic.

Note: the total time for a typical single heat restoration should be no more than 20-25 minutes. This timeframe shall be strictly adhered to so as to ensure that both the heated pavement and added asphalt have not been allowed to cool significantly. This provides the proper fusion between the repair and the existing road surface.

#### **Article 13.5 Measurement**

The Pavement Seam Repair shall be measured per seam or cut identified, complete and accepted. There shall be no separate measurement or payment for asphalt, tack coat, or materials required to seam repair as they are considered incidental to this Work.

#### **Article 13.6 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 – Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT
Pavement Seam Repair Each

# CITY OF PALMER STANDARD SPECIFICATIONS

DIVISION 50 SANITARY SEWERS

# STANDARD CONSTRUCTION SPECIFICATIONS FOR SANITARY SEWERS DIVISION 50 INDEX

SECTION 50.01	GENERAL	1
Article 1.1	Scope of Work	1
Article 1.2	Applicable Standards	1
Article 1.3	Required Clearance from Water Mains	
Article 1.4	Surveys	
Article 1.4 D	efinitions	
Article 1.5	Concrete and Mortar	
Article 1.6	Insulation	
Article 1.7	Payment - General	
OFOTION FO OO	ELIDAUGIL AND INICTALL DIDE	0
SECTION 50.02	FURNISH AND INSTALL PIPE	
Article 2.1	General	
	ubmittals	
Article 2.2	Materials	
Article 2.3	Construction	
Article 2.4	Testing	
Article 2.5	Measurement	
Article 2.6	Basis of Payment	18
SECTION 50.03	SANITARY SEWER MANHOLES	20
Article 3.1	General	20
Article 3.2	Material	20
Article 3.3	Construction	21
Article 3.4	Measurement	23
Article 3.5	Basis of Payment	23
SECTION 50.04	WATERTIGHT MANHOLE FRAMES AND COVER	25
Article 4.1	General	
Article 4.2	Material	25
Article 4.3	Construction	
Article 4.4	Measurement	
Article 4.5	Basis of Payment	
SECTION 50.05	CONNECTIONS TO EXISTING SANITARY SEWER	
	MANHOLES	26
Article 5.1	General	
Article 5.2	Construction	
Article 5.3	Measurement	
Article 5.4	Basis of Payment	
SECTION 50.06	CONSTRUCT SANITARY SEWER DROP CONNECTION	20
Article 6.1	General	
Article 6.1 Article 6.2	Materials	
/ \\ (1010 U.Z	1710(0) 1010	0

Article 6.3 Article 6.4 Article 6.5	Construction	28
SECTION 50.07 Article 7.1 Article 7.2 Article 7.3 Article 7.4 Article 7.5	CONSTRUCT BEAVER SLIDE  General  Material  Construction  Measurement  Basis of Payment	29 29 29
SECTION 50.08 Article 8.1 Article 8.2 Article 8.3 Article 8.3 Article 8.4	CONNECTION TO EXISTING HDPE FORCE MAINS	30 30 31
SECTION 50.09 Article 9.1 Article 9.2 Article 9.3 Article 9.4 Article 9.5	DEEP SANITARY SEWER SERVICE RISERS  General  Material  Construction  Measurement  Basis of Payment	32 32 32
SECTION 50.10 Article 10.1 Article 10.2 Article 10.3 Article 10.4 Article 10.4	SANITARY SEWER SERVICE CONNECTIONS  General  Material  Construction  Measurement  Basis of Payment	33 33 35
Article 11.1 Article 11.2 Article 11.3 Article 11.4	REMOVE AND DISPOSE OF EXISTING CESSPOOLS OR SEPTIC TANKS AND CONNECT EXISTING SERVICE	36 36 37
SECTION 50.12 Article 12.1 Article 12.2 Article 12.3 Article 12.4 Article 12.5	CONSTRUCT SANITARY SEWER MAIN CLEANOUT	38 38 38
SECTION 50.13 Article 13.1 Article 13.2 Article 13.3	POLYETHYLENE ENCASEMENT	39

Article 13.4 Article 13.5	Measurement Basis of Payment	
SECTION 50.14 Article 14.1 Article 14.2 Article 14.3 Article 14.4 Article 14.5	BYPASS PUMPING SANITARY SEWAGE FLOWS  General  Materials  Construction  Measurement  Basis of Payment	40 40 42 44
SECTION 50.15 Article 15.1 Article 15.2 Article 15.3 Article 15.4 Article 15.5	ON-PROPERTY SANITARY SEWER SERVICE  Description  Material  Construction  Measurement  Basis of Payment	45 45 45
SECTION 50.16 Article 16.1 Article 16.2 Article 16.3 Article 16.4 Article 16.5	MANHOLE REHABILITATION  Description  Material  Construction  Measurement  Basis of Payment	47 47 47 49
SECTION 50.17 Article 17.1 Article 17.2 Article 17.3 Article 17.4	RAISE OR LOWER SEWER SERVICE  General  Construction  Measurement  Basis of Payment	50 50 50
Article 18.1 Article 18.2 Article 18.3 Article 18.4 Article 18.5	ADJUST SANITARY SEWER MANHOLE CONE TO FINISH GRADE General Material Construction Measurement Basis of Payment	51 51 51 51
Article 19.1 Article 19.2 Article 19.3 Article 19.4 Article 19.5	ADJUST SANITARY SEWER MANHOLE RING TO FINISH GRADE General Material Construction Measurement Basis of Payment	53 53 53
SECTION 50.20 Article 20.1 Article 20.2 Article 20.3	REMOVE EXISTING SANITARY SEWER MANHOLE	55

Article 20.4	Basis of Payment	55
SECTION 50.21	ADJUST CLEANOUT TO FINISH GRADE	56
Article 21.1	General	56
Article 21.2	Material	56
Article 21.3	Construction	56
Article 21.4	Measurement	56
Article 21.5	Basis of Payment	56
SECTION 50.22	SEWER CLOSED CIRCUIT TELEVISION INSPECTIONS	57
Article 22.1	General	
Article 22.2	Material	57
Article 22.3		
Article 22.4	Measurement	61
Article 22.5	Payment	
SECTION 50.23	REPAIR SANITARY SEWER SERVICE	62
Article 23.1	General	
Article 23.2	Material	
Article 23.3		
Article 23.4	Measurement	
Article 23.5	Basis of Payment	

# STANDARD CONSTRUCTION SPECIFICATIONS FOR SANITARY SEWERS DIVISION 50

#### SECTION 50.01 GENERAL

This Section is to be applied and used for all Sections in Division 50.

# Article 1.1 Scope of Work

The Work covered by these Specifications consists of providing all plant, labor, equipment, supplies, material, transportation, handling and storage, and performing all operations necessary to complete the construction for pipe laying, jointing, and testing of sanitary sewers.

Construction is to be completed according to the Standard Details, Drawings, these specifications, and special provisions.

Requirements for earthwork including, but not limited to trench excavating and backfill are specified in Division 20 - Earthwork.

The Contractor is to locate and treat utilities as described in Division 10, Section 10.04, Article 4.17 – Utilities.

The Contractor, by providing a Bid Proposal and entering into a Contract with the Owner has found that the access, easements, rights-of-way, and other work areas designated in the Drawings are adequate to perform the work and/or the Contractor has secured additional work areas at their own expense that is included in the Bid Proposal to complete the work.

Additional areas secured by the Contractor from parties not associated with the Contract are to be memorialized in the form of a right of entry agreement between the Contractor and party having authority to enter an agreement for the work area. A copy of the right of entry agreement is to be provided to the Owner. The right of entry agreement is to extend the indemnification requirements found in the Contract to Contractor obtained work areas.

The Contractor is to restore the area of Work to preconstruction conditions or better except where shown different on the Drawings or required by the Contract Documents. Where preconstruction conditions cannot be obtained such as items that require growth to obtain height, thickness and other prized attributes then they are to be replaced with standard nursery stock plant material of the same species and type that will grow back to preconstruction conditions and maintained in accordance with the Contract. The Contractor is to secure written approval by the Engineer for replacement material that does not match preconstruction conditions.

Where the requirements in this division call out for an Engineer and there is not anyone assigned the duties of the Engineer, then the Utility Company is to be consulted for direction.

#### Article 1.2 Applicable Standards

The latest revision of the following standards are hereby made a part of these Specifications.

AASHTO M45	Standard Specification for Aggregate for Masonry Mortar
AASHTO M306	Standard Specification for Drainage, Sewer, Utility, and Related Castings
ASTM A48	Specifications for Gray Iron Castings
ASTM A74	Standard Specification for Cast Iron Soil Pipe & Fittings
ASTM 438	Traverse Testing of Gray Cast Iron
ASTM A746	Specification for Ductile Iron Gravity Sewer
ASTM C14 or ASTM C14M [Metric]	Specification for Concrete Sewer, Storm Drain and Culvert Pipe
ASTM C76 or ASTM C76M [Metric]	Specification for Reinforced Concrete Culvert, Storm Drain and Sewer Pipe
ASTM C150	Specification for Portland Cement
ASTM C206	Specification for Finishing Hydrated Lime
ASTM C443 or ASTM C443M [Metric]	Specification for Joints for Circular Concrete Sewer & Culvert Pipe, Using Rubber Gaskets
ASTM C478 or ASTM C478M [Metric]	Specification for Precast Reinforced Concrete Manhole Sections
ASTM C564	Standard Specifications for Rubber Gaskets for Cast Iron Soil Pipe & Fittings
ASTM C923	Standard Specification for Resilient Connectors Between Reinforced Concrete Manhole Structures, Pipes & Laterals
ASTM D256	Test Methods for D-C Resistance of Plastics and Electrical Insulating Materials
ASTM D2321	Recommended Practice for Underground Installation of Thermoplastic Sewer Pipe
ASTM D3034	Specification for Type of PSM Poly (Vinyl Chloride) (PVC) Sewer Pipe and Fittings
ASTM D3035	Specification for Polyethylene (PE) Plastic Pipe (SDR-PR) Based on Controlled Outside Diameter
ASTM D3350	Specification for Polyethylene Plastic Pipe and Fittings Materials
AASHTO M45	Sand for Cement Mortar
AWWA C104/ ANSI A21.4	Cement-Mortar Lining for Ductile-Iron Pipe and Fittings for Water

AWWA C105/ ANSI A21.5	Polyethylene Encasement for Ductile Iron Piping for Water and Other Liquids
AWWA C110/ ANSI A21.10	Ductile-Iron and Gray-Iron Fittings, 3 in. Through 48 in., for Water and Other Liquids
AWWA C111/ ANSI A21.11	Rubber-Gasket Joints for Ductile-Iron and Gray-Iron Pressure Pipe and Fittings
AWWA C151/ ANSI A21.51	Ductile-Iron Pipe, Centrifugally Cast in Metal Molds or Sand-Lined Molds, for Water or Other Liquids
AWWA C600	AWWA Standard for Installation of Ductile-Iron Water Mains and Their Appurtenances
AWWA C901	Standard for Polyethylene (PE) Pressure Pipe and Tubing, 1/2 in. Through 3 in., for Water Service
AWWA C900	Polyvinyl Chloride (PVC) Pressure Pipe and Fabricated Fittings, 4 inch through 12 inch for Water Transmission and Distribution
AWWA C905	Polyvinyl Chloride (PVC) Pressure Pipe and Fabricated Fittings, 14 inch through 48 inch for Water Transmission and Distribution
UPC	Uniform Plumbing Code, latest edition adopted by the City, and current local amendments

# **Article 1.3 Required Clearance from Water Mains**

During construction of a sewer main, a water main may be encountered and field changes may be necessary to meet the required minimum vertical separation distance of eighteen inches (18") or a horizontal distance of ten feet (10'). In such cases, refer to Division 70, Section 70.16 "Sewer Encasement", and 60.15 "Relocate Water Main."

# Article 1.4 Surveys

Survey shall be performed by the Contractor per Division 65 - Construction Survey is to be incidental to items under construction unless a pay item for Construction Survey Measurement is provided. The Contractor is to as-built and record at a minimum the following items based on the design survey horizontal and vertical control:

- Each pipe invert and length of pipe segment
- Manholes, inverts, cleanouts, service stubs
- Other buried utility conduits, vaults, utilidors, wires, manholes, catch basins
- Other utility surface features such as pedestals, junction boxes, power poles, light poles

Before working in developed areas the Contractor is to take photographs and video documenting existing conditions. Photographs are to include major construction areas and their boundaries as well as a zone fifty feet (50') outside the furthest anticipated impact. Photo documentation is incidental to the Work.

#### **Article 1.4 Definitions**

The definitions provided within this Article are supplemental to definitions provided in Division 10 and are to govern in the interpretation of all disputes. Industry standard definitions are to apply if a definition is not provided. Where a term, word or phrase has varying meanings, the Engineer will have final say on the interpretation.

- Sewer Connection sewer pipe and associated apparatuses from the point of connection to a collector, trunk or interceptor to the terminus of the Utility Company maintenance responsibility, usually the property or Utility Company easement.
- Sewer Extension sewer pipe and associated apparatuses from the terminus of the Sewer Connection to a point five feet outside the building foundation
- Building Sewer Sewer piping inside the building to five feet outside of the building foundation
- Service connection, extension and/or building sewer from the Utility Company sewer collection system to private property and typically to one structure
- Collection system series of pipes and structures to collect and convey sewer to a treatment facility
- Collector Typically 8" and larger sewer pipe where the majority of sewage is from individual services.
- Trunk Typically 12" and larger sewer pipe where the majority of sewage is from collectors.
- Interceptor Typically 24" and larger sewer pipe where the majority of sewage is from trunks and collectors to a point of treatment.

#### Article 1.5 Concrete and Mortar

#### A. Miscellaneous Concrete

All concrete used in the construction of sanitary sewer systems with the exception of precast manholes, manhole risers, cones, and reinforced concrete pipe is to be Class AA-3. Concrete Work is to conform to Division 30 - Portland Cement Concrete.

#### B. Mortar

Cement for mortar used in the construction of sanitary sewer systems is to conform with the requirements of ASTM C-150, Type II. Sand is to conform with the requirements of AASHTO M-45. The mortar is to be composed of one (1) part cement and three (3) parts sand. The addition of lime is not permitted. The use of five (5) minute or fast-cure mortar requires prior approval of the Utility Company prior to use.

#### Article 1.6 Insulation

Rigid board insulation required for frost protection of sanitary sewer mains and services shall be as specified on the drawings and comply with Division 20, Section 20.26 – Insulation, and Standard Detail 20-9.

# Article 1.7 Payment - General

Payment for all Work included in this Division shall be paid for in accordance with Division 10, Section 10.07 - Measurement and Payment and shall include full payment for all Work described.

#### SECTION 50.02 FURNISH AND INSTALL PIPE

#### Article 2.1 General

The Work under this Section consists of the performance of all operations pertaining to furnishing and installing pipe for sanitary sewer systems.

The Work under this Section consists of performing all Work required for furnishing and installing an operational piping system in a workman like manner meeting applicable standards. The Contractor is to install piping systems in accordance with these Specifications, manufacturer's recommendations, the Utility Company Design and Construction and Practice Manual and in conformity with the lines and grades as shown on the Drawings. Where the previously stated requirements are in conflict the more stringent requirement is to govern.

#### **Article 2.2 Submittals**

Submittals are to be provided to the Engineer for review and acceptance as stated in Division 10, Section 10.05, Article 5.6 – Product Data. The Contractor is to clearly demarcate items to be incorporated into the Work. Submittals for pipe and fittings should include, but is not limited to the following information:

- Manufacturer pipe submittal cut sheets
- Manufacturer fitting submittal cut sheets
- Detectable underground warning tape and trace wire
- HDPE welder certificates (pressure sewer pipe only)
- Trace wire (pressure sewer pipe only)

# Article 2.2 Materials

#### A. General

All piping shall be in accordance with the Contract Documents conforming to the size and class shown and specified. Changes in class shall be made within one-half of a pipe length of the station indicated on the Drawings. The use of pipe containing asbestos materials shall be prohibited.

Detectable underground warning tape is required for installation of all pipe types. Warning tape must not be less than five (5) mil, foil backed, six inches (6") wide vinyl tape, colored green, with "Caution Buried Sewer Line Below" continuously printed in black along the tape length. The warning tape must be continuously laid with the pipe and be at least eighteen inches (18") and no more than thirty six inches (36") above the pipe.

Two (2) tracer wires must be installed on all non-metallic pressure sewer pipe. Tracer wire must be suitable for direct bury and be 10 AWG with 30-mil HDPE jacket colored green. Trace wires must be continuous. When allowed by the Engineer, splices must use copperhead industries connector, part #3WB-01 or equal. Tracer wires must be

brought to the surface in sewer pavement sleeves every 500 feet marked with green carsonite.

# B. Ductile Iron Pipe

Ductile iron pipe is to conform to ASTM A 746 (AWWA C 151) with a cement mortar lining conforming to AWWA C-104. Cast and ductile iron fittings and pipe bells are to conform to AWWA C110 or AWWA C-153. Rubber gasket joints for ductile iron pipe fittings are to conform to AWWA C-111.

# C. High Density Polyethylene Pipe (HDPE)

HDPE pipe and fittings shall be used for force main only.

HDPE pipe and fittings shall be manufactured in accordance with AWWA C906. HDPE shall be manufactured from PE4710 polyethylene compounds that meet or exceed ASTM D3350 Cell Classification 445574. HDPE pipe and fitting material compound shall contain color and ultraviolet (UV) stabilizer meeting or exceeding the requirements of Code C per ASTM D3350. Where approved by the Engineer, electrofusion fittings shall comply with ASTM F1055. All fittings shall have pressure class ratings not less than the pressure class rating of the pipe to which they are joined.

The pipe shall be homogeneous throughout and free of visible cracks, holes, foreign inclusions or other injurious defects. It shall be uniform in color, opacity, density and other physical properties. Excessive abrasions of HDPE pipe will be replaced at no cost to the Owner.

Butt fusion of the pipe and fittings shall be performed in accordance with the pipe manufacturer's recommendations as to equipment and technique. The fusion operation shall be performed by an individual who has demonstrated the ability to fuse polyethylene pipe in the manner recommended by the pipe supplier. Unless otherwise approved by the Engineer, the pipe supplier shall supply a representative to instruct the Contractor's crew on Butt Fusion and installation and witness the first twenty joints.

Alternate coupling methods for HDPE pipe shall not be used unless accepted by the Engineer in conformance with the requirements of Division 10, Section 10.05, Article 5.7 - Materials. Any request to consider an alternate coupling method in the Work and/or approval of its use, should it be accepted, shall not cause an increase in the cost of the Work to the Owner.

# D. Polyvinyl Chloride Pipe (PVC)

Four inch (4") through six inch (6") Polyvinyl Chloride Pipe must conform to the requirements of AWWA C900 and as otherwise required by the Contract Documents. DR 18 pipe must be used for C900 PVC pipe, unless otherwise specified.

#### D. End of Pipe Marker

Sewer main End of Pipe Marker shall be 2" schedule 40 galvanized pipe with green Carsonite attached to pipe.

#### Article 2.3 Construction

#### A. Excavation and Backfill

Excavation and backfill for furnishing and installation of sanitary sewer pipe shall be in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

The Contractor shall remove and dispose of all sewage-saturated soils encountered within the trench area. All sewage-saturated soils shall be considered unsuitable material. Sewage-saturated soils may not be used as fill material anywhere within the City and shall be disposed of at the Landfill. There shall be no separate payment for removal and disposal of sewage-saturated soils. Removal and disposal of sewage-saturated soils shall be considered incidental to the pay item: Furnish and Install Pipe

# B. Pipe Grade and Alignment

Piping is to be laid at the alignment and grade shown on the Drawings. Variance of individual pipe sections from established line and grade shall not be greater than those listed in the table below, providing that such variance does not result in a level or reverse sloping invert.

	Allowance
Diameter	Tolerance
(Inches)	( <u>Feet)</u>
8	0.03
10	0.03
12	0.03
14	0.04
16	0.04
18*	0.05

\*Note: For all pipe sizes over eighteen inches (18") in diameter, variance shall not exceed five hundredths feet (0.05').

During the progress of the Work, the Contractor shall provide instruments such as transits, levels, laser devices, and other facilities for transferring grades from offset hubs or for setting of batter boards or other construction guides from the control points and bench marks provided by the Contractor. The Contractor shall provide qualified personnel to use such instruments and who shall have the duty and responsibility for placing and maintaining such construction guides. The Contractor shall notify the Engineer 48 hours prior to taking measurements on newly installed section of line and/or appurtenances for Record Documents.

If the method of transferring grades from the offset hubs to the pipe require batter boards, they shall be at least one by six inches (1" x 6") supported on two by four inch (2" x 4") stakes or approved metal rods and shall be placed every twenty-five feet (25'). At least three boards must be in place at any given time to facilitate checking of line and grade. Both line and grade shall be checked and recorded in a

field book for each piece of pipe laid, except at tunnels where methods acceptable to the Engineer shall be used to carry forward line and grade.

The practice of pushing in uncompacted backfill over a section of pipe to provide a platform for transit and level alignment and grade observations shall be subject to the approval of the Engineer. If intermittent backfilling is allowed, backfilling shall be accomplished in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

# C. Pipe Laying

All pipe shall be laid with Class E bedding as outlined in CPSS. Bedding must be laid the full width of the ditch and compacted to a minimum of ninety-five percent (95%) of the maximum density, unless otherwise required by the Contract Documents or directed by the Engineer.

Pipe laying shall in all cases proceed upgrade with the spigot ends of the pipe pointing in the direction of the flow. Each pipe shall be laid true to line and grade and in such a manner as to form a close concentric joint with the adjoining pipe. The alignment of the installed pipe shall appear straight to visual observation and shall be such that a full circle of light can be seen between manholes, etc., when sighting along all points of the pipe circumference. Each section of pipe shall be handled carefully and placed accurately; each pipe shall be joined in accordance with the pipe manufacturer's recommended standards. Each section of pipe shall be properly supported to ensure true alignment and an invert which is smooth and free from roughness or irregularity.

The Contractor shall stagger the joints for sanitary sewer pipe such that no sewer pipeline joint shall be closer than nine feet (9') measured horizontally (outside of pipe to outside of pipe) from its intersection with either water mains or water services encountered in the Work.

The Contractor shall take every precaution to preclude foreign debris from entering the sanitary sewer system. Temporary screening techniques of the downstream manholes proposed for use by the Contractor shall first be reviewed and approved by the Engineer prior to their use in the Work. Contractor shall be responsible for removing and cleaning any foreign debris that enters the sanitary sewer system. All costs associated with the removal of foreign debris from the sanitary sewer system resulting from the Contractor's activities shall be considered incidental to the Contract.

At all times, when Work is not in progress, open ends of pipe and fittings shall be securely and satisfactorily closed so that no undesirable substance will enter the pipe or fittings.

Where a project outfalls into an existing sanitary sewer, construction of physical connection to the existing line shall be delayed until all upstream underground construction, including exfiltration testing, is complete and accepted unless special permission is granted by the Owner. Care shall be exercised during construction, flushing, and testing operations of the connecting link to assure that water or any foreign debris is not diverted into any portion of a sanitary sewer line in service or a

sanitary sewer line which is not a portion of the construction project for which the Contractor is responsible.

Pipe shall not be laid when the bottom of the ditch or the sides to one foot (1') above the pipe are frozen. Backfill material shall not contain frozen material. The trench shall not be left open during freezing weather so that the temperature of the material near the pipe goes below freezing.

All ductile iron pipe shall be encased in one layer of polyethylene encasement in accordance with Section 50.13 - Polyethylene Encasement.

# D. Bedding of Sanitary Sewer Pipe

Sanitary sewer pipe and sanitary sewer service connection bedding is to extend six (6) inches below and above the pipe and constructed in accordance with Division 20, Section 20.13 – Trench Excavation and Backfill and Standard Detail 20-8. Bedding material is to be Class 'E'.

# E. Laying Instructions for Other Pipe

All other pipe shall be laid in accordance with the manufacturer's published recommendations.

# F. Pipe Depth

The minimum standard bury depth is 8-foot to top of pipe. Provide insulation (R = 18 min.) where less than 8-foot of cover. In no case shall pipe be laid with less than 4-foot of cover.

# Article 2.4 Testing

#### A. General

The Contractor shall notify the Engineer in writing 48 hours in advance (two working days) prior to any test. The Water Utility and the Engineer shall be present during all tests. Two hours notice in advance of the scheduled time shall be given to the Engineer if the test is to be postponed or canceled.

The Contractor shall submit a request to supply water for testing in writing to the Water Utility and the Engineer at least 24 hours prior to obtaining Water Utility supplied water. The request for water will be subject to water availability and meeting the Contractor's schedule may not be possible in the event of unusually high demand.

The Contractor shall clean and flush all sanitary sewer pipe installed prior to testing and substantial completion inspection. Sewer main and service trenches shall be substantially backfilled and compacted.

All sanitary sewer pipe installed shall be subject to either an infiltration test or an exfiltration test, with the exception of HDPE pipe force main which shall be subject to a hydrostatic test. In those areas where, in the opinion of the Engineer, the water table is high enough to subject the pipe to a satisfactory infiltration test, it is not anticipated that an exfiltration test shall be required. In checking leakage, there will be no allowance made for external hydrostatic head.

Where in the opinion of the Engineer, the water table is not high enough to provide a satisfactory infiltration test, an exfiltration test shall be required.

The type of test (either infiltration or exfiltration) shall be determined by the Engineer. The Contractor shall have the option of choosing only one method (air or water) of testing for each section tested.

All wyes, tees, or ends of side sanitary sewer stubs and service connections shall be plugged or capped and the plug or cap shall be securely fastened to withstand the internal test pressures. Such plugs or caps shall be readily removable and their removal shall provide a socket suitable for extending the lateral connection.

All testing shall be considered a subsidiary obligation under Furnish and Install Pipe and is considered incidental to the Contract.

The Contractor shall take precaution to prevent sewage from entering the new sanitary sewer pipeline until it has been inspected, tested and accepted for operation by the Engineer. The Contractor may request inspection, testing and acceptance of incremental segments of the Work. An incremental segment shall be considered a mainline sanitary sewer with a completed manhole or cleanout at each end.

# B. Exfiltration Test (Using Water)

On completion of a section of sanitary sewer between manholes or otherwise, the Engineer shall require that the ends of all pipe be plugged, including service connections, and the pipe subjected to a hydrostatic pressure. Generally all testing is to be conducted after backfilling, prior to resurfacing and after service connections are made.

A minimum head of six feet (6') of water above the crown at the upper end of the test section shall be maintained for a period of four (4) hours during which time it will be presumed that full absorption of the pipe body has taken place and thereafter for a further period of one (1) hour for the actual test of leakage. During this one-hour period, the measured loss shall not exceed the rate of fifty (50) gallons per inch diameter per mile per twenty-four (24) hours.

The above listed leakage rate shall also be applied to infiltration from ground water and infiltration or exfiltration in greater amounts will be cause for rejection of the sanitary sewer and all repairs necessary to meet these requirements and retesting shall be at the expense of the Contractor.

The maximum length of sanitary sewer for the above allowable leakage test shall be one thousand feet (1,000'). If it is not apparent that leakage test results between any two (2) manholes is satisfactory, then the Engineer may require subsequent tests to establish the more exact location of the leakage areas. Any section of sanitary sewer between any two (2) manholes that does not meet the above requirements shall be rejected and the Contractor, at his expense, shall make the necessary repairs to the sanitary sewer to meet the requirements, and shall make subsequent tests after repairs to assure compliance with the Specifications.

# C. Exfiltration Test (Using Air)

The Contractor shall furnish all facilities and personnel for conducting the test under the observation of the Engineer. The equipment and personnel shall be subject to the approval of the Engineer. Joints only may be tested in pipe thirty-six inches (36") in diameter, or larger at the option of the Contractor.

The Contractor may desire to make an air test prior to backfilling for his own purpose. However, the acceptance air test shall be made after backfilling has been completed, and compacted.

Immediately following the pipe cleaning, the pipe installation shall be tested with low-pressure air. Air shall be slowly supplied to the plugged pipe installation until the internal air pressure reaches four (4.0) pounds per square inch greater than the greatest back pressure of any ground water in contact with the pipe. At least two (2) minutes shall be allowed for temperature stabilization before proceeding further.

The pipeline shall be considered acceptable when tested at an average pressure of four (4.0) pounds per square inch greater than the greatest back pressure of any ground water in contact with the pipe, if:

The total rate of air loss from any section tested in its entirety between manholes or between manholes and cleanout structures does not exceed two (2.0) cubic feet per minute, or the following table may be utilized as a guideline for a satisfactory test by air for pipe sizes shown:

Pipe Diameter	Allowable Pressure Drop in 10 Minutes
8"	2.7 PSI
10"	2.1 PSI
12"	1.8 PSI
15"	1.4 PSI
18"	1.2 PSI
24"	0.9 PSI

Pressure gauges shall be incremented in not more than 1/2 pound increments for accurate tests.

If the pipe installation fails to meet test requirements, the Contractor shall determine at his own expense the source or sources of leakage, and he shall repair (if the extent and type of repairs proposed by the Contractor are acceptable to the Engineer), or replace all defective materials or Workmanship. The completed pipe installation shall meet the requirements of this test or the alternative water exfiltration test before being considered acceptable.

Safety braces shall be required to hold plugs in place and to prevent the sudden release of the compressed air. Due to the large forces that could be exerted by an escaping plug during the testing of the pipe, workmen shall not be allowed in the manholes in which plugs have been placed while tests are being conducted. The

Contractor's testing equipment shall be arranged in such a manner that a pressure relief device will prohibit the pressure in the pipeline from exceeding 10 PSI.

## D. Infiltration Test

Infiltration testing may be allowed at the Engineer's option when the natural ground water table is six feet (6') above the crown of the higher end of the test section. The maximum allowable limit for infiltration shall not exceed the rate of fifty (50) gallon per inch diameter per mile per twenty-four (24) hours.

The Contractor shall furnish all tools, equipment, and labor necessary to complete the tests and shall verify from his own observations, or preliminary tests, that each line conforms with this Specification before requesting the Engineer to observe and record the actual leakage.

The Engineer may require the Contractor to repair obvious leaks even though the total length of the test section falls within the maximum allowable leakage for the test used.

## E. Hydrostatic Test

A hydrostatic test (Pressure Test) must be conducted on all newly constructed HDPE pipe sewer force main in accordance with the requirements of the referenced AWWA standards unless hereinafter modified. The Contractor shall furnish all necessary assistance, equipment, labor, materials, and supplies (except the test pressure gauge) necessary to complete the test to the satisfaction of the Engineer. The Contractor shall suitably valve-off or plug the outlet to the existing or previously-tested sewer force main at his expense, prior to making the required hydrostatic test. Prior to testing, all air shall be expelled from the pipe. If permanent air vents are not located at all high points and dead ends, the Contractor shall, at his expense, install corporation cocks at such points so the air can be expelled as the line is slowly filled with water.

No hydrostatic test section shall exceed 1,000 feet unless approved by the Engineer in writing. All main valves and plugs shall be tested. All intermediate valves within the section being tested will be closed and reopened as directed by the Engineer during the actual test. Only static pressure will be allowed on the opposite side of the end valves of the section being tested.

All hydrostatic testing will be performed through a test copper. The test pressure shall not exceed the design pressure of the pipe, fittings, valves, thrust restraints, or other appurtenances of the test section.

If the pressure decreases below the required test pressure during the test period, the preceding portion of that test will be declared void. Cracked or defective pipe, gaskets, mechanical joints, fittings, valves, or hydrants discovered as a consequence of the hydrostatic tests shall be removed and replaced with sound material at the Contractor's expense. The test shall then be repeated until the results are satisfactory.

The Contractor shall notify the Engineer forty-eight (48) hours, (two (2) working days) prior to any test and shall notify the Engineer two (2) hours in advance of the scheduled time if the test is to be canceled. In the event the Engineer has not been

notified of cancellation and the Contractor is not prepared for the test as scheduled, the Contractor shall reimburse the Engineer for all expenses incurred. These will include, but not be limited to, salaries, transportation and administrative costs.

The hydrostatic pressure test procedure for HDPE consists of filling the piping with water, an initial expansion phase, a test phase, and depressurizing. Before applying hydrostatic pressure test, all piping and all components in the test section shall be restrained and the trench section backfilled to original grade. The maximum test duration is eight (8) hours including time to pressurize, time for initial expansion, time at test pressure and time to depressurize the test section. If the test is not completed due to leakage, equipment failure, or for any other reason, depressurize the test section completely and allow it to relax for at least eight (8) hours before pressurizing the test section again. The newly installed HDPE water main shall be hydrostatically tested to the rated operating pressure of the pipe. The rated operating pressure of HDPE SDR11 piping is 160 psi. See PPI Handbook of Polyethylene Pipe Chapter 2 for test pressures for other SDR's.

Gradually pressurize the test section to test pressure and maintain test pressure for four (4) hours. During the initial expansion phase, polyethylene pipe will expand slightly. Additional test liquid will be required to maintain pressure. It is not necessary to monitor the amount of water added during the initial expansion phase. Immediately following the initial expansion phase, reduce test pressure by 10 psi and stop adding test liquid. If there are no visible leaks and the test pressure remains steady (within 5% of the target value) for one (1) hour, the water main shall be deemed as having passed the test.

# F. HDPE Destructive Joint Testing

Contractor shall prepare a test weld at the start of each day of fusion welding for destructive testing. Additionally, Contractor may be required to provide one randomly selected joint each day of fusion welding for destructive testing. Contractor shall provide all labor and equipment to remove the joints and cut the test strip. Joints will be tested by the "bend-back" method. Any cracks or evidence of separation will be cause for rejection of all joints completed since the last successful test. Rejected joints shall be cut out and replaced.

## G. Check of Line and Grade

After backfilling and cleaning, but before final acceptance, all sections of installed line may be checked for line and grade. Excluding service connections, all size sanitary sewer pipes thirty inches (30") and smaller in diameter may be checked for line and grade by closed circuit television. A full circle of light must be seen and no pipe misplaced in line or grade. A physical inspection of the interior of all sanitary sewer line thirty inches (30") in diameter and above will be made before acceptance. Any excess deviation in line and grade shall be corrected by the Contractor prior to Final Acceptance of the Project.

## H. Televising Sanitary Sewer

New storm drains twelve inch (12") in diameter to thirty-six inch (36") in diameter shall be inspected by CCTV after completion of trench backfill and finished grading but prior to the placement of pavement or permanent trench resurfacing, to determine

the existence and extent of any obstructions, structural deficiencies, or sags. Storm drains less than fifty feet (50') in length for a single run are not required to be televised.

The Contractor shall do the televising. The Engineer reserves the right to retelevise any new storm drain work after the placement of pavement or permanent trench resurfacing, but before acceptance by the Engineer, to determine the existence and extent of any foreign material or obstructions such as, but not necessarily limited to, cement grout, wood, rocks, sand, concrete, or pieces of pipe, and any structural deficiencies or sags precipitated by the permanent resurfacing operations or other Contract Work. The Contractor shall notify the Engineer five (5) working days in advance of the anticipated date of the televising.

Five (5) working days shall be allowed for the Engineer to review each individual video recording of each and every storm drain documented on that particular recording. In the event that any deficiencies or sags are discovered by the Engineer, either by the Contractor's televising or the Engineer's retelevising, three (3) working days shall be allowed for the Engineer to determine whether the deficiencies or sags are repairable in place. If the Engineer determines that the deficiencies or sags are not repairable in place, the affected portion(s) shall be reconstructed in accordance with these Specifications.

The Contractor shall not be entitled to any additional working days due to delays resulting from the correction of any deficiencies or sags, either repairable or non-repairable in place, as determined by televised inspections and the Engineer.

# General Requirements

- a. The video operator must have at least one (1) year of experience with a project of a similar nature.
- b. Video shall be submitted to the City on DVDs with high quality color in a format reviewable by the City.
- c. Video recordings that are out of focus shall be cause for rejection of the recordings and Contractor shall re-televise at no additional cost to the Owner.
- d. The Contractor shall notify the Engineer five (5) Municipal working days prior to televising.
- e. The Contractor shall turn over the original video recordings to the Engineer immediately after recording.
- f. Televising shall be done in one direction for the entire length between manholes; each section shall be isolated from the remainder of the storm drain as required. Sufficient water shall be supplied to cause drainage within the isolated section prior to televising.
- g. Pipe must be clean and free of dirt, rock, gravel, debris, or any other material or obstruction that will hinder the CCTV inspection.

- h. When CCTV inspection is used to check for sag, a calibrated readable device acceptable to the Engineer shall be used to measure the depth of sag.
- i. The Contractor shall not be entitled to any additional working days due to delays in securing the CCTV services of a private vendor.

## 2. Equipment for Televising

Televising equipment shall include the television camera, television monitor, cables, power source, lights and other equipment necessary to the televising operation. The camera shall be specifically designed and constructed for operation in connection with storm drain inspection. The camera shall be selfoperative in one hundred percent (100%) humidity conditions. Focal distance shall be adjustable through a range of from one inch (1") to infinity. The camera shall be self propelled or mounted on skids suitably sized for each pipe diameter to be investigated. Lighting for the camera shall minimize reflective glare. Camera and lighting quality shall be suitable to provide a clear, continuously in-focus picture of the entire inside periphery of the storm drain for all conditions encountered during the Work. The remote reading footage counter shall be accurate to within one-half percent (0.5%) over measured distance of the particular section being inspected and shall be displayed on the television monitor. The camera, television monitor and other components of the video system shall be capable of producing a minimum three hundred and fifty (350) line resolution color video picture. The equipment shall be capable of televising the entire length in one direction. When televising storm drains the camera shall be capable of scanning the joints for three hundred and sixty degrees (360°).

## Televising Procedures

The camera shall be moved through the line at a uniform rate, stopping and providing a complete inspection at each footing drain, at every observed defect, and a three hundred and sixty degree (360°) inspection of each pipe joint to ensure proper documentation of the condition of the storm drain. In no case shall the television camera be pulled at a speed greater than thirty feet (30') per minute. Manual winches, power winches, TV cable and powered rewinds or other devices that do not obstruct the camera view or interface with proper documentation of the storm drain conditions shall be used to move the camera through the storm drain.

If, during the televising operations, the television camera will not pass through an entire manhole section or storm access point section, the Contractor shall reset the equipment in a manner so that the inspection can continue opposite the obstruction. If the television camera encounters an obstruction within a section not accessible to a manhole or storm drain access point, the Contractor shall remove the obstruction by excavation or other appropriate means, replace whatever pipe is necessary, and retelevise the entire section.

Whenever non-remote powered and controlled winches are used to pull the television camera through the line, telephones, radios, or other suitable

means of communication shall be set up between the two manholes or storm drain access points of the section being inspected to ensure that adequate communications exist between members of the crew.

The importance of accurate distance measurements is emphasized. Measurement for location of defects shall be above ground by means of a meter device. Marking on the cable, or the like, which would require interpolation for depth of manhole or storm access points, is not acceptable.

The accuracy of the measurement shall be checked daily by use of a walking meter, roll-a-tape, or other suitable device. Measurements shall be from center to center of each manhole or storm drain access point, unless permission is given by the Engineer to do otherwise. Distance shall be shown on the video data view at all times.

## Documentation of Televising

Audio and written documentation shall accompany all DVD(s) submitted to the Engineer. DVD(s) shall have printed labels with location information, date format information, and other descriptive information.

The voice recording of the DVD(s) shall make brief but informative comments on data of significance, including, but not limited to, the locations of unusual conditions, type and size of connection, collapsed section, the presence of scale and corrosion, and other discernible features.

The DVD(s) shall include the following:

The BVB(e) shall melade the following.	Data View	Audio	Written
Report No. (including DVD number(s))	Х		Х
Date of CCTV inspection	Χ	Х	X
Current weather conditions	Χ		X
MOA Storm Drain Grid page number	Χ		X
Upstream and downstream manhole structure numbers, storm drain access point or station numbers.	Χ	X	X
GPS coordinate locations for upstream and downstream manholes and/or any other storm drain access points. GPS receivers shall provide sub-meter accuracy	Х		X
Location, size, type, and length of pipe.	Χ	X	X
Direction of flow and measurement ("From" manhole/storm drain access point/station number "To" manhole/storm drain access point/station number			X
Tape Counter Footage (current distance along reach)	Χ		Beginning & End
Sketch showing the street and cross streets where the TV inspection was made			Х
Description and location of each defect		X	X
Description and location of each connection		X	X

## Article 2.5 Measurement

Measurement for furnishing and installing sewer pipe and for televising pipe shall be per linear foot of horizontal distance of the various sizes as set forth in the Bid Schedule. Measurement will be from center to center of manholes or from center of manhole to center of cleanout bend.

## Article 2.6 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Unless specifically identified for payment under a separate bid item, the unit price bid for Furnish and Install Pipe (size, shape, type material, class, and/or gauge) shall include all labor, equipment, and materials to furnish and install a functional sanitary sewer system including but not limited to the following incidental items: asphalt surfacing removal and replacement; concrete sidewalk, curb, and/or gutter removal and replacement; clearing and grubbing; trench excavation and backfill; excavation dewatering; trench support system; furnishing and installing Class E bedding; compaction; installation of pipe, fittings, adapters,

or other necessary appurtenances; polyethylene encasement; surveying; testing; disposal of unusable or surplus material; protection, bracing and/or shoring of existing utilities; restoration of existing drainage patterns; removal and replacement of existing culverts, fences, landscaping, and other public or private improvements or natural features impacted by the Work; finish grading; and cleanup.

Unit cost payment shall be made on the following basis:

ITEM	UNIT
Furnish, and Install Pipe (Size, Shape, Type Material, Class and/or Gauge)	Linear Foot
Televise Pipe	Linear Foot

## **SECTION 50.03 SANITARY SEWER MANHOLES**

#### Article 3.1 General

The Work under this Section consists of the performance of all operations pertaining to the construction and installation of sanitary sewer manholes complete with frames and covers.

#### Article 3.2 Material

Materials used in the construction of manholes shall conform to the requirements of ASTM C-478 (AASHTO-199) and the Standard Details. Cones shall be eccentric, unless otherwise approved.

Except as shown otherwise, the base is to be integrally cast with the first section. Reinforcement steel is to be installed through the transition from the base to the vertical walls of the manhole.

Rubber waterstops used in pipe-to-manhole joints, shall be rings of resilient material that will fit snugly over a pipe. The resilient material shall be held firmly against pipe surface by means of a stainless steel mechanical take-up device which, when tightened, will compress the resilient material or, by a stretch, fit. The rubber waterstop shall be designed and installed so that leakage between pipe and manhole is eliminated. Material and manufacture of waterstops shall conform to applicable provision of the ASTM Standard Specifications for Resilient Connectors between Reinforced Concrete Manhole Structure and Pipes, ASTM C923. Eight to eighteen inch (8"-18") pipe penetrations are to have Z-lok boots and twenty to twenty four inch (20"-72") pipe penetrations are to have A-lok boots or equal.

Cement for mortar used in the construction of manholes shall conform to the requirements of ASTM C-150, Type II. Sand shall conform with AASHTO Specification M-45. The mortar shall be composed of one (1) part cement and three (3) parts sand. The joints shall be constructed to produce a smooth, regular watertight surface. Only enough water shall be added to provide plasticity in placing the mortar.

The tensile strength of the gray cast iron for manhole frames, pavement-adjusting rings and covers shall be 30,000 PSI minimum conforming with the requirements of ASTM A-48. The requirement for transverse breaking load shall be 2,000 pounds, conforming with the requirements of ASTM A-438. Frames and covers shall conform to the Standard Details. Where lockable manhole covers are specified, the Contractor shall submit Shop Drawings of the locking device for approval of the Engineer.

Gray iron castings shall have appropriate certifications and be individually marked in accordance with the requirements of AASHTO M-306. Castings which do not possess appropriate AASHTO M-306 certifications and markings shall be replaced by the Contractor at no expense to the Owner.

Each precast concrete barrel section, precast concrete eccentric cone section, concrete adjusting ring and manhole cover/frame shall be set and sealed by use of a plastic gasket

joint sealer, as manufactured by Henry Company, Inc., Ram-Nek Sealant Division, or an approved equal.

All manhole joints, grade rings, and frames are to be sealed with WrapidSeal external joint sealant, manufactured by CCI Pipeline Systems, or approved equal. Seals shall be applied per manufacturer's published recommendations.

All exterior manhole concrete surfaces shall be coated for waterproofing with TUFF-N-DRI® brush grade foundation coating, or approved equal, applied per manufacturer's recommendations.

Manholes shall be installed with no less than three (3) layers of 8-mil polyethylene encasement on the outside of the manhole.

Refer to Division 30, Section 30.01, Article 1.6 - Mix Requirements for Classes of Concrete, for specifications pertaining to Class A-3 concrete as required in forming manhole inverts. The use of Transite or Asbestos Cement (AC) pipe to form manhole inverts is prohibited.

Reinforcement steel shall conform to the requirements of ASTM A-185, ASTM A-615, Grade 60 steel, or better, and the Standard Details.

#### **Article 3.3 Construction**

#### A. General

Excavation and backfill for furnishing and installing sanitary sewer manholes shall be in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

The manhole frames and covers shall be brought to the grades shown on the Drawings. Where the drawings do not specify a grade, they are to be set in accordance with the standard details. New manholes grade rings shall be set in and made secure by use of butyltight (or equal). (In paved streets, manhole grade rings and frames shall be placed on a full bed of mortar to prevent settlement.) Each manhole must have a minimum of one (1) four inch (4") grade ring and one (1) two inch (2") pavement adjusting ring and will be externally sealed with CCI Pipeline Systems WrapidSeal or equal.

Use of, and installation of, a plastic gasket joint sealer ("Ram-Nek" or equal) for manhole construction shall be strictly in accordance with the manufacturer's printed instructions. Gaskets shall be trimmed on the inside of the manhole to prevent the excess gasket material from entering the sanitary sewer lines.

All portions of precast manholes must be approved by the Engineer prior to installation in the sanitary sewer systems. The precast manhole manufacturer shall provide timely notice (at least two working days in advance) to allow time for the Engineer to arrange for necessary inspections. Installation, of manhole sections will not be allowed prior to the Engineers written approval. This approval does not relieve

the Contractor of the responsibility for protection of manholes against damage during handling and installation.

Manholes shall be installed at the locations shown on the Drawings such that primary leads enter radially at the invert elevations specified. The base section shall be set plumb on a prepared surface.

Pipes are to be stabbed into the manhole through the boots such that at least two inches (2") but no more than three (3") of pipe extend past the inside face of the manhole.

Prior to backfilling, the Contractor shall apply TUFF-N-DRI® XTS waterproofing to the exterior of the manhole, WrapidSeal (or equal) at all manhole joints and three (3) layers of 8-mil polyethylene encasement on the outside of the manhole.NFS material is to be placed a minimum of three feet (3') outside of the manhole and compacted to a minimum of 95% of the modified proctor.

In the case of poured-in-place manhole construction, if the Contractor elects to accomplish the manhole construction utilizing more than one continuous concrete pour, a keyed construction joint shall be used. These manholes shall have poured-in-place bases.

# B. Sanitary Sewer Manhole Invert Construction

The invert channels shall be smooth and semicircular in shape conforming to the inside of the connecting sanitary sewer section. Changes in directions of flow shall be made by forming a smooth radius sized to allow adequate access of a T.V. camera and/or maintenance equipment into the served sanitary sewer pipe. Changes in size and grades of the channels shall be made gradually and evenly. The invert channels may be formed directly in the concrete of the manhole base, or may be formed and poured in place, or may be constructed by laying a full section of sanitary sewer pipe through the manhole and breaking out the top half after the surrounding concrete has hardened. The floor of the manhole outside the channels shall be smooth and shall slope towards the channels at a grade of one inch (1"/ft) per foot. All dead-end sanitary sewer manholes shall have an invert installed through the entire Sanitary Sewer Manhole penetration for insertion of CCTV and/or maintenance equipment.

# C. Additional Depth for Manholes

This item consists of the construction of additional depth to manholes over and above the standard depth of twelve feet (12'). Additional depth to manholes shall be constructed as per Standard Detail and designated as to type:

Туре	Depth
Type "A". "B", & "C"	12 feet

## D. Component Part Replacements

The Contractor shall take due care not to destroy or damage existing component parts of manholes that are to remain or be reset in place.

The Contractor shall furnish and install barrel sections and grade rings to adjust the top of sanitary sewer manholes to grade in accordance with Sections 50.18 – Adjust Sanitary Sewer Manhole Cone to Finish Grade and 50.19 - Adjust Sanitary Sewer Manhole Ring to Finish Grade, as shown in Standard Details 50-24 and 50-25. All materials used in the adjustment of sanitary sewer manhole cones including mortar, steps barrel sections, block, etc., shall conform to the requirements for sanitary sewer manholes as outlined in Article 3.2 - Materials.

Installation of new sections shall be constructed to produce a smooth, regular, watertight surface.

## E. Removal of Existing Manhole Component Parts

Upon removal of manhole component parts, the Contractor shall clean and prepare existing component parts prior to installation of replacement parts. This will include, but not be limited to, removing existing grout and Ramnek-type sealant from remaining and connecting component parts.

Materials that can be reused (manhole covers, frames, etc.) shall be salvaged and removed in a workmanlike manner and delivered to the City. The Contractor shall provide a disposal site for non-salvageable materials.

#### Article 3.4 Measurement

Manholes shall be measured as units complete in place. Depth of manholes will be based upon a measurement to the nearest foot, for payment purposes, from top of casting to the top of the base slab. All depths over the specified standard depth will be paid under "Additional Depth to Manholes."

## Article 3.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Component parts of existing or new manholes shall be included in the unit price for the bid item being constructed, reset, or replaced, and shall be paid for by a cumulative total of each unit constructed.

Any excavation required in the removal or upgrade of sanitary sewer manholes shall be considered incidental to the bid item under construction.

Adjustments to grade in accordance with Sections 50.18 – Adjust Sanitary Sewer Manhole Cone to Finish Grade and 50.19 - Adjust Sanitary Sewer Manhole Ring to Finish Grade shall be incidental to the bid item under construction and no separate payment shall be made.

Related component parts to the bid items under construction (including steps, etc.) as shown in the Standard Details shall be incidental to that bid item.

If, in the opinion of the Engineer, the Contractor was negligent in damaging component parts of existing manholes to remain or be reset in place, the Contractor shall replace them in kind at his expense. If in the opinion of the Engineer, the damage was unavoidable, replacement component parts may be furnished by the City and the Work paid for at the bid item price.

ITEM	UNIT
Construct Sanitary Sewer Manhole (Type)	Each
Additional Depth to Manhole (Type)	Vertical Foot
R&R Manhole Frame and Cover	Each
R&R Manhole Frame and Cover and Rings	Each

## SECTION 50.04 WATERTIGHT MANHOLE FRAMES AND COVER

#### Article 4.1 General

The Work under this Section consists of providing all operations pertaining to the furnishing and installation of watertight manhole frames and covers.

#### Article 4.2 Material

Watertight frames and covers for manholes and similar appurtenances shall be of cast iron and conform to the dimension shown in the applicable Standard Details. The requirement for tensile strength of the gray cast iron shall be 30,000 PSI minimum in accordance with the requirements of ASTM A-48 and the requirement for transverse breaking load shall be 2,000 pounds in accordance with the requirements of ASTM A-438. Contact surfaces between frames and covers shall be machined to provide a uniform contact surface. Manhole covers shall have identification letters as shown on the Standard Details.

### **Article 4.3 Construction**

Installation shall be performed in accordance with the manufacturer's written instructions and the Standard Details.

#### Article 4.4 Measurement

Watertight manhole frames and covers shall be measured as complete units in place.

## Article 4.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment is made only for the additional cost of furnishing and installing the watertight frame and cover which exceeds the cost of the standard frame and cover included in the completed manhole unit price.

ITEM	UNIT
Watertight Manhole Frame and Cover	Each

## SECTION 50.05 CONNECTIONS TO EXISTING SANITARY SEWER MANHOLES

#### Article 5.1 General

The Work under this Section consists of providing all operations pertaining to the Work required for connections to existing manholes.

Drop connections to existing sanitary sewer manholes shall also comply with the requirements of Section 50.06 Construct Sanitary Sewer Drop Connection, Article 6.2 Materials and Article 6.3 Construction.

#### Article 5.2 Construction

Excavation and backfill for connections to existing manholes shall be in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

Connections to existing manholes shall be made by core drilling the new penetration into the manhole and providing an NPC Kor-N-Seal or approved equal pipe to manhole connecter to produce a water tight seal. The use of impact tools to form new penetrations is prohibited.

Connection to existing manholes shall be made in a workmanlike manner, shall be water tight and have smooth flow surfaces and curves. The invert shall be brought into the existing manhole at the elevation shown on the Drawings. The downstream pipe in manholes shall be screened to prevent entry of mortar or other debris from entering the system.

Pipes are to be stabbed into the manhole through the boots such that at least two inches (2") but no more than three (3") of pipe extend past the inside face of the manhole.

Where a connection is made to an existing sanitary sewer manhole, the base shall be broken out if necessary to form a smooth channel in accordance with the construction requirements of a new manhole. Connections to existing sanitary sewer manholes will be allowed only after all portions of the Contractor's Work tributary to the connection point has been cleaned and flushed, inspected and tested. Under certain conditions, connections prior to the completion of the system may be permitted subject to the Engineer's prior written approval and the provision of suitable and adequate debris and sand traps and sumps upstream from the connection. If the connection to existing manhole occurs near the existing ladder rungs of the existing manhole, the Contractor shall remove the existing ladder rungs and install new ladder rungs so that the ladder rungs are not above a pipe penetration. (The Contractor may rotate the barrel sections and cone section of the manhole rather than removing old ladder rungs and installing new ladder rungs.)

#### Article 5.3 Measurement

Connection to existing manholes shall be measured as complete units in place.

# Article 5.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section. Where the connection is made to a pipe stubbed out of the existing manhole, payment will not be allowed for the connection.

ITEM	UNIT
Connect to Existing Sanitary Sewer Manhole	Each

#### SECTION 50.06 CONSTRUCT SANITARY SEWER DROP CONNECTION

#### Article 6.1 General

The Work under this Section consists of providing all operations pertaining to furnishing and installing drop sanitary sewer connections to manholes.

#### Article 6.2 Materials

Pipe and fittings are to meet the requirement of Section 50.02 Furnish and Install Pipe for the construction of sanitary sewer drop connections. Pipe penetrations into the manhole shall comply with Section 50.03, Article 3.2 – Material and Section 50.05, Article 5.2 – Construction. Pipe and fittings shall be restrained through the use mechanical joints and the use of EBAA Iron MEGALUG® fittings or equal.

#### Article 6.3 Construction

Excavation and Backfill for furnishing and installing drop sanitary sewer connections shall be in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill. Installation of drop sanitary sewer connections shall be in accordance with the Standard Details.

Over-excavation under drop connection shall require compaction of not less than ninety-five percent (95%) of the maximum density prior to installation of the pipe and fittings, or the concrete cradle. The lower invert of the exterior drop connect must be bedded and cured in concrete.

Refer to Division 30, Section 30.01 - General for requirements pertaining to Class A-3 concrete.

#### Article 6.4 Measurement

Drop sanitary sewer connections shall be measured as units, complete in place.

## Article 6.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made on the following basis:

TTEM UNIT

Construct Sanitary Sewer Drop Connection Each

## SECTION 50.07 CONSTRUCT BEAVER SLIDE

#### Article 7.1 General

The Work under this Section consists of providing all operations pertaining to the construction and installation of beaver slides in a manhole.

#### Article 7.2 Material

Refer to Division 30, Section 30.01 - General, for requirements pertaining to Class A-3 concrete as required in forming beaver slide inverts.

#### Article 7.3 Construction

Beaver slides shall be constructed to provide a smooth and continuous channel directed into and with the flow of the receiving sanitary sewer and in accordance with the Standard Details.

Beaver slides are required where the invert of the connecting sanitary sewer is above the crown of the receiving sewer and the drop in the manhole does not exceed the maximum height shown on the Standard Details.

#### Article 7.4 Measurement

Beaver slides shall be measured as units complete in place.

## Article 7.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

ITEM	UNIT
Construct Beaver Slide	Each

#### SECTION 50.08 CONNECTION TO EXISTING HDPE FORCE MAINS

#### Article 8.1 General

The Work under this Section consists of providing all operations pertaining to the connection of a new force main to existing HDPE force main(s), as approved by the Utility.

#### Article 8.2 Material

Connections to existing pipelines shall be made with electro-fusion saddles conforming with AWWA C906, standard for polyethylene pressure pipe and fittings, 4-inch through 63-inch, for water distribution.

Fittings shall be constructed of new HDPE material with a cell classification of 445574C, in accordance with Section 50.02, with a hydrostatic design basis of 1,600 PSI@73°F.

Heating wires shall be copper, nickel, or copper/nickel alloy, and terminal pins shall be machined or die swaged 70/30 brass or nickel-plated carbon steel.

Electro-fusion fittings shall be installed per manufacturer's recommendations.

Plug valves shall be short-body, eccentric, round-ported valves of the non-lubricated type with hand wheel manual operators. Valves with rectangular ports shall not be acceptable. Valves shall be rated to 150 psi minimum, and shall have a cast iron body with flanged ends, balanced plug coated with hycar or ept elastomer, buna-vee packing or o-ring seals, corrosion-resistant bearings, and nickel or fusion-bonded epoxy seats. Flanges shall meet 125 pound ANSI standards. Valves shall be CLOW F-5412, or approved equal. All plug valves shall be factory painted with an industrial epoxy or polyurethane paint system.

Check valves shall be swing-type, with outside lever and spring, complying with AWWA C508, full opening; designed for a working pressure of 150 PSI, and shall have a flanged cover piece to provide access to the disc. Valve body, cover, and disk shall be made of cast iron, conforming to ASTM A126. Disk facing shall be bronze. Valves shall be Mueller A-2600-6, or approved equal, and shall have fusion bonded epoxy coating.

All piping, fittings, manholes, and other appurtenances shall be in accordance with applicable sections of Division 50.

#### Article 8.3 Construction

Construction of force main connections shall comply with the standard details, applicable Sections of Division 50, and general construction best practices.

Contractor shall prepare and submit a connection work plan for approval by the Engineer and Utility a minimum of 10 days prior to commencing work. Connection work plan shall be accompanied by necessary permits from the Alaska Railroad Corporation, Alaska Department of Transportation and Public Facilities, or other entities, as necessary.

Connection to the existing sanitary sewer force-main pipe shall be made by use of an approved mechanical hole cutter. The electro-fusion saddle shall be installed centered over the hole. Breaking into the pipes by use of a chipping gun, jackhammer, or other similar method will not be allowed.

Newly constructed force main connection shall be subjected to a hydrostatic test in accordance with Section 50.02.

#### Article 8.3 Measurement

Connection to existing HDPE force mains will be measured as a complete unit in place including all pipe, fittings, manholes, and other appurtenances as shown on the Standard Details.

# Article 8.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

ITEM	UNIT
Connection to Existing HDPE Force Mains	Each

## SECTION 50.09 DEEP SANITARY SEWER SERVICE RISERS

#### Article 9.1 General

The Work under this Section consists of providing all materials and operations pertaining to deep sanitary sewer service risers. Deep service risers shall be installed where the sanitary sewer is in excess of twelve feet (12') deep and eight feet (8') of cover can be maintained over the service. Deep service risers shall be fully restrained pipe to the edge of right-of-way or easement. No more than two sanitary sewer service connections shall be installed on a single deep service riser.

## Article 9.2 Material

All deep sanitary sewer service riser connections shall be constructed with the following materials:

- A. Ductile iron pipe with Tyton® joints and Mechanical Joint fittings.
- B. EBAA Iron MEGALUG®, U.S. Pipe Field LOK® Gasket, or approved equal.
- C. PVC Pipe fully restrained.
- D. Romac SST tapping saddle or equal

#### Article 9.3 Construction

Excavation and backfill for furnishing and installing deep sanitary sewer service risers shall be in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill. Contractor shall construct deep sanitary sewer service risers in accordance with the Standard Detail.

#### Article 9.4 Measurement

Service risers for deep sanitary sewer connections shall be measured as complete units in place with either one or two connections.

#### Article 9.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made on the following basis:

ITEM UNIT

Deep Sanitary Sewer Service Riser (Size) Each

#### SECTION 50.10 SANITARY SEWER SERVICE CONNECTIONS

#### Article 10.1 General

The Work under this Section consists of providing all materials and operations pertaining to the construction required for sanitary sewer service connections.

The Contractor shall notify the Engineer and property owners seventy-two (72) hours prior to any interruption of sanitary sewer service. The Contractor shall provide temporary service during the period of interruption.

If construction activities are to occur in areas other than existing easements and temporary construction permit areas, the Contractor shall secure a written Access Permit from the property owner prior to beginning construction. Such permission shall hold the City of Palmer harmless from any damage and claims sustained by the Contractor's operations.

#### Article 10.2 Material

All gravity sanitary sewer service connects shall be constructed with class 50 ductile iron Tyton® joint pipe, DR 18 PVC pipe or equal, or other pipe material approved by the City. The minimum diameter of gravity sewer services is four inches and two inches for pressure sewer services.

Where insulation is required it is to be in conformance with Section 50.01, Article 1.5 - Insulation.

For gravity sewer services, connection to main shall be made with a Romac style CB epoxy coated sewer saddle.

All two inch (2") pressure sanitary sewers shall be constructed with HDPE SDR 11 per the Standard Detail for this Work. All two inch (2") pressure sanitary sewer connections shall use a service clamp per the Standard Detail.

All two inch (2") force main sanitary sewers to be installed with minimum of ten feet (10') of bury.

All cast iron pipe and fittings shall be hub and spigot service weight soil pipe meeting the requirements of ASTM A74. Gaskets shall meet the requirements of ASTM C564.

End of Pipe Marker shall be 2" schedule 40 galvanized pipe with green Carsonite attached to pipe.

#### Article 10.3 Construction

The minimum standard depth of bury for gravity sewer is eight feet (8') to top of pipe. Provide minimum R-18 rigid insulation where less than 8-foot of cover is provided. In no case shall pipe be laid with less than 41/2 feet of cover.

Excavation and backfill for furnishing and installing sanitary sewer service connections shall be in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

The service connections shall be bedded with Class 'E' bedding. For gravity and force main sewers bedding shall be placed the full extent of ditch, six inches (6") above and below the pipe.

Construction shall be in accordance with the Standard Details. Multiple connections shall not be made any closer together than three feet (3'). The terminus of the house connection shall be sealed with a suitable stopper. Taps, where allowed for installation of saddles on to sanitary sewer pipes, shall be made with a mechanical hole cutter or equal. Tee and wye saddles will be allowed on mains twelve inches (12") and larger, wye saddles will be the only saddles allowed on mains smaller than twelve inches (12"). All gravity service connections to sanitary sewer mains shall be ductile iron pipe or equal material in accordance with CPSS.

Saddles for gravity sewer connections shall be placed over a circular hole sawed one-eighth inch (1/8") larger than the inside diameter of the saddle. The strap(s) shall be tightened in accordance with the manufacturer's instructions and centered over the hole sawed in the pipe being tapped. The hole shall be made above the spring line of the main being tapped.

All ductile iron pipe shall be encased in one layer of polyethylene encasement in accordance with Section 50.13 - Polyethylene Encasement. Sanitary sewer service connections shall be installed to the edge of right-of-way or edge of sanitary sewer easement of the lot being served and shall be permanently marked by means of a Green Carsonite marker extending three feet (3') above grade, painted green.

Record drawings shall include the pipe station of service connection at the main, service length, service invert elevations at the main and property line and distance to nearest property corner.

Minimum slopes for gravity sewer service connections shall be as follows:

Pipe Diameter	<u>Slope</u>	
4"	2.08%	.0208 feet per foot
6"	1.00%	.0100 feet per foot

Upon exposing a stub-out, the Contractor is required to ensure that the line has proper slope, bearing, and is free and clear of obstructions prior to connection with the service extension.

If the service line is found to be either plugged or if a gravity sewer service is found to have reverse grade, the Contractor is required to notify the Owner immediately or be liable for correcting the misalignment or unplugging the line at his expense. At the point of tie-in if No-hub pipe is exposed, a "Romac repair clamp" SC or equal shall be used to connect to the on-property service line. If a "Ty-seal" hub is utilized, the use of a "Romac repair clamp" or equal is not required. When using a bend at the point of tie-in, two (2) "Romac repair clamps" shall be used.

An Owner representative is to perform the field inspection at the initial connection or service line extension from the City sewer main without exception.

The City will not approve any installation that is not in accordance with the Uniform Plumbing Code and these Specifications. The Contractor may not start the excavation for Work until all permits are obtained. Sewer Utility Company permits are to be posted at the job prior to earth disturbing activities.

#### Article 10.4 Measurement

Sanitary sewer service connections shall be measured as completed units in place. This item will include all materials, excavation, installation, compaction, backfill, and installation of bedding material.

Unless specifically identified for payment under a separate bid item, the unit price bid for Sanitary Sewer Service Connect (size) shall include all labor, equipment and materials to furnish and install a functional sanitary sewer service connection including but not limited to the following incidental items: location and verification of customers' existing service locations, disconnection and reconnection of customer's existing services where the Work includes replacement of existing services, clearing and grubbing; trench excavation and backfill; excavation dewatering; trench support system; furnishing and installing Type II-A Classified Fill and Backfill; bedding; compaction; installation of pipe, fittings, adapters, or other necessary appurtenances; sanitary sewer service insulation; polyethylene encasement; when applicable, connection to existing service at edge of right-of-way; disposal of unusable or surplus material; protection of existing utilities; restoration of existing drainage patterns; removal and replacement of existing culverts, fences, landscaping, and other public or private improvements; finish grading; and cleanup.

Where the Work includes disconnecting existing sanitary sewer services from an existing sewer main and reconnecting them to a new sewer main, the disconnection and reconnection of those existing sewer services will be considered incidental to the installation of the new sewer main.

#### **Article 10.4 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

ITEM	UNIT
Sanitary Sewer Service Connect (Size)	Each

# SECTION 50.11 REMOVE AND DISPOSE OF EXISTING CESSPOOLS OR SEPTIC TANKS AND CONNECT EXISTING SERVICE

#### Article 11.1 General

The Work under this Section consists of providing all operations pertaining to removal and disposing of existing cesspools or septic tanks and connection of existing service. If cesspools or septic tanks are encountered during construction, the Contractor shall either defer construction of the sewer main through the cesspools until such time as all downstream construction has been completed, tested and accepted or the Contractor may proceed with construction provided that the waste from the house service connection is accommodated continuously until satisfactory connection to the sanitary sewer main can be made. Such accommodations shall be in a manner approved by the DEC.

### **Article 11.2 Construction**

Where the Contractor must remove cesspools or septic tanks from the trench area, the following procedures shall apply:

- The liquid and sludge from the existing structure shall be pumped into a
  watertight container, and transported to and disposed of at an approved
  sanitary sewer dump station to be designated by the Engineer. Care shall be
  exercised in transporting cesspool liquid and sludge so that no spillage occurs
  during transport and disposal.
- 2. The Contractor shall then remove the remaining sludge, septic tank, cesspool or privy pit, logs or cribbing, and any saturated gravel remaining in the trench area, and shall dispose of this material at a Contractor provided disposal area approved by the DEC.
- 3. The Contractor shall then fill the void created by removal of the cesspool with Type III material in accordance with Division 20, Section 20.13 Trench Excavation and Backfill.
- 4. As soon as the downstream portion of the new sanitary sewer has been tested and accepted the Contractor shall replace the existing service to the property line and connect the existing house service to the main. Connection shall be made in a workmanlike manner and at a uniform grade to accommodate the existing service.
- 5. The contractor shall schedule inspection of the abandoned systems with the City. The abandoned disposal system must be shown on the record drawings.

#### **Article 11.3 Measurement**

Removal of existing cesspool or septic tank, replacing the existing service to the property line and connecting existing house service to the new sanitary sewer is to be measured as two pay items as indicated in Article 11.4 – Basis of Payment. Disposal of logs, cribbing, tanks and saturated gravel shall be measured as unsuitable material. Gravel necessary to fill the void after removal of structure shall be measured as Type III per Division 20, Section 20.21 – Classified Fill and Backfill.

## **Article 11.4 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07, - Measurement and Payment, and shall include full payment for all Work described in this Section.

ITEM	UNIT
Remove Cesspool or Septic Tank	Each
Connect Existing Service	Each

## SECTION 50.12 CONSTRUCT SANITARY SEWER MAIN CLEANOUT

#### Article 12.1 General

The Work under this Section consists of providing all materials and operations pertaining to construction and installation of sanitary sewer cleanouts.

#### Article 12.2 Material

Material used in the construction of sanitary sewer cleanouts shall conform to the requirements of AWWA C-151, for Class 50 ductile iron pipe, and AWWA C104/ANSI A21.4 fittings and as shown on the Standard Detail. Fittings to be restrained joint pipe and shall be EBAA Iron MEGALUG®, Romac Industries RomaGrip, U.S. Pipe Field LOK® Gasket, or approved equal.

#### **Article 12.3 Construction**

Excavation and backfill for the construction of sanitary sewer cleanouts shall be in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

Over-excavation under cleanouts shall require thorough compaction prior to installation of the pipe and fittings.

The cleanout assembly shall be restrained throughout by use of EBAA Iron MEGALUG®, Romac Industries RomaGrip, U.S. Pipe Field LOK® Gasket, or approved equal, and shall be installed in accordance with Standard Detail 50-19.

#### Article 12.4 Measurement

Cleanouts will be measured as units, complete in place.

## Article 12.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

ITEM	UNIT
Construct Sanitary Sewer Main Cleanout	Each

## SECTION 50.13 POLYETHYLENE ENCASEMENT

#### Article 13.1 General

The Work under this Section consists of providing all labor, materials, and equipment to furnish and install one layer of polyethylene encasement on all ductile iron pipe, metallic fittings and cleanout risers. The polyethylene encasement shall be a linear low-density polyethylene film with a minimum of thickness of 8 mil.

Polyethylene encasement shall be furnished on all ductile iron water mains, sanitary sewer mains, sanitary sewer laterals, sanitary sewer connections, water services, valve boxes, and sanitary sewer cleanouts.

#### Article 13.2 Material

The polyethylene encasement material for pipe shall conform to the most current edition of AWWA C105/ANSI A21.5.

#### Article 13.3 Construction

The polyethylene encasement shall be installed in strict conformance to the methods described in the most current editions of AWWA C105/ANSI A21.5 and the Ductile Iron Pipe Research Association's "A Guide for the Installation of Ductile Iron Pipe." The Contractor shall used Method A of ANSI/AWWA C105/A21.5 to install polyethylene encasement.

Bedding and backfill material around pipelines with polyethylene encasement shall be placed using protective measures such as shields, guards, coating systems, and/or other methods as needed to protect the polyethylene encasement from becoming torn, punctured or otherwise damaged during the Work. Damage to the integrity of the polyethylene encasement shall be either repaired or the pipeline removed and the polyethylene encasement replaced as directed by the Engineer. Costs for repair and/or replacement of damaged polyethylene encasement shall be considered incidental to the installation of the polyethylene encasement and/or the installation of the pipeline protected by the encasement.

#### Article 13.4 Measurement

Polyethylene encasement shall not be measured for payment.

## **Article 13.5 Basis of Payment**

No separate payment shall be made for polyethylene encasement. This Work is considered incidental to the bid item under construction.

#### SECTION 50.14 BYPASS PUMPING SANITARY SEWAGE FLOWS

#### Article 14.1 General

The Work under this Section consists of providing all labor, equipment, materials, planning, coordination, operations, permits, and facilities to control sewer flow for inspection, maintenance, repair or replacement of sewer assets.

#### Definitions:

<u>Sewer</u> – domestic or nondomestic wastewater which may contain surface and ground water.

<u>Service</u> – connection and/or extension of pipe from the collection system to private property and typically to one structure

<u>Collection system</u> – series of pipes and structures to collect and convey sewer to a treatment facility

<u>Bypass</u> – a diversionary flow path for sewer that will utilize pipes, pumps, tanks and other equipment to maintain an area suitable for maintenance, repair, rehabilitation, installation and/or CCTV inspection.

<u>Property Owner</u> – The authorized agent that can legally obligate debt and risk to real property from which sewer is being collected

<u>Resident</u> –person(s) occupying a property from which sewer is being collected who may or may not be the Property Owner.

The Contractor is to provide notice to affected parties who may be impacted by planned sewer flow control. Interruptions are not to exceed six hours.

Sewer flow control is to be completed such that it will not damage public or private property. All damaged property is the sole responsibility of the Contractor to fix, repair clean and make whole.

#### Article 14.2 Materials

Where flows are bypassed, discharge bypass flows to the sanitary sewer collection system.

Bypass systems are to have sufficient equipment and materials on site to ensure immediate repair or modification of any part of the system.

## A. Conduit and pipes

Provide water tight hoses, piping and fittings of sufficient capacity and pressure rating to accomplish the sewer bypass. The Contractor is to have replacement conduit and fittings on-site to make multiple repairs to the conduit.

Where hoses are provided, the Contractor is to have on hand two sections of replacement hose that are capable of covering the longest single hose in the flow control system.

The conduit, pipe, repair and transition materials are to be of a common size and material that purveyors of such materials will have a ready supply as a backup to the on-site replacement conduit.

## B. Pumping and suction equipment

Pumps are to be adequately sized, well maintained and of an appropriate type for sewer. They are to be fully automatic self-priming units that do not require the use of foot-valves or vacuum pumps in the priming system and are to allow dry run for long periods of time to accommodate the cyclical nature of sewer flow.

Pumps with engines or associated combustion power generation units must be in compliance with the City noise ordinance. The Contractor is to apply for and receive a noise permit when required by the City noise ordinance.

All bypass pumps used to bypass mainlines and services six inches (6") and larger are to have a reliable standby pump of equal capacity to the primary bypass pump. These backup pumps shall be on-line and isolated from the primary system through the use of valves.

Services four inches (4") in size being bypassed are to have at a minimum one interchangeable backup pump per each lot of five operationally identical pumps on-site and ready for incorporation.

## C. Plugs

All sewer line plugs are to be permanently marked with a Contractor identification marker. Secure plugs with a tag line. The tag line is to extend and be secured to a point outside of the manhole or wet well in which it is being used. Airlines are not considered tag lines.

Temporary plugs must be removed and the flow restored after planned interruptions. If the sewer flow control work has not been completed prior to the end of the planned interruption, the Contractor is then required to restore sewer flow by providing, operating and maintaining a sewer bypass until sewer flow is restored to normal.

#### D. Portable Toilets

Portable toilets are to be provided for buildings with temporarily blocked services. One portable toilet is to be provided per each two residential units or eight employees. Each business complex with a plugged sewer service is to be supplied at least one handicap accessible portable toilet with a wash station. Businesses with more than twenty four (24) employees are not eligible for portable toilet service and must have the sewer service bypass the work. Residential units housing disabled sewer customers must agree in advance to portable toilets or must have their sewer services bypass the work.

## E. Holding Tanks

Tanks are to be metal or plastic, free of leaks, designed to contain fluids and closed to the atmosphere except to allow for venting. Vents are to be smaller than the feed lines and installed at the highest point of the system. The tank size is to be no less than double the anticipated daily flow. Filling and discharging of tanks is to take place through securable ports.

#### Article 14.3 Construction

#### A. General

Unless the anticipated flow is provided in the special provisions, the Contractor is to assume that the sewer flow is to be equivalent to the capacity of the sewer system being bypassed.

The Contractor, at a minimum, is to provide periodic monitoring and observations of any active sewer flow control. The maximum period between observations is limited to two hours and is to be recorded in a log book that is available to the Engineer.

In addition to having the bypass system monitored, the Contractor is to provide to the Engineer and on all notices for temporary service the name and 24-hour contact number for the person(s) responsible for continuous operation of the bypass system. This person is to be known as the Sewer Flow Control Supervisor. After approval of the sewer flow control plan, any substitutions of the Sewer Flow Control Supervisor is to be approved by the Engineer and new notices are to be sent out to sewer customers previously notified.

The Contractor is to provide a sewer flow control plan showing all components of the sewer flow control equipment, materials, location personnel and schedule.

## B. Flow Control Plan Submittal

The Contractor is to prepare, submit and receive approval of a detailed Flow Control Plan that describes the measures to be used to control flows prior to implementation of such plans.

The plan, at a minimum, is to contain the following items:

- 1. Plug types and sizes
- 2. Pump types, sizes, and power source
- 3. Conduit types, sizes, connections, valves and fittings
- 4. Name and telephone number of the Sewer Flow Control Supervisor, who is responsible for Flow Control.
- 5. Key personnel being used for 24 hour operations
- 6. Copy of noise permit application and approved permit when it is received
- 7. Diagram(s) indicating pump, pipes, catch points, portable restrooms and discharge point showing applicable elevations
- 8. Identification of structures with basements
- 9. Diagram and state location of provisions being made for vehicular and pedestrian traffic. Provide details of ramps, trenches, temporary surfaces etc...
- 10. Calculations used to size system
- 11. Copy of property access agreement between the Contractor and the Property Owner (may be a delayed submittal, but must be obtained and provided prior to flow control implementation)

## C. Conduits

Conduits are to be constructed leak and repair band free. Repair bands may be used after the flow control system has been accepted for operation. Reinsertion of the

conduit into the sewer collection system is to be done such that the system is not damaged. New penetrations for bypass conduits into the sewer collection system is not allowed, except where the connection is to made into assets being removed by the project.

Sewage will not be allowed to free flow in gutters, streets, streams or over sidewalks, etc., nor is any sewage allowed to flow into storm inlets or conduits.

Where conduits pass over traveled ways, the conduit is to be protected from vehicular and pedestrian traffic and vice versa.

#### D. Notifications

Notification is to be given to the sewer utility, Property Owner(s), business manager(s), and Resident(s) whose sewer service is being plugged, bypassed, or affected by the planned sewer flow control. Notices are to be provided a minimum of a minimum of seventy two (72) hours to a maximum of one hundred forty-four (144) hours prior to commencement of the flow control. Notices at a minimum will require a written statement of when utility interruption will begin and end, form and/or amount of compensation for impacts, twenty four hour (24hr) emergency contacts, indemnification of the City, signatures of both the Contractor and Property Owner.

Where signatures cannot be obtained from the Property Owner after a minimum of three days of well documented attempts during the hours of 7am-8am, 12pm-1pm, and 6pm-7pm each day, the Contractor may complete the flow control Work within permitted Rights-of-Ways and easements. Work on private property may not commence without permission from the Property Owner.

## E. Plugs

When plugs are inserted to control the flow, the Contractor is to monitor upstream components of the services and sewer collection system.

After the Work has been completed and restricting the flow is no longer needed for the work, then the flow shall be restored to normal. Flow shall be restored by removing the plugs in an order that permits flow to slowly return to normal without surcharging or causing other major disturbances downstream.

#### F. Service Disconnection

Services are to be disconnected preferably at the property line or intercepted with a vacuum at the exterior structure cleanout for all rehabilitation work. All work on property requires the Contractor to obtain written permission from the Property Owner. Disconnected and intercepted sewer service flows are to be captured, collected and transferred to the sewer collection system downstream of the work. The Contractor is to restore all disconnected services unless it is in the Contract to abandon the sewer service.

Alternatively the Contractor may request permission from Businesses, Property Owner(s) and Primary Resident(s) of single family and duplex structures for permission to block the service during the work or find alternative accommodations for residences.

## Article 14.4 Measurement

Sewer flow control is to be measured on a lump sum basis regardless of the method used by the Contractor.

All work including but not limited to disconnection, interception, plugging, bypassing, pumping around, public coordination, permitting, and repairing damage caused by sewer flow control is included in the lump sum price.

# **Article 14.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment.

Payment shall be made under the following units:

ITEM	UNIT
Sewer Main (8" dia - 16" dia) Flow Control	Lump Sum
Sewer Main (16"+ dia) Flow Control	Lump Sum
Sewer Service (4" dia) Flow Control	Lump Sum
Sewer Service (6" dia) Flow Control	Lump Sum

## SECTION 50.15 ON-PROPERTY SANITARY SEWER SERVICE

## **Article 15.1 Description**

The Work under this Section consists of furnishing all material, labor, and equipment necessary for connecting the new sanitary sewer service at property line to the existing sanitary sewer service on property at, or near, the existing sanitary sewer main located on private property.

The exact location, type, and size of existing service connections are unknown. All information provided in the Drawings and Specifications has been taken from maintenance records, record drawings, or field surveys, and represents the City's best indication of the service's location and size. The City shall not be liable for accuracy of information on these drawings. The Contractor shall locate the existing service line prior to installing the new service on property.

The Contractor shall notify the homeowner forty-eight (48) hours in advance of actual construction of the Work.

#### Article 15.2 Material

All material shall be in accordance with Section 50.02 - Furnish and Install Pipe. The Contractor shall supply all necessary fittings, adapters and other appurtenances to make a complete working system.

#### Article 15.3 Construction

The Contractor shall perform required trench excavation and backfill and compact to specified density; provide Class E Bedding as outlined in CPSS. Bedding must be laid the full width of the ditch and compacted to a minimum of ninety-five percent (95%) of the maximum density, flush and test system; protect/restore existing utilities, driveways, trees, utility markers, survey monuments, fences, retaining walls, buildings, walkways, gardens, landscaping and other private improvements damaged by the Contractor; and provide general cleanup. Prior to beginning Work, the Contractor shall submit to the Engineer in writing for approval, the service line routing, method of construction and schedule for performing the Work. The Contractor shall use appropriately sized construction equipment to minimize the impact to on-lot improvements and vegetation.

All Work shall be done in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill, and this Division.

## Article 15.4 Measurement

Locating, furnishing and installing on-property sanitary sewer service lines shall be measured as units, complete in place.

The unit price for furnishing and placing sanitary sewer service connections on private property shall constitute full compensation for all labor, material and equipment required to provide a complete functioning sanitary sewer service connection from the property line to

an acceptable connection point on the existing sanitary sewer service, as determined by the Engineer, and installation of appurtenances.

All excavation, pipe bedding material, pipe fittings, and appurtenances, insulation, backfill, backfill gravel, topsoil and seeding, resetting fences, reconstructing retaining walls, walkways and restoration of property shall be included in this bid item. Asphalt or concrete driveways (where required) shall be paid for under the appropriate bid items for this Work.

Any conflicts with the homeowner concerning the installation of the on-lot sanitary sewer service connection and restoration of the property after construction shall be resolved by the Contractor at no additional cost to the Owner.

## **Article 15.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

ITEM	UNIT
Furnish and Install (Size) On-Property	
Sanitary Sewer Service	Each

#### SECTION 50.16 MANHOLE REHABILITATION

## **Article 16.1 Description**

The Work under this Section consists of rehabilitation of existing manholes or adjusting their grade. The Contractor is to provide all labor, materials, and supervision required to furnish and install new manhole components needed to rehabilitate existing manholes.

Rehabilitation of existing manholes can include the following items of Work:

Removal and replacement of manhole covers and frames.

Removal and replacement of grade rings.

Removal and replacement of manhole ladder rungs.

Removal and replacement of cone section.

Removal and replacement of barrel ring/riser section.

Removal and replacement of base section.

Removal and replacement of entire manhole assembly.

The manhole components to be removed and replaced for a specific manhole are identified in the Drawings. The Contractor is to reuse those manhole components that are not to be replaced in assembly of the rehabilitated manhole.

## Article 16.2 Material

The replacement component materials of construction to be deployed in the Work are to comply with the requirements of this Division and the Standard Details. The Contractor shall furnish new, unused materials for those manhole components identified in the Drawings to be replaced.

## **Article 16.3 Construction**

#### A. Work Plan

The Contractor shall prepare and submit a Work Plan to the Engineer that identifies how the manhole rehabilitation effort will proceed without interruption of existing sanitary sewer service. The Plan shall also address maintenance of vehicular traffic and pedestrian traffic. Manhole rehabilitation efforts shall not proceed without the Engineer's approval.

## B. Temporary Services

The Contractor shall maintain sanitary sewer service during the execution of the Work. Any sewage pumping, temporary bypass piping, and/or temporary sanitary sewer service required to complete the Work will be considered incidental to the manhole rehabilitation effort and will not be paid for separately.

## C. Earthwork

The Contractor shall excavate around the manhole as needed to access the Work. All excavation, shoring, dewatering, backfill and compaction efforts required to access the Work shall be per Division 20 – Earthwork. All importation of fill and/or disposal of unsuitable material, excavation, and backfill efforts shall be considered incidental to the manhole rehabilitation effort and will not be paid for separately.

#### D. Restoration

Upon completion of the manhole assembly effort, the Contractor shall restore the existing grades and surrounding area to preconstruction conditions. Any pavement, sidewalk, curb and gutter, landscaping, and/or other improvements or natural features disturbed and/or damaged by the manhole rehabilitation effort shall be restored by the Contractor to preconstruction conditions. Restoration of these conditions shall be considered incidental to the manhole rehabilitation effort and will not be paid for separately.

#### E. Manhole Rehabilitation

The Contractor shall remove and replace those manhole components identified in the Drawings. The rehabilitated manhole shall be configured according to the requirements of this Division and the Standard Details.

The Contractor shall use care in protecting those component parts of the existing manhole that are to be reused in the rehabilitated manhole.

Where the Work requires disassembly and reuse of components that are assembled with grout and/or mastic/sealant/gasket materials, the Contractor shall completely remove these materials from the components and replace them with new materials approved by the City for manhole construction in the reassembly of the rehabilitated manhole.

Where the Work requires the removal and replacement of existing ladder rungs, all ladder rungs within the existing manhole shall be removed and replaced. The Contractor shall cut off existing rungs and grind smooth against the interior wall of manhole. New ladder rungs shall be installed per the Standard Details.

Where the Work requires the removal and replacement of manhole cone section, manhole barrel ring/riser sections, and/or removal and replacement of manhole base section, the completed rehabilitated manhole shall be tested for leakage prior to backfilling. With the excavation still dewatered, the Contractor shall demonstrate the integrity of the completed rehabilitated manhole using the methods described in Section 50.02, Article 2.4 - Testing. The infrastructure to be tested shall include all components of the rehabilitated manhole and connecting pipes disturbed or otherwise altered in the execution of the Work. If the rehabilitated manhole does not pass the leakage test due to visible defects in the new components and/or materials furnished by the Contractor, the defects shall be corrected and the assembly retested as often as required to pass the leakage test. If the failure of the test is determined by the Engineer to be a result of defects in the manhole components reused in the

Work, the Engineer may direct the Contractor to take additional corrective measures on a time and materials basis.

The Contractor shall dispose of manhole components not used in the manhole rehabilitation effort and all other unsuitable or waste materials created in the execution of the Work. Disposal of these components shall be considered incidental to the manhole rehabilitation effort.

#### Article 16.4 Measurement

Rehabilitated manholes shall be measured as units complete in place with the components identified in the Drawings replaced, tested and accepted by the Engineer.

All effort required to complete the Work, including development of a Work Plan acceptable to the Engineer, temporary bypass piping, temporary sanitary sewer service, excavation, shoring, dewatering, backfilling, integrity testing, restoration of Work area to existing preconstruction conditions, and/or other items of Work needed to complete the manhole rehabilitation effort shall be considered incidental to the completion of the Work and shall not be paid separately.

#### Article 16.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made on the following basis:

ITEM	UNIT
Remove and Replace Manhole Cover and Frame (Manhole #)	Each
Remove and Replace Manhole Grade Rings (Manhole #, Number & Height of Grade Rings)	Each
Remove and Replace Manhole Ladder Rungs (Identify Manhole No., Number of Ladder Rungs)	Each
Remove and Replace Manhole Cone Section	Each
(Manhole #, Type) Remove and Replace Manhole Barrel Ring/Riser Section (Manhole #, Type, Number of Rings Replaced, Depth Below	Each
Grade measured to bottom of lowest ring to be replaced) Remove and Replace Manhole Base Section (Manhole #, Type, Depth of Base Section Below Grade measured to the bottom of base section)	Each
measured to the bottom of base section)	

#### SECTION 50.17 RAISE OR LOWER SEWER SERVICE

#### Article 17.1 General

The Work under this Section consists of all operations pertaining to raising or lowering of existing sanitary sewer services when the grade(s) of such services interfere with a utility under construction. Every effort has been made in the preparation of the Drawings to avoid conflict in grades with existing sewers; however, there may be some locations where conflict occurs.

#### **Article 17.2 Construction**

Where a conflict in grade occurs, the Contractor shall be required to excavate the sewer service from the point of interception sufficient distance to raise or lower the sewer service such that the grade conflict will be eliminated. Minimum grade of the sewer service shall be maintained in accordance with Section 50.10, Article 10.3 - Construction. In no case will the length of raising or lowering of the sanitary sewer service exceed fifty feet (50'). All excavation, backfill, and pipe laying shall be performed in accordance with the provisions of this Division and Division 20 - Earthwork.

#### Article 17.3 Measurement

Raising or lowering sewer services will be measured as units, complete in place.

#### Article 17.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section unless otherwise noted.

Any materials needed to complete the raising or lowering of a sewer service shall be provided by the Contractor and considered incidental to the price bid for this item. Compaction, where required, will also be considered incidental to the Contract.

Payment shall be made under the following unit:

ITEM	UNIT
Raise or Lower Sewer Service	Each

## SECTION 50.18 ADJUST SANITARY SEWER MANHOLE CONE TO FINISH GRADE

#### Article 18.1 General

The Work under this Section consists of providing all operations pertaining to the adjustment of existing manhole cones to finish grade. All broken and/or missing manhole components are to be replaced with new materials furnished and installed by the Contractor in accordance with these Specifications.

#### Article 18.2 Material

All materials used in the adjustment of manhole cones including mortar, steps, barrel sections, premolded plastic gaskets, etc., shall conform to the requirements for manholes as outlined in Section 50.03 - Sanitary Sewer Manholes. Radial concrete manhole blocks may be used for upward adjustments in certain cases if approved by the Engineer.

#### **Article 18.3 Construction**

The Contractor shall remove the existing cone and add to or remove portions of the barrel of each manhole requiring a cone adjustment. Each precast concrete barrel and cone section shall be set upon and sealed with a premolded plastic gasket which shall meet AASHTO M-198, ASTM C990, or Federal Specification SS-SS-210. Any damage to manholes resulting from construction under this Contract shall be repaired or the damaged portion replaced at the Contractor's expense. All inverts, benchwalls, and/or catch areas shall be left clean and free from any foreign materials.

Contractor shall adjust the manhole cone to finish grade prior to placement of pavement. Cutting of new asphalt for adjustments is not acceptable. Any adjustment(s) requiring cutting of new asphalt shall not be paid and shall be deducted from the plan quantity.

All manhole cones replaced will be eccentric type.

#### **Article 18.4 Measurement**

Manhole cone adjustments shall be measured as units, complete in place.

#### Article 18.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment for cone adjustments shall include compensation for changes in height per the applicable Standard Details, unless otherwise directed by the Engineer. In no case will payment for both ring and cone adjustments be made for the same manhole.

Payment shall be made under the following unit:

ITEM	UNIT
Adjust Sanitary Sewer Manhole Cone	Each

### SECTION 50.19 ADJUST SANITARY SEWER MANHOLE RING TO FINISH GRADE

#### Article 19.1 General

The Work under this Section consists of providing all operations pertaining to the adjustment of existing manhole rings to finish grade. All broken and/or missing manhole components are to be replaced with new materials furnished and installed by the Contractor in accordance with these Specifications.

#### Article 19.2 Material

All materials used in the adjustment of manhole rings shall conform to the requirements for manholes as outlined in Section 50.03 - Sanitary Sewer Manholes.

The Contractor may utilize Neenah R-1979 Series Manhole Adjusting Rings, Ladtech HDPE Adjusting Rings, or an approved equal, for adjusting the manhole to finished grade.

#### Article 19.3 Construction

The Contractor shall adjust the manhole rings in accordance with the applicable Standard Details including Detail 50-5 Manhole Heights. The Contractor shall set the adjusting rings in a bed of premolded plastic gasket material that meets AASHTO M-198, ASTM C990, or Federal Specification SS-S-210. The casting can be set in a bed of mortar with steel adjusting shims in the event the grade will not allow the premolded plastic gasket material. The steel shims shall be placed in four locations as a minimum and must be approved by the Engineer. Any damage to manholes resulting from construction under this Contract shall be repaired or the damaged portion replaced at the Contractor's expense.

Milling is an approved method of lowering the manhole grade. A horizontal milling process where as the casting is milled to lower the top to meet the finish grade of the street. This method must be submitted to the Engineer for approval.

Contractor shall adjust the manhole cone to finish grade prior to placement of pavement. Cutting of new asphalt for adjustments is not acceptable. Any adjustment(s) requiring cutting of new asphalt shall not be paid and shall be deducted from the plan quantity.

#### Article 19.4 Measurement

Manhole ring adjustments shall be measured as units, complete in place.

#### Article 19.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 – Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment for ring adjustment shall include full compensation for changes in height. In no case will payment for both ring and cone adjustments be made for the same manhole.

Payment shall be made under the following unit:

ITEM	UNIT
Adjust Sanitary Sewer Manhole Ring	Each

#### SECTION 50.20 REMOVE EXISTING SANITARY SEWER MANHOLE

#### Article 20.1 General

The Work under this Section consists of providing all operations pertaining to the removal and disposal or salvage of existing manholes.

#### **Article 20.2 Construction**

Materials that are to be salvaged shall be removed in a workmanlike manner and delivered to a site as directed by the Engineer. A disposal site for non-salvageable materials shall be provided by the Contractor.

Any excavation required in the removal shall be considered incidental to this item. The Contractor shall backfill the excavation with a suitable, non-frost susceptible material and compact it to not less than ninety-five percent (95%) of maximum density as directed by the Engineer. If additional material is required for backfill, it will be paid for under the Item "Furnish Trench Backfill." Existing pipes shall be suitably plugged and abandoned unless otherwise noted.

#### Article 20.3 Measurement

Removal of existing sanitary manholes will be measured as units.

#### Article 20.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM	UNIT
Remove Existing Sanitary Sewer Manhole	Each

#### SECTION 50.21 ADJUST CLEANOUT TO FINISH GRADE

#### Article 21.1 General

The Work under this Section consists of providing all operations pertaining to adjustment of existing cleanouts to finish grade. All broken and/or missing cleanout components are to be replaced with new materials furnished and installed by the Contractor in accordance with these Specifications.

#### Article 21.2 Material

All materials used in the adjustment of cleanouts shall conform to the requirements for cleanouts as outlined in Section 50.12 - Construct Sanitary Sewer Cleanout.

#### **Article 21.3 Construction**

The Contractor may be required to adjust more than one type of cleanout under this Contract. All adjustments will be accomplished as directed by the Engineer and shall be in accordance with Standard Detail 50-20 Sanitary Cleanout Cover. Any damage to cleanouts resulting from construction under this Contract shall be repaired or the damaged portion replaced at the Contractor's expense. All joints and fittings shall be restrained.

#### **Article 21.4 Measurement**

Cleanout adjustments will be measured per unit, complete in place.

#### Article 21.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Adjust Cleanout to Finish Grade	Each

#### SECTION 50.22 SEWER CLOSED CIRCUIT TELEVISION INSPECTIONS

#### Article 22.1 General

The Work under this Section consists of providing all operations associated with video inspection and recording of sewer assets.

Sewer mainline Closed Circuit Television (CCTV) work is to be completed by a currently certified National Association of Sewer Service Companies (NASSCO) camera operator in the specialty of Pipeline Assessment and Certification Program (PACP). The sewer mainline CCTV video inspection is to code observations and defects in accordance with PACP reference manual (version 6.0.1).

Video inspections for other sewer assets (non-mainline) do not require NASSCO certification.

This Work may be required multiple times and at different phases of construction. Sewer line cleaning, flow control and atmospheric conditioning will be required to obtain access, ease camera travel, remove visual impediments and remove debris. Traffic control may be required to access sanitary sewer manholes, cleanouts, pipes and other sewer assets. The City makes no warranty as to the condition of the pipe, manholes or access points.

#### Article 22.2 Material

CCTV equipment includes vehicles, computers, software programs, viewing devices, cameras, cables, portable power sources, lights, blowers, winches and all related equipment needed to satisfactorily complete a CCTV inspection.

The camera is to process video in color with a lens having a focal distance between one inch (1") and infinity ( $\infty$ ), be capable of autofocus, manual focus and have an adjustable iris. The in-pipe target is to be viewable with the camera at a perpendicular angle to the target and the camera at zero zoom. For cameras with zoom lens capability, calibration and in-pipe measurements are to be taken at zero zoom. Analog Video output and capture is to be a minimum of 400 lines per inch.

The camera is to be transporter mounted for six inch diameter  $(6^\circ\mathcal{O})$  and larger pipe line inspections, have built in lighting with pan and tilt capabilities of 360° rotation and 270° tilt. Illumination is to be adjustable and capable of providing a clear and well lit picture. Lighting is to be planned and executed based upon the size and type of pipe being inspected. Push cameras may be used to video sewer services which are typically less than eight inches in diameter  $(8^\circ\mathcal{O})$ . Push cameras are to have built in lighting, be self-leveling, be flexible for navigating around bends, and have a sonde device. Push cameras may be used from the ground surface or transporter mounted for use from within the mainline pipe for lateral inspection. Push cameras are not to be used as the primary image source for pipes six inch diameter  $(6^\circ\mathcal{O})$  and larger.

CCTV performed using digital high-resolution camera(s) equipped with wide angled lenses(s) that provide 360 degree spherical and side scanning capabilities that provide

"unfolded" views of the pipe, and propelled by a transporter that travels faster than 30 feet per minute, may be used as an alternative to a pan and tilt camera / transporter. This alternative will only be used if the contractor can comply with all other requirements of this specification section.

Pole mounted cameras may be used to video manholes and pipe connections.

All in pipe equipment is to be certified to operate in conditions found in wet/submerged sewer pipes and manholes without adverse effects to the equipment or the sewer system. Typically this will require, but not limit, the camera to operate in grease, sludge, mud, gravel, one hundred percent (100%) humidity, and other adverse environments.

#### Article 22.3 Construction

Where required, the Contractor is to complete a CCTV inspection at the following points of construction;

- Condition Assessment The primary goal of this inspection is to document the condition of an existing sewer asset through the use of PACP codes, video and photographic documentation. This information will assist engineers and planners to plan and prioritize any needed repairs.
- Pre-rehabilitation This inspection takes place prior to the rehabilitation of a sewer asset to look for places that may interfere with the planned rehabilitation. This inspection does not require PACP coding. The video and photographic documentation is to be provided to the Engineer for review prior to beginning rehabilitation.
- Prior to Acceptance of New Pipe Prior to acceptance of newly installed pipe a CCTV inspection is to look for deficiencies in the work. If no deficiencies are found the CCTV of sewer pipe is to set baseline condition of the newly installed pipe from which future CCTV inspections will used to document changes in the condition of the pipe.
- Post rehabilitation This inspection takes place after rehabilitation of the pipe has been accomplished and will be used to determine Substantial Completion.
- Rehabilitation acceptance This inspection will take place approximately one month
  prior to the end of the Warranty Period. It is the responsibility of the Contractor to
  request CCTV the rehabilitated sewer asset. The Warranty will be automatically
  extended to 30 days past the Rehabilitation Acceptance CCTV or Warranty
  expiration date, whichever is later.

The Engineer or their designee is to be provided unobstructed access to CCTV facilities from set up to tear down of the CCTV equipment. During the CCTV inspection the Engineer or their designee may require the Contractor to backup, adjust the camera and investigate with the CCTV equipment any points they may deem of interest.

The Engineer will review the CCTV video and PACP observations and defect codes to determine conformance with the specification. The Contractor is to correct deficiencies where the video and coding do not meet the standards stated herein at no additional cost to the Owner.

#### 1. Sewer Main CCTV Inspection

The camera is to move through the sewer pipe in a downstream direction at a uniform rate stopping and recording all joints and points of coding. At no time is the rate to exceed a rate of thirty feet per minute (30 ft/min). When the camera is not able to complete the inspection, after several attempts and cleaning of the sewer pipe, then the inspection of the current segment is to be abandoned and started from a reverse setup going against the sewer flow.

The camera lens is to be kept clear of condensation, oils, grease and debris during the CCTV inspection. Lighting intensity is to be adjusted to minimize glare. Picture quality shall be adjusted to provide a clear in-focus picture of the entire periphery of the pipeline.

The Contractor is to record and code the sewer mainline inspection using PACP codes in a NASSCO certified software. The Engineer will provide the sewer main names to the Contractor. The Contractor is to request a list of the NASSCO PACP non-mandatory fields that are required to successfully complete the CCTV inspection from the Engineer. If an unknown/new access point is found or created to CCTV the sewer pipe, then the Contractor is to obtain the name from the Engineer.

The Contractor is to complete a thorough examination of stopping points prior to continuing the inspection. The following partial list of required stopping points are provided below and a more complete list is provided in the NASSCO PACP requirements.

- Manholes- Pipe penetrations, flow channel, bench, and barrel sections are to be videoed.
- Joints camera shall rotate 360° to provide a potential view of all portions of the joint. The rotation is to occur at a metered rate over no less than twenty seconds.
- Cracks and fractures provide a close up view of the point of interested (POI) and a perspective view indicating the extent and/or length of the POI and how close the nearest pipe joint is.
- Holes, breaks, lining failures and/or deformations provide a close up and perspective view of the POI. Adjust the view to make apparent any voids behind the POI.
- Service connects inspect the hole cut into the pipe and associated repairs at all service connections.
- Changes in alignment, sags or crests The view should be long enough and lit such that the change can be estimated.

Video and photographs are to be captured but not coded for sewer assets that are not sewer mainlines.

#### Sewer Cleaning

The Contractor is to clean the sewer lines for sewer CCTV by removing grit, loose solids, grease, and any debris that is present. All debris is to be trapped at the end of the CCTV inspection run and properly hauled off and disposed.

Sewer line cleaning is to be accomplished using a high velocity jet or mechanically powered equipment. Selection of the equipment used is to be based on the condition of the sewer line at the time the work commences.

The Contractor is to take due care to avoid damaging the pipe or impact connected sewer customers.

Cleaning is to be completed by the Contractor within 144 hours and no less than one hour prior to inspection.

#### 3. Flow Control

CCTV video will not be accepted when the water depth is greater than twenty percent (20%) of the pipe diameter for pipes twelve inch in diameter (12 $^{\circ}$  $\bigcirc$ ) and smaller. Larger pipes will have an additional five percent (5%) allowance.

Flow control is required for the successful completion of the CCTV inspection. The Contractor is to work with property owners, schedule inspections at low usage times, assist with a high velocity hydraulic jet, provide sewer flow control or any combination of the above to meet the water depth requirement.

#### 4. Distance Measurement

The distance shall be measured between the exit of the start manhole and the entrance of the finish manhole for a true measurement of the length of the pipe segment, as required by PACP. It shall be recorded in standard units and the video display readout shall display units to one-tenth of a foot. The camera cable shall be retracted to remove slack to ensure an accurate footage reading. The cable footage counter is to be accurate to the nearest third of a foot (1/3') except where a higher accuracy is required to reinstate services. Accuracy to reinstate services is to be to the nearest inch.

#### Deliverables

A minimum of two digital photos are to be taken of each defect, one showing a perspective view and one showing a close up view. The photo is to have on-screen information such as the distance into the inspection, the starting asset number and the ending asset number.

The Contractor is to submit to the Engineer within five days of completing the CCTV inspection video files, photographs, and the sewer main inspection database.

The database will be in an unmodified NASSCO-PACP Certified database with a MS Access format. Photographs, video, folders, and other data will be properly referenced within the contractor's database.

Deliverables may be provided on CD's, DVD's USB Thumb Drives, or portable hard drive.

Recorded images showing steam, inadequate lighting, or poor image quality will be cause for rejection.

If the Engineer determines that corrections are needed, the documentation is to be resubmitted after corrective action has taken place.

#### Article 22.4 Measurement

CCTV measurement is not to overlap and is to occur once per bid item under which it is being paid for regardless of the number of times the CCTV camera views any one piece of pipe during that pay item. Measurement of footage is to be based on footage counter shown in the video.

#### Article 22.5 Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section. Payment includes all labor, tools, equipment, apparatus and incidentals required to complete the Work.

The Work includes reverse setups, tear downs, relocation, overlapping video footage per bid item, lost or damaged equipment, property owner coordination, jetting during CCTV activities and other incidental items necessary to complete the Work and no additional payment will be made. Sewer flow control is considered incidental, unless provided for as a bid item.

Payment shall be made under the following units:

IIEM	UNII
Sewer line cleaning for CCTV	Linear Foot
Condition Assessment CCTV	Linear Foot
Acceptance of New Pipe CCTV	Linear Foot
Pre-rehabilitation CCTV	Linear Foot
Post Rehabilitation CCTV	Linear Foot
Rehabilitation Acceptance CCTV	Linear Foot

LIKIT

#### SECTION 50.23 REPAIR SANITARY SEWER SERVICE

#### Article 23.1 General

The Work under this Section consists of providing all materials, labor and equipment to repair sanitary sewer services damaged during construction. As the locations of most existing sewer services are not known, unlocated services may be encountered during construction. The Contractor shall take every effort to protect existing services, both located and unlocated, from damage and shall anticipate a service to each lot adjacent to a sewer main.

#### Article 23.2 Material

Repairs to damaged services shall be made using ductile iron pipe and Romac (or approved equal) repair couplings with stainless steel bands. Pipe inside diameter shall match the existing pipe. If the exact match is not available, the new pipe may be slightly larger.

#### **Article 23.3 Construction**

The Contractor shall notify service users immediately if a service is damaged and advise the user to not introduce any flow into the service. The Contractor shall perform the repair as soon as possible to restore service, but in no case shall the time to restore service exceed four (4) hours. Once the repair is completed, the Contractor shall advise the user that the service is usable.

The Contractor shall take effort to contain any flow that spills from the damaged service and shall comply with pertinent DEC regulations.

The Contractor shall remove the damaged section of pipe and install a new section of pipe. Invert of the new pipe shall be placed to match the invert of the existing pipe, regardless of the pipe diameters.

The pipe shall be bed and backfilled in accordance with the contract drawings.

The Contractor shall camera each repair made after backfilling and before placement of leveling course.

#### **Article 23.4 Measurement**

The Work to be paid shall be per each sewer service repair constructed and accepted in place. In the case of services that were located by paint markings or shown on the Drawings, no payment shall be made for repair of damages.

#### Article 23.5 Basis of Payment

Payment for this Work shall be in accordance with Section 50.01 General, Article 1.6 Payment – General of this Division and shall include full payment for all Work described in Section 50.14.

Payment shall be made under the following unit:

ITEM UNIT
Repair Sewer Service Each

## CITY OF PALMER STANDARD SPECIFICATIONS

DIVISION 55 STORM DRAIN SYSTEMS

# STANDARD CONSTRUCTION SPECIFICATIONS FOR STORM DRAIN SYSTEMS DIVISION 55 INDEX

SECTION 55.01	GENERAL	
Article 1.1	Scope of Work	
Article 1.2	Applicable Standards	
Article 1.3	Surveys	2
Article 1.4	Concrete and Mortar	
Article 1.5	Payment - General	2
SECTION 55.02	FURNISH AND INSTALL PIPE	3
Article 2.1	General	
Article 2.2	Material	3
Article 2.3	Construction	7
Article 2.4	Measurement	12
Article 2.5	Basis of Payment	12
SECTION 55.03	SUBDRAINS	13
Article 3.1	General	
Article 3.2	Material	
Article 3.3	Construction	
Article 3.4	Measurement	
Article 3.5	Basis of Payment	
SECTION 55.04	CONNECTIONS TO EXISTING MANHOLES OR C	CATCH
02011011 00.01	BASINS	
Article 4.1	General	
Article 4.2	Construction	
Article 4.3	Measurement	
Article 4.4	Basis of Payment	
SECTION 55.05	MANHOLES AND CATCH BASIN MANHOLES	16
Article 5.1	General	
Article 5.1 Article 5.2	Material	
Article 5.2 Article 5.3	Construction	
Article 5.4	Measurement	
Article 5.4	Basis of Payment	
OFOTION SE OC	WATERTICUT MANUACI E EDAMEC AND COVER	00
SECTION 55.06	WATERTIGHT MANHOLE FRAMES AND COVER	
Article 6.1	General Material	
Article 6.2		
Article 6.3	Construction	
Article 6.4	Measurement	
Article 6.5	Basis of Payment	20

SECT	ION 55.07	ADJUST STORM DRAIN MANHOLE CONE TO FINISH GRADE	21
	Article 7.1 Article 7.2 Article 7.3 Article 7.4 Article 7.5	General Material Construction Measurement Basis of Payment	21 21 21 21
SECT	ION 55.08	ADJUST STORM DRAIN MANHOLE RING TO FINISH GRADE	
	Article 8.1 Article 8.2 Article 8.3 Article 8.4 Article 8.5	General	23 23 23 24
SECT	ION 55.09 Article 9.1 Article 9.2 Article 9.3 Article 9.4 Article 9.5	CONSTRUCT CATCH BASIN.  General	25 25 25 25
SECT	ION 55.10 Article 10.1 Article 10.2 Article 10.3 Article 10.4 Article 10.5	RELOCATE CATCH BASIN OR CATCH BASIN MANHOLE General	27 27 27 27
SECT	ION 55.11 Article 11.1 Article 11.2 Article 11.3 Article 11.4	REMOVE MANHOLE OR CATCH BASIN	28 28 28
SECT	ION 55.12 Article 12.1 Article 12.2 Article 12.3 Article 12.4 Article 12.5	ADJUST CATCH BASIN TO FINISH GRADE  General  Material  Construction  Measurement  Basis of Payment	29 29 29 29
SECT	ION 55.13 Article 13.1 Article 13.2 Article 13.3 Article 13.4	ABANDON CATCH BASIN LEAD  General  Materials  Construction  Measurement	30 30 30

	Article 13.5	Basis of Payment	30
SECT	ION 55.14 Article 14.1 Article 14.2 Article 14.3 Article 14.4	CONSTRUCT STORM CLEANOUT  General  Material  Measurement  Basis of Payment	31 31 31
SECT	ION 55.15 Article 15.1 Article 15.2 Article 15.3 Article 15.4 Article 15.5	ADJUST STORM CLEANOUT TO FINISH GRADE  General  Material  Construction  Measurement  Basis of Payment	32 32 32 32
SECT	ION 55.16 Article 16.1 Article 16.2 Article 16.3 Article 16.4 Article 16.5	CONSTRUCT DROP CONNECTION  General  Material  Construction  Measurement  Basis of Payment	33 33 33 33
SECT	ION 55.17 Article 17.1 Article 17.2 Article 17.3 Article 17.4 Article 17.5	FLUME DOWNDRAIN  General  Materials  Construction  Measurement  Basis of Payment	34 34 34 34
SECT	ION 55.18 Article 18.1 Article 18.2 Article 18.3 Article 18.4 Article 18.5	FOOTING DRAIN SERVICES  General  Material  Construction  Measurement  Basis of Payment	35 35 35 35
SECT	ION 55.19 Article 19.1 Article 19.2 Article 19.3 Article 19.4	CONSTRUCT OPEN DITCH	36 36 36
SECT	ION 55.20 Article 20.1 Article 20.2 Article 20.3 Article 20.4	CULVERTGeneral	37 37 37

SECTION 55.21 Article 21.1 Article 21.2 Article 21.3 Article 21.4 Article 21.5	FIN DRAIN General Materials Construction Measurement Basis of Payment	38 38 38
SECTION 55.22 Article 22.1 Article 22.2 Article 22.3 Article 22.4 Article 22.5 Article 22.6	OIL AND GRIT SEPARATOR  General  Description  Materials  Construction  Measurement  Basis of Payment	40 40 40 41
SECTION 55.23 Article 23.1 Article 23.2 Article 23.3 Article 23.4 Article 23.5 Article 23.6 Article 23.7 Article 23.8	HEAT TRACE SYSTEM	42 42 42 43 43
SECTION 55.24 Article 24.1 Article 24.2 Article 24.3 Article 24.4 Article 24.5	CONSTRUCT CONCRETE HEADWALL General Material Construction Measurement Basis of Payment	45 45 45
SECTION 55.25 Article 25.1 Article 25.2 Article 25.3 Article 25.4 Article 25.5	CONSTRUCT DRYWELL  General  Material  Construction  Measurement  Basis of Payment	46 46 46

# STANDARD CONSTRUCTION SPECIFICATIONS FOR STORM DRAIN SYSTEMS DIVISION 55

#### SECTION 55.01 GENERAL

#### Article 1.1 Scope of Work

The Work covered by these Specifications consists of providing all plant, labor, equipment, supplies, transportation, handling, storage and performance of all operations necessary to complete the construction for the pipe laying, jointing, and testing of storm drain systems and culverts.

Requirements for earthwork including trench excavation and backfill are specified in Division 20 - Earthwork.

#### Article 1.2 Applicable Standards

The latest revision of the following standards are hereby made part of this Specification.

The latest revision of the following standards are nereby made part of this Specification.					
ASTM A-48	Standard Specifications for Gray Iron Castings				
ASTM C-76	Specification for Reinforced Concrete				
ASTM C-150	Specification for Portland Cement				
ASTM C-478 (AASHTO-199)	Specification for Precast Reinforced Concrete Manhole Sections				
ASTM C-990	Standard Specification for Joins for Concrete Pipe, Manholes, and Precast Box Sections Using Preformed Flexible Joint Sealants				
ASTM D 1248	Polyethylene Plastics Molding and Extrusion Materials, Type III, High Density				
ASTM D 3035	Polyethylene Plastic Pipe (SDR-PR) Based on Controlled Outside Diameter				
ASTM D 3350	Polyethylene Plastics and Fittings Materials				
AASHTO M-36	Corrugated Steel Pipe & Fittings				
AASHTO M-45	Sand for Cement Mortar				
AASHTO M-105	Gray Iron Castings				
AASHTO M-190	Bituminous Coating of CMP				
AASHTO M-196	Corrugated Aluminum Pipe & Fittings				
AASHTO M-198	Joints for Concrete Pipe, Manholes, and Precast Box Sections Using Preformed Flexible Joint Sealants				
AASHTO M-245	Precoated Galvanized Steel Culverts and Underdrains				
AASHTO M-246	Precoated Galvanized Steel Sheets for Culverts and Underdrains				

Corrugated Aluminized Pipe and Fittings

AASHTO M-274

AASHTO M-252 Corrugated Polyethylene Pipe 3"-10" diameter

AASHTO M-294 Corrugated Polyethylene Pipe, 12" diameter and larger

AASHTO M-306 Drainage, Sewer, Utility, and Related Castings

Federal Specification Sealing Compound, Preformed Plastic, for Expansion Joints and Pipe Joints

#### Article 1.3 Surveys

The Contractor shall layout in the field the alignment and grade of Work to be done under the Contract. The Contractor shall be responsible for the preservation of all line stakes, grade stakes, and hubs. In the event of their loss or destruction, the Contractor shall be responsible for their proper replacement. The line and grade for pipe lines shall be given from reference hubs offset from each manhole or cleanout. The Contractor shall be responsible for the transfer of the control points from the reference hubs to such hubs or batter boards as he may desire or need for the prosecution of the Work.

A Professional Land Surveyor licensed in the State of Alaska, subcontracted to the Contractor, shall perform all surveying, project control, monumentation, staking, profiles, and cross section measurements for pay item quantities. All personnel involved in measuring and recording survey data shall be directly employed by the Surveying Subcontractor and shall not be employed by the Contractor or any of the other Subcontractors for the duration of the Project. Failure to adhere to this requirement will result in non-payment for all Work affected by non-compliance. All survey work will adhere to Division 65 – Construction Survey.

#### Article 1.4 Concrete and Mortar

#### A. Miscellaneous Concrete

All concrete used in the construction of storm drains with the exception of precast manholes, manhole risers, cones, and catch basin barrels shall be Class A-3. Concrete Work shall conform to Division 30 – Portland Cement Concrete.

#### B. Mortar

Cement for mortar used in the construction of storm drain shall conform with the requirements of ASTM C-150, Type II. Sand shall conform with the requirements of AASHTO M-45. The mortar shall be composed of one (1) part cement and three (3) parts sand. The addition of lime is not permitted.

#### Article 1.5 Payment - General

Payment for all Work included in this Division shall be in accordance with Division 10, Section 10.07 - Measurement and Payment and shall include full payment for all Work described.

#### SECTION 55.02 FURNISH AND INSTALL PIPE

#### Article 2.1 General

The Work under this Section consists of the performance of all operations pertaining to furnishing and installing pipe for storm drain systems.

In the case of Owner-furnished pipe, the Owner shall allot to the Project pipe to accomplish the Work in amounts, exactly matching the Contractor's pay quantities for pipe. Any surplus pipe left over from this allotment at the end of the Project shall be returned from the Contractor's job sites to the Owner's designated pipe yard. If the Contractor withdraws from the Owner's pipe yard more than the amount required to match the payment quantities, the Contractor shall pay the Owner on the basis of the Owner's invoice price for pipe (including freight), plus ten percent (10%) overhead to reimburse the Owner for handling, warehousing, inspection, and administration.

#### Article 2.2 Material

#### A. General

All piping shall be in accordance with the Contract Documents conforming to the size and class shown and specified. Changes in class shall be made within one-half of a pipe length of the station indicated on the Drawings.

#### B. Corrugated Metal Pipe (CMP)

Corrugated metal pipe shall only be used in culvert crossings and similar applications. Corrugated metal pipe is intended to refer to both steel and aluminum. The pipe shall conform to the following specifications:

- 1. **Steel:** Corrugated steel pipe shall meet the requirements of AASHTO M-36.
- 2. **Aluminum:** Corrugated aluminum pipe shall conform to the requirements of the AASHTO M-196.
- 3. **Aluminum Coated (Aluminized):** Corrugated aluminized pipe shall conform to the requirements of AASHTO M-36 and AASHTO M-274.

All CMP fittings shall be fabricated in a workmanlike manner, develop the full strength of the material being joined, and finished to conform to the appropriate requirements of AASHTO M-36, AASHTO M-196 and AASHTO M-274.

Corrugated steel and aluminum pipe shall jointed by using coupling bands applied as recommended by the manufacturer and approved by the Engineer. Jointing shall be gasketed and water-tight in accordance with AASHTO M 198.

Dissimilar metals may only be used in extending in place metal CMP and reattachment of dissimilar metal end sections provided an electrical insulating

material, at least one-sixteenth inch (1/16") in thickness, is used to separate the dissimilar materials.

All angles, bolts, and nuts shall be as recommended by the manufacturer for the type of pipe used and as approved by the Engineer.

The metal gauge for pipe to be used shall be in accordance with the Contract Documents.

If bituminous coating of CMP is required, the bituminous coating shall conform to the requirements of AASHTO M-190.

All welding performed by the Contractor on aluminum pipe shall incorporate the use of 4043 or 5356 alloy for welding wire. The welding shall be accomplished by either the "TIG" (tungsten, inert gas shielded) or "MIG" (metal arc welding, inert gas shielded) process.

End Section for Corrugated Metal Pipe - Galvanized steel and aluminum end sections shall be flared, beveled, shop-assembled units to serve as structural, hydraulic and esthetic treatment to corrugated metal pipe culverts. They may be attached to culverts by threaded bolts, by riveting or bolting in accordance with the manufacturer's standard procedure. End sections shall have a turned-down lip or toe plate at the wide end to act as a cutoff. Materials for steel end sections shall be galvanized steel conforming to the requirements of AASHTO M-36. The gauge shall be as follows:

- 16 Ga. Through 24" in diameter or 29" X 18" pipe-arch
- 14 Ga. 30" in diameter and 36" X 22" pipe-arch 36" in diameter and 43" X 27" pipe-arch
- 12 Ga. Over 36" in diameter and 43" X 27" pipe-arch (except that the center panels of 60" in diameter and larger and 72" x 44" pipe-arch and larger, shall be 10 Ga.)

Galvanized stiffener angles shall supplement the usual reinforced side edges for sixty inches (60") in diameter and larger, seventy-nine by forty-nine inch (79" x 49") pipe-arch and larger.

If the end section is shop attached to a stub of pipe, the pipe stub shall not be lighter in gauge than the end section.

Materials for aluminum end sections shall comply with the provisions of AASHTO M-196 and fabrication shall comply with the requirements above.

#### C. Precoated Corrugated Metal Pipe (PCMP)

All precoated corrugated metal pipe and connecting bands shall be coated to meet the AASHTO DESIGNATION: M-245 and M-246 and the coating shall be 10 mils minimum thickness each side. All exposed edges including any perforated hole edges shall be coated with a liquid coating supplied by the supplier of the precoated corrugated pipe. All metal utilized for the precoated metal pipe shall conform to SubArticle 2.2.B - Corrugated Metal Pipe. All metal pipe utilized shall have a nominal wall thickness of 16 gauge for pipes twenty-one inches (21") and larger and 18 gauge for pipes eighteen inches (18") and smaller, unless otherwise noted.

#### D. Corrugated Polyethylene Pipe (CPEP)

Corrugated Polyethylene pipe shall conform to the following specifications:

- 1. Three inch through ten inch (3" through 10") diameters: the requirements of AASHTO M-252.
- 2. Twelve inch (12") and larger diameters: the requirements of AASHTO M-294.

The corrugated Polyethylene Pipe covered by these specifications is classified as follows:

- Type C This pipe shall have a full circular cross-section with a corrugated surface both inside and outside. Corrugations may be either annular or helical.
- Type S This pipe shall have a full circular cross-section, with an outer corrugated pipe wall and a smooth inner liner. Corrugations may be either annular or helical.
- Type CP This pipe shall be Type C with Class 2 perforations.
- Type SP This pipe shall be Type S with Class 2 perforations.

All CPEP fittings shall be rotational or blow molded and shall conform to the fitting requirements of AASHTO M-252 or M-294.

Contractor shall join CPEP segments per the manufacturer's recommendations. When a bell and spigot joint is utilized, the Contractor shall ensure that the rubber gasket is correctly inserted into the joint and that the bell is on the upstream end of the pipe.

For connections not using manufactured couplings, the Contractor shall join three inch to ten inch (3" - 10") CPEP with couplings corrugated to match the pipe corrugations or with push-on couplings with locking devices. Contractor shall join twelve inch (12") and larger CPEP with couplings, corrugated to match the index in the pipe corrugations and in a width not less than three-quarters (3/4) of the nominal pipe diameter. All couplings shall be manufactured to lap equally to a distance on each jointed pipe, to no less than the diameter of the pipe and shall provide a positive means of closure.

All flared end sections and saddles shall be constructed of the same material as the pipe and shall be factory assembled units to serve as structural, hydraulic, and/or aesthetic end treatment to CPEP culverts. CPEP connections shall be as

recommended by the manufacturer. The cost of the end section and saddles shall be incidental to the pipe.

CPEP may be connected to CMP or may be used between or connected to dissimilar metals. When CPEP is used as a connection, the Contractor shall construct the connection utilizing a joint specifically manufactured for that type of connection or shall construct the connection in accordance with Standard Detail 55-1.

Contractor shall not insert any portion of the bell of CPEP pipe into any manhole, catch basin, or catch basin manhole unless that portion will be completely removed when the pipe is trimmed to two inches (2") inside the manhole in accordance with Article 5.3, SubArticle B – Storm Drain Manholes and Catch Basin Manholes.

#### E. High Density Polyethylene Pipe (HDPEP)

High density polyethylene pipe shall only be used when pipe elevation change is greater than ten (10) feet between manholes. The pipe shall conform to the following specifications:

The polyethylene resin shall be classified by ASTM D-1248 as Type III, Class C, Category 5, Grade P34, and have a minimum ASTM D-3350 cell classification of 335434C and a designation of PE 3408 by the Plastic Pipe Institute.

The polyethylene compound shall be suitably protected against ultraviolet light degradation by means of a two percent (2%) concentration of carbon black, well dispersed by pre-compounding in with the resin (by the resin manufacturer).

The pipe shall contain no recycled compound except that generated in the manufacturer's own plant from resin of the same specification from the same raw material supplier. The pipe shall be homogeneous throughout and free of visible cracks, holes, foreign inclusions, or other deleterious defects, and shall be identical in color, density, melt index, and other physical properties.

The pipe shall be designed according to the ISO modified formula in ASTM D-3035. The design pressure rating shall be expressed in terms of the static working pressure in psi for water at 73.4°F according to ASTM D-2837. The minimum allowable pressure rating for gravity pipe shall be 52 psi.

Join pipe lengths to one another using thermal butt fusion. Butt fusion of pipes shall be performed in accordance with the pipe manufacturer's recommendations for equipment and technique, using the correct size equipment and technique. Butt fusion will be performed only by personnel certified as competent by the polyethylene material supplier.

The Contractor shall provide butt fusion equipment compatible with the piping system being used as necessary to complete all joints on the project. All costs in connection with this equipment shall be included in the price bid for pipe installation.

Provide wall pipes or wall fitting as recommended by the pipe manufacturer to connect storm drain and catch basin drain pipes to manholes and catch basins.

Installation of all components shall be accomplished using the manufacturer's recommendations. Unless the Contractor's personnel are certified in the installation of polyethylene pipe, the pipe suppliers shall provide pipe personnel to instruct the

Contractor in the handling, installation, and testing of their products. The Contractor shall provide one supplier's representative at the start of construction for on-site services. Additional technical representative services, if necessary, shall also be at the Contractor's expense.

Random tests of field joints will be made by the Engineer, as necessary, as a quality control measure. The Contractor shall be responsible for removal or repair of unsatisfactory butt fusion joints.

#### E. Polypropylene Pipe (PP)

Polypropylene pipe shall conform to the following specifications:

The pipe shall meet AASHTO MP-21. All pipe and fitting joints shall be watertight per ASTM-D3212.

#### **Article 2.3 Construction**

#### A. Excavation and Backfill

Excavation and backfill for furnishing and installing pipe shall be in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

#### B. Pipe Grade and Alignment

Variance of individual pipe sections from established line and grade shall not be greater than those listed in the table below, providing that such variance does not result in a level or reverse sloping invert.

Allowance	<b>-</b> .
Diameter	Tolerance
(Inches)	<u>(Feet)</u>
8	0.03
10	0.03
12	0.03
14	0.04
16	0.04
18*	0.05

<sup>\*</sup>Note: For all pipe sizes over eighteen inches (18") in diameter, tolerance not to exceed five-hundredths feet (0.05').

During the progress of the Work, the Contractor shall provide instruments such as transits, levels, laser devices, and other facilities for transferring grades from offset hubs or for setting of batter boards or other construction guides from the control points and bench marks provided by the Contractor. The Contractor shall provide qualified personnel to use such instruments and who shall have the duty and responsibility for placing and maintaining such construction guides. The Contractor shall notify the Engineer forty-eight (48) hours prior to taking measurements on newly installed section of line and/or appurtenances for Record Documents.

If the method of transferring grades from the offset hubs to the pipe require batter-boards, they shall be at least one by six inches (1" x 6") supported on two by four inch (2" x 4") stakes or approved metal rods and shall be placed every twenty-five feet (25'). At least three boards must be in place at any given time to facilitate checking of line and grade. Both line and grade shall be checked for each piece of pipe laid, except at tunnels where methods acceptable to the Engineer shall be used to carry forward line and grade.

The practice of pushing in uncompacted backfill over a section of pipe to provide a platform for transit and level alignment and grade observations shall be subject to the approval of the Engineer. If intermittent backfilling is allowed backfilling shall be accomplished in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

Due to the flexibility of the CPEP, the Contractor shall exert due care while placing bedding and/or filter material and compacting adjacent to and over the pipe. All placement bedding and/or filter material and compaction shall be per the manufacturer's recommendations.

The Contractor shall exert due care in handling the precoated corrugated metal pipe or while placing bedding and/or filter material around the pipe so as not to damage the coating. The Contractor shall obtain a liquid coating supplied by the precoated corrugated metal supplier which will be painted over scratched or cut sections of the pipe.

#### C. Pipe Laying

CMP and PCMP pipe shall be laid in Class C Bedding and CPEP and HDPEP pipe shall be laid in Class D Bedding unless otherwise required by the Contract Documents or directed by the Engineer.

Pipe laying shall in all cases proceed upgrade. Each pipe shall be laid true to line and grade and in such a manner as to form a close concentric joint with the adjoining pipe. The alignment of the installed pipe shall appear straight to visual observations and shall be such that a full circle of light can be seen between manholes, etc., when sighting along all points of the pipe circumference. Each section of pipe shall be handled carefully and placed accurately. Each section of pipe shall be properly supported to ensure true alignment and an invert which is smooth and free from roughness or irregularity. On helical pipe, the laps shall not impede the flow and all seams shall be aligned uniformly for the length of the run. At all times, when Work is not in progress, open ends of pipe and fittings shall be securely and satisfactorily closed so that no undesirable substances shall enter the pipe or fittings. All pipe shall be laid in accordance with the respective manufacturer's recommendations. Pipe shall not be laid when the bottom of the ditch or the sides to one foot (1') above the pipe are frozen. Backfill containing frozen material shall not be placed, nor shall the trench be left open during freezing weather so that the temperature of the material near the pipe goes below freezing.

#### D. Low Pressure Air Test

Where watertight pipe is specified on the Drawings, the Contractor must perform a Low Pressure Air Test on specified plastic pipes in accordance with ASTM F1417.

#### E. Televising Storm Drains

New storm drains twelve inch (12") in diameter to thirty-six inch (36") in diameter shall be inspected by CCTV after completion of trench backfill and finished grading but prior to the placement of pavement or permanent trench resurfacing, to determine the existence and extent of any obstructions, structural deficiencies, or sags. Storm drains less than fifty feet (50') in length for a single run are not required to be televised.

The Contractor shall do the televising. The Engineer reserves the right to retelevise any new storm drain work after the placement of pavement or permanent trench resurfacing, but before acceptance by the Engineer, to determine the existence and extent of any foreign material or obstructions such as, but not necessarily limited to, cement grout, wood, rocks, sand, concrete, or pieces of pipe, and any structural deficiencies or sags precipitated by the permanent resurfacing operations or other Contract Work. The Contractor shall notify the Engineer five (5) working days in advance of the anticipated date of the televising.

Five (5) working days shall be allowed for the Engineer to review each individual video recording of each and every storm drain documented on that particular recording. In the event that any deficiencies or sags are discovered by the Engineer, either by the Contractor's televising or the Engineer's retelevising, three (3) working days shall be allowed for the Engineer to determine whether the deficiencies or sags are repairable in place. If the Engineer determines that the deficiencies or sags are not repairable in place, the affected portion(s) shall be reconstructed in accordance with these Specifications.

The Contractor shall not be entitled to any additional working days due to delays resulting from the correction of any deficiencies or sags, either repairable or non-repairable in place, as determined by televised inspections and the Engineer.

#### 1. General Requirements

- a. The video operator must have at least one (1) year of experience with a project of a similar nature.
- b. Video shall be submitted to the City on DVDs with high quality color in a format reviewable by the City.
- c. Video recordings that are out of focus shall be cause for rejection of the recordings and Contractor shall re-televise at no additional cost to the Owner.
- d. The Contractor shall notify the Engineer five (5) Municipal working days prior to televising.
- e. The Contractor shall turn over the original video recordings to the Engineer immediately after recording.

- f. Televising shall be done in one direction for the entire length between manholes; each section shall be isolated from the remainder of the storm drain as required. Sufficient water shall be supplied to cause drainage within the isolated section prior to televising.
- g. Pipe must be clean and free of dirt, rock, gravel, debris, or any other material or obstruction that will hinder the CCTV inspection.
- h. When CCTV inspection is used to check for sag, a calibrated readable device acceptable to the Engineer shall be used to measure the depth of sag.
- i. The Contractor shall not be entitled to any additional working days due to delays in securing the CCTV services of a private vendor.

#### 2. Equipment for Televising

Televising equipment shall include the television camera, television monitor, cables, power source, lights and other equipment necessary to the televising operation. The camera shall be specifically designed and constructed for operation in connection with storm drain inspection. The camera shall be self-operative in one hundred percent (100%) humidity conditions. Focal distance shall be adjustable through a range of from one inch (1") to infinity. The camera shall be self propelled or mounted on skids suitably sized for each pipe diameter to be investigated. Lighting for the camera shall minimize reflective glare. Camera and lighting quality shall be suitable to provide a clear, continuously in-focus picture of the entire inside periphery of the storm drain for all conditions encountered during the Work. The remote reading footage counter shall be accurate to within one-half percent (0.5%) over measured distance of the particular section being inspected and shall be displayed on the television monitor. The camera, television monitor and other components of the video system shall be capable of producing a minimum three hundred and fifty (350) line resolution color video picture. The equipment shall be capable of televising the entire length in one direction. When televising storm drains the camera shall be capable of scanning the joints for three hundred and sixty degrees  $(360^{\circ}).$ 

#### 3. Televising Procedures

The camera shall be moved through the line at a uniform rate, stopping and providing a complete inspection at each footing drain, at every observed defect, and a three hundred and sixty degree (360°) inspection of each pipe joint to ensure proper documentation of the condition of the storm drain. In no case shall the television camera be pulled at a speed greater than thirty feet (30') per minute. Manual winches, power winches, TV cable and powered rewinds or other devices that do not obstruct the camera view or interface with proper documentation of the storm drain conditions shall be used to move the camera through the storm drain.

If, during the televising operations, the television camera will not pass through an entire manhole section or storm access point section, the Contractor shall reset the equipment in a manner so that the inspection can continue opposite the obstruction. If the television camera encounters an obstruction within a section not accessible to a manhole or storm drain access point, the Contractor shall remove the obstruction by excavation or other appropriate means, replace whatever pipe is necessary, and retelevise the entire section.

Whenever non-remote powered and controlled winches are used to pull the television camera through the line, telephones, radios, or other suitable means of communication shall be set up between the two manholes or storm drain access points of the section being inspected to ensure that adequate communications exist between members of the crew.

The importance of accurate distance measurements is emphasized. Measurement for location of defects shall be above ground by means of a meter device. Marking on the cable, or the like, which would require interpolation for depth of manhole or storm access points, is not acceptable.

The accuracy of the measurement shall be checked daily by use of a walking meter, roll-a-tape, or other suitable device. Measurements shall be from center to center of each manhole or storm drain access point, unless permission is given by the Engineer to do otherwise. Distance shall be shown on the video data view at all times.

#### 4. Documentation of Televising

Audio and written documentation shall accompany all DVD(s) submitted to the Engineer. DVD(s) shall have printed labels with location information, date format information, and other descriptive information.

The voice recording of the DVD(s) shall make brief but informative comments on data of significance, including, but not limited to, the locations of unusual conditions, type and size of connection, collapsed section, the presence of scale and corrosion, and other discernible features.

The DVD(s) shall include the following:

The BVB (e) enaminedade the renewing.	Data View	Audio	Written
Report No. (including DVD number(s))	Х		Х
Date of CCTV inspection	Χ	Х	X
Current weather conditions			X
MOA Storm Drain Grid page number			X
Upstream and downstream manhole structure numbers, storm drain access point or station numbers.	Χ	X	X
GPS coordinate locations for upstream and downstream manholes and/or any other storm drain access points. GPS receivers shall provide sub-meter accuracy	Х		X
Location, size, type, and length of pipe.	Χ	X	X
Direction of flow and measurement ("From" manhole/storm drain access point/station number "To" manhole/storm drain access point/station number			X
Tape Counter Footage (current distance along reach)	Χ		Beginning & End
Sketch showing the street and cross streets where the TV inspection was made			Х
Description and location of each defect		X	X
Description and location of each connection		X	X

#### Article 2.4 Measurement

Measurement for all sizes of pipe shall be based on the horizontal distances and shall be from center to center of manholes, from the center of manholes to center of catch basins, from center of manholes to center of cleanout wye, and from center of manhole to end of pipe including flared end sections. Televising storm drains is considered incidental to the pay item and no separate payment shall be made. All measurements shall be rounded to the nearest whole foot.

#### Article 2.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units.

ITEM UNIT

Furnish, Install, and Televise Pipe

(Size, Type, Class, Material, Gauge and Type of Coating) Linear Foot

#### SECTION 55.03 SUBDRAINS

#### Article 3.1 General

The Work under this Section consists of the performance of all operations pertaining to furnishing and installing subdrains.

#### Article 3.2 Material

- A. All piping shall be in accordance with the Contract Documents and shall be the sizes shown and specified.
- B. The Contractor shall use perforated steel, perforated aluminum or perforated aluminized coated corrugated metal pipe as noted. Corrugated metal pipe shall conform to the provisions of Section 55.02 Furnish and Install Pipe. Perforations shall be located and sized in accordance with the requirements of AASHTO M 252 and M 294.
- C. CPEP shall conform to the provisions of Section 55.02 Furnish and Install Pipe. Size and locate perforations in accordance with the requirements of AASHTO M252 for pipe diameters three to ten inches (3" to 10") and AASHTO M294 for pipe diameters twelve to sixty inches (12" to 60"). Perforations shall be Class 2. Perforations shall be cleanly cut so that water inflow is not restricted and shall be uniformly spaced along the length of the pipe.
  - Type D Filter Material shall be used on all CPEP pipe diameters three to ten inches (3" to 10"). Type C Filter Material shall be used on all CPEP pipe diameters from twelve to sixty inches (12" to 60").
- D. Geotextile fabric shall conform to Division 20, Section 20.25 Geotextile Fabric, and shall be non-woven, pervious drainage material.
- E. All subdrains shall be heat traced and shall conform to the provisions of Section 55.23 Heat Trace.
- F. All subdrains shall have a cleanout installed every 100 feet and shall conform to Section 55.14 Construct Storm Cleanout.

#### **Article 3.3 Construction**

Refer to Standard Detail 55-3 for construction of subdrains. Each phase of construction shall be accomplished in accordance with the applicable sections of these Specifications. Excavation and backfill for furnishing and installing of subdrains shall be in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill. Furnishing and installing subdrains shall be in accordance with Section 55.02 - Furnish and Install Pipe. Furnish filter material in accordance with Division 20, Section 20.17 - Furnish Filter Material.

#### Article 3.4 Measurement

Measurement for all sizes of pipe shall be based on the horizontal distances and shall be from center to center of manholes, from the center of manholes to center of catch basins, from center of manholes to center of cleanout wye, and from center of manhole to end of

pipe including flared end sections. Measurement includes: Furnishing and Installing Pipe; Furnishing Filter Material; Furnishing and Installing Heat Trace; and, if applicable per Contract Documents, Furnishing and Installing Geotextile Fabric.

#### Article 3.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section including furnishing and installing pipe, furnishing and placing filter material, furnishing and installing heat trace, and, when required by the Contract Documents, furnishing and installing Geotextile Fabric.

Payment shall be made under the following units:

ITEM UNIT

Furnish & Install Subdrain with Heat Trace (Size, Type, Class, Material, and Gauge of Pipe, and Type of Filter Material)

Linear Foot

Furnish & Install Subdrain with Geotextile and Heat Trace (Size, Type, Class, Material, and/or Gauge of Pipe, Type of Filter Material, and Type of Geotextile Fabric)

Linear Foot

# SECTION 55.04 CONNECTIONS TO EXISTING MANHOLES OR CATCH BASINS

#### Article 4.1 General

The Work under this Section consists of the performance of all operations pertaining to the construction required for connections to existing manholes or catch basins.

#### **Article 4.2 Construction**

Excavation and backfill for connections to existing manholes or catch basins shall be in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

Connections to existing manholes or catch basins shall be made in a workmanlike manner. The invert shall be brought into the existing manhole at the elevation shown on the Drawings. The downstream pipe in manholes shall be screened to prevent entry of mortar or other debris from entering the system.

After connection is made to a storm drain manhole and the mortar holding the pipe in place has set, cut the pipe off evenly so that no more than two inches (2") of pipe protrudes into the manhole and any screening shall be removed.

#### Article 4.3 Measurement

Connection to existing manholes shall be measured as complete units in place.

# Article 4.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made on the following basis:

ITEM	UNIT
Connect to Existing Storm Drain Manhole	Each
Connect to Existing Storm Drain Catch Basin	Each

# SECTION 55.05 MANHOLES AND CATCH BASIN MANHOLES

#### Article 5.1 General

The Work under this Section consists of the performance of all Work required for the construction of storm drain manholes and catch basin manholes complete with frames and covers.

#### Article 5.2 Material

#### A. Frames and Covers

The requirement for tensile strength of the gray cast iron shall conform to the requirements of AASHTO M-306. Manhole frames, covers, and grates shall be furnished with machined horizontal bearing surfaces and shall conform to the Standard Details. The cover or grate shall not rock when rotated to any position in the frame. Catch basin manhole castings shall conform to the Standard Details.

Gray iron castings shall have appropriate certifications and be individually marked in accordance with the requirements of AASHTO M-306. Castings which do not possess appropriate AASHTO M-306 certifications and markings shall be replaced by the Contractor at no expense to the Owner.

#### B. Reinforced Concrete Manholes

Material used in the construction of reinforced concrete manholes shall conform to the requirements of ASTM C-478 and the Standard Details. Cones shall be eccentric unless otherwise approved. Forty-eight inch (48") reinforced concrete pipe may be used for manhole riser sections as an alternate. This pipe shall conform to the requirements of ASTM C-76 with a minimum thickness of five inches (5").

Each precast concrete barrel section and eccentric cone shall be set and sealed by use of a pre-molded plastic gasket pipe joint sealer as manufactured by Henry Co, Ram-Nek Sealant Division or equal and installed to the manufacturer's specification and meets AASHTO M-198, ASTM C990 or Federal Specification SS-S-210.

Cement for mortar used in the construction of manholes shall conform to the requirements of ASTM C-150, Type II. Sand shall conform to the requirements of AASHTO M-45. The mortar shall be composed of one (1) part cement and three (3) parts sand. The joints shall be constructed so as to produce a smooth, regular, watertight surface. Water shall be added in minimum amounts to provide plasticity in placing the mortar. Each concrete adjusting ring and manhole cover/frame that falls outside of a paved road section shall be set and sealed by a pre-molded plastic gasket sealer. Each concrete adjusting ring and manhole cover/frame that falls in a paved road section/sidewalk shall be set in a full bed of mortar.

Refer to Division 30, Section 30.01, Article 1.6 - Mix Requirements for Classes of Concrete, for Specifications pertaining to Class A-3 concrete as required in forming manhole inverts.

Reinforcement steel shall conform to the requirements of ASTM A-185, ASTM A-615, Grade 60 steel, or better, and the Standard Details.

#### Article 5.3 Construction

#### A. General

Excavation and backfill for the construction of storm drain manholes and catch basin manholes shall be in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

All portions of the manholes must be approved by the Engineer prior to installation in the storm drain system. The Contractor shall provide timely notice (at least two Working days in advance of casting) to allow time for the Engineer to arrange for necessary inspections. Installation of manhole sections without the Engineer's written approval shall not be allowed. This approval does not relieve the Contractor of the responsibility for protection of manholes against damage during handling and installation.

The manhole frames and covers shall be brought to grades shown on the Drawings unless otherwise approved by the Engineer. Manhole rings shall be set in a full bed of mortar and made secure. Grade adjustment rings must be set centered over the manhole and catch basin cone or lid opening with no lateral offset. No more than a one-quarter inch (1/4") lateral offset is permitted between grade adjustment rings. Total cumulative offset between grade adjustment rings shall not exceed one-half inch (1/2"). Manhole rings and catch basin frames shall be set centered on the opening with a maximum lateral offset of one-half inch (1/2") permitted.

Manholes shall be installed at the location shown on the Drawings and primary leads shall enter radially at the invert elevations specified. The base section shall be set plumb on a prepared surface. Prepared surface shall be compacted to a minimum of ninety-five percent (95%) of maximum density.

In the case of precast manhole barrel sections where holes need to be bored to provide for the storm drain pipe, the diameter of the bore shall not exceed the outside diameter of the storm drain pipe plus one and one-half inches (1.5").

Where indicated on the Drawings, a stub shall be provided for future connections to the manhole. The stub shall be sized and positioned as indicated. The end of the stub shall be stopped with a wooden plug, concrete biscuit, or other adequate methods to prevent water, earth or other substances from entering the pipe. Manholes up to twelve feet (12') in depth shall have ten foot (10') stubouts; over twelve feet (12') in depth shall have twenty foot (20') stubouts.

In the case of poured-in-place manhole construction, if the Contractor elects to accomplish the manhole construction utilizing more than one continuous concrete pour, a keyed construction joint shall be used. These manholes shall have poured-in-place bases. Precast concrete barrel sections shall be set and sealed with premolded plastic gasket. Premolded plastic gaskets for sealing pre-cast concrete barrel sections for manholes shall meet AASHTO M-198, ASTM C-990, or Federal Specification SS-S-210 and shall be installed in accordance with the manufacturer's recommendations. Gaskets shall be trimmed on the inside of the manhole to prevent the excess gasket material from entering the storm drain lines.

# B. Storm Drain Manholes and Catch Basin Manholes

Contractor shall construct storm drain manholes in accordance with the Drawings and Standard Details. In the invert of manholes, Contractor shall construct a catch of eighteen inches (18") minimum depth, unless otherwise specified.

After connecting the storm drain pipe to reinforced concrete manhole or catch basin, seal annular space around pipe penetrations with cement mortar, or an approved equal. Cement mortar shall conform to the requirements of ASTM C-150, Type II. After the mortar has firmly set, Contractor shall cut the pipe evenly so that no more than two inches (2") of the pipe protrudes into the manhole.

#### Article 5.4 Measurement

Manholes and catch basin manholes shall be measured as units complete in place. Depth of manholes and catch basin manholes shall be based upon a measurement to the nearest foot from top of casting to the top of the base slab. Standard depths for manholes and catch basin manholes shall be constructed in accordance with the Standard Details and designated as to type.

TYPE STANDARD DEPTH

Type I, II, III twelve feet (12')

All depths over the specified standard depth shall be paid for under the bid item "Additional Depth to Manhole" as defined below:

# Additional Depth for Manholes:

This item consists of the construction of additional depth to manholes over and above the twelve foot (12') depth specified above.

Additional depth to manholes and catch basin manholes shall be complete in place.

# Article 5.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made on the following basis:

ITEM	UNIT
1 1 LIVI	OINII

Construct (Type, Diameter\*) Manhole Each

Construct (Type) Catch Basin Manhole Each

Additional Depth to (Type) Manhole Linear Foot

<sup>\*</sup> For Type III manholes, include the diameter in the descriptor for the appropriate pay item.

# SECTION 55.06 WATERTIGHT MANHOLE FRAMES AND COVER

#### Article 6.1 General

The Work under this Section consists of the performance of all Work required for the construction of watertight manhole frames and covers.

#### Article 6.2 Material

Watertight frames and covers for manholes and similar appurtenances shall be of cast iron and conform to the dimension shown in the Standard Details. The requirement for tensile strength of the gray iron shall be 30,000 PSI minimum in accordance with the requirements of ASTM A-48 and the requirement for transverse breaking load shall be 2,000 pounds in accordance with the requirements of ASTM A-438. Contact surfaces between frames and covers shall be machined to provide a uniform contact surface. Manhole covers shall have identification letters as shown on the Standard Details.

#### Article 6.3 Construction

Provide watertight Manhole Frames and Covers as indicated on the Drawings and in accordance with the Standard Details.

#### Article 6.4 Measurement

Watertight manhole frames and covers shall be measured as complete units in place.

# Article 6.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment is to be made only for the additional cost of furnishing and installing the watertight frame and cover which exceeds the cost of the standard frame and cover included in the completed manhole unit price.

Payment shall be made under the following unit:

ITEM UNIT

Additional Cost of Watertight Manhole Frame and Cover Each

# SECTION 55.07 ADJUST STORM DRAIN MANHOLE CONE TO FINISH GRADE

#### Article 7.1 General

The Work under this Section consists of providing all operations pertaining to the adjustment of existing manhole cones to finish grade. All broken and/or missing manhole components are to be replaced with new materials furnished and installed by the Contractor.

#### Article 7.2 Material

All materials used in the adjustment of manhole cones including mortar, steps, barrel sections, black premolded plastic gaskets, etc., shall conform to the requirements for manholes as outlined in Section 55.05 - Manholes and Catch Basin Manholes. Radial concrete manhole blocks may be used for upward adjustments in certain cases if approved by the Engineer.

#### Article 7.3 Construction

The Contractor shall remove the existing cone and add to or remove portions of the barrel of each manhole requiring a cone adjustment. Each precast concrete barrel and cone section shall be set upon and sealed with a premolded plastic gasket which shall meet AASHTO M-198, ASTM C990, or Federal Specification SS-SS-210. Any damage to manholes resulting from construction under this Contract shall be repaired or the damaged portion replaced at the Contractor's expense. All inverts, benchwalls, and/or catch areas shall be left clean and free from any foreign materials.

For paving projects, Contractor shall adjust the manhole cone to finish grade in accordance with Standard Detail 55-12 Manhole Heights prior to placement of asphalt pavement. New asphalt shall not be cut for adjustments.

#### Article 7.4 Measurement

Manhole cone adjustments shall be measured as units, complete in place.

# Article 7.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment for cone adjustments shall include compensation for changes in height per the applicable Standard Details, unless otherwise directed by the Engineer. In no case will payment for both ring and cone adjustments be made for the same manhole. Any adjustments requiring cutting of new asphalt shall not be paid and shall be deducted from the plan quantity.

Payment shall be made under the following unit:

ITEM UNIT

Adjust Storm Drain Manhole Cone Each

# SECTION 55.08 ADJUST STORM DRAIN MANHOLE RING TO FINISH GRADE

#### Article 8.1 General

The Work under this Section consists of providing all operations pertaining to the adjustment of existing manhole rings to finish grade. All broken and/or missing manhole components are to be replaced with new materials furnished and installed by the Contractor in accordance with these Specifications.

#### Article 8.2 Material

All materials used in the adjustment of manhole rings shall conform to the requirements for manholes as outlined in Section 55.05 – Manholes and Catch Basin Manholes.

The Contractor may utilize Neenah R-1979 Series Manhole Adjusting Rings, or an approved equal, for adjusting the manhole to finished grade.

# **Article 8.3 Construction**

The Contractor shall adjust the manhole rings in accordance with the applicable Standard Details. The Contractor shall set the adjusting rings in a bed of premolded plastic gasket material that meets AASHTO M-198, ASTM C990, or Federal Specification SS-S-210. The casting can be set in a bed of mortar with steel adjusting shims in the event the grade will not allow the premolded plastic gasket material. The steel shims shall be placed in four locations as a minimum and must be approved by the Engineer. Any damage to manholes resulting from construction under this Contract shall be repaired or the damaged portion replaced at the Contractor's expense.

Grade adjustment rings must be set centered over the manhole and catch basin cone or lid opening with no lateral offset. No more than a one-quarter inch (1/4") lateral offset is permitted between grade adjustment rings. Total cumulative offset between grade adjustment rings shall not exceed one-half inch (1/2"). Manhole rings and catch basin frames shall be set centered on the opening with a maximum lateral offset of one-have inch (1/2") permitted.

Milling is an approved method of lowering the manhole grade. Use a horizontal milling process where the casting is milled to lower the top to meet the finish grade of the street. This method must be submitted to the Engineer for approval.

Contractor shall remove and replace pavement around the manhole prior to adjustment in such a way to minimize impact to the travel path of the roadway. Contractor shall either use infrared treatment to amalgamate old and new pavement or shall make the pavement cut in such a way to prevent a straight line patch from occurring perpendicular to the direction of travel. Pavement cuts shall be made in a diamond shape in relation to the travel path rather than a square shape.

For paving projects, Contractor shall adjust the manhole ring to finish grade prior to placement of asphalt pavement. New asphalt shall not be cut for adjustments.

#### Article 8.4 Measurement

Manhole ring adjustments shall be measured as units, complete in place.

# Article 8.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 – Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment for ring adjustment shall include full compensation for changes in height. In no case will payment for both ring and cone adjustments be made for the same manhole. Any adjustments requiring cutting of new asphalt shall not be paid and shall be deducted from the plan quantity.

Payment shall be made under the following unit:

ITEM	UNIT
Adjust Storm Drain Manhole Ring	Each

#### SECTION 55.09 CONSTRUCT CATCH BASIN

#### Article 9.1 General

The Work under this Section consists of the performance of all operations pertaining to the construction and installation of catch basins.

#### Article 9.2 Material

Materials used in the construction of catch basins shall conform to the requirements of ASTM C-478 and the Standard Details.

Cement for mortar used in the construction of catch basins shall conform with the requirements of ASTM C-150, Type II. Sand shall conform with the requirements of AASHTO M-45.

#### Article 9.3 Construction

Excavation and backfill for furnishing and installing of catch basin shall be in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

After the mortar has set firmly, the pipe is to be cut off evenly so that not more than two inches (2") of the pipe protrudes into the catch basin.

Reducing slab shall be set and sealed by a pre-molded plastic gasket joint sealer as manufactured by Henry Co., Ram-Nek Sealant Division or equal and installed to the manufacturer's specification. Plastic gasket joint sealers shall meet AASHTO M-198, ASTM C-990, or Federal Specifications SS-S-210.

Contractor shall bring catch basin rings and covers to the grades shown on the Drawings. Grade stakes defining the elevation of the casting, and hub stakes with tacks to define the line for the curb face shall be set by the Contractor. The Contractor may accomplish final setting of the casting by wedging it up with masonry material as approved by the Engineer. The casting shall then be set in a full bed of mortar and made secure.

Mortar used in the construction of catch basins shall be composed of one (1) part cement and three (3) parts sand. All joints and connections are to be mortared. The joints shall be made so as to produce a smooth, regular, watertight surface. Water shall be added in minimum amounts to provide plasticity in placing the mortar.

Contractor shall use Class A-3 concrete, as defined in Division 30, Section 30.01, Article 1.6 - Mix Requirements For Classes of Concrete, in the formation of catch basin base slabs.

#### Article 9.4 Measurement

Catch Basins shall be measured as units complete in place.

# Article 9.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made on the following basis:

ITEM	UNIT
Construct Catch Basin	Each

#### SECTION 55.10 RELOCATE CATCH BASIN OR CATCH BASIN MANHOLE

#### Article 10.1 General

The Work under this Section consists of providing all operations pertaining to relocating of existing catch basin or catch basin manholes.

#### Article 10.2 Material

All materials used in relocation of catch basins or catch basin manholes shall conform to the requirements for catch basins as outlined in Section 55.05 - Manholes and Catch Basin Manholes, and Section 55.09 - Construct Catch Basin.

#### Article 10.3 Construction

The Contractor shall note the fact that he may be required to relocate more than one type of catch basin or catch basin manhole under this Contract. All excavation, trenching and backfill necessary for the removal and relocation shall be considered incidental to this item. The Contractor shall backfill the excavation with suitable, non-frost-susceptible material and compact it to not less than ninety-five percent (95%) of maximum density as directed by the Engineer. If additional material is required for backfill it will be paid for under the item "Furnish Trench Backfill." Existing leads may require relocation up to a maximum length of fifteen feet (15') to provide proper alignment. Such relocation shall be considered incidental to this Item. Relocation of existing pipe leads and any additional pipe leads shall be incidental Work. Pipe used shall be the same size and type as the existing leads. The relocated catch basin or catch basin manholes shall be adjusted to finish grade as directed by the Engineer.

#### Article 10.4 Measurement

Relocation of catch basins or catch basin manholes will be measured on a basis of units complete in place at the new location and accepted by the Engineer.

# **Article 10.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

Relocate Catch Basin Each
Relocate Catch Basin Manhole Each

#### SECTION 55.11 REMOVE MANHOLE OR CATCH BASIN

#### Article 11.1 General

The Work under this Section consists of providing all operations pertaining to the removal and disposal or salvage of existing manholes.

#### **Article 11.2 Construction**

Salvaged materials shall be removed in a workman-like manner and delivered to a site as directed by the Engineer. Non-salvageable materials shall be removed to a Contractor-provided disposal site.

Any excavation required in the removal shall be considered incidental to this item. The Contractor shall backfill the excavation with a suitable, non-frost susceptible material and compact it to not less than ninety-five percent (95%) of maximum density as directed by the Engineer. If additional material is required for backfill, it will be paid for under the Item "Furnish Trench Backfill." Existing pipes shall be suitably plugged and abandoned unless otherwise noted.

#### Article 11.3 Measurement

Removal of existing manholes or catch basins will be measured as units.

# **Article 11.4 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM	UNIT
Remove Manhole	Each
Remove Catch Basin	Each

# SECTION 55.12 ADJUST CATCH BASIN TO FINISH GRADE

#### Article 12.1 General

The Work under this Section consists of providing all operations pertaining to the adjustment of existing catch basins to finish grade.

#### Article 12.2 Material

All materials used in the adjustment of catch basins shall conform to the requirements for catch basins as outlined in Section 55.09 - Construct Catch Basin.

#### Article 12.3 Construction

Rotational as well as vertical displacement of the catch basin top and casting might occur. All adjustments will be accomplished as directed by the Engineer. Any damage to catch basins resulting from construction under this Contract shall be repaired or the damaged portion replaced at the Contractor's expense.

Grade adjustment rings must be set centered over the catch basin cone or lid opening with no lateral offset. No more than a one-quarter inch (1/4") lateral offset is permitted between grade adjustment rings. Total cumulative offset between grade adjustment rings shall not exceed one-half inch (1/2"). Catch basin frames shall be set centered on the opening with a maximum lateral offset of one-have inch (1/2") permitted.

#### Article 12.4 Measurement

Catch basin adjustments shall be measured as units, complete in place.

# **Article 12.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit.

ITEM	UNIT
Adjust Catch Basin to Finish Grade	Each

# SECTION 55.13 ABANDON CATCH BASIN LEAD

#### Article 13.1 General

The Work under this Section consists of performing all operations pertaining to the abandonment of catch basin leads. Catch basin leads to be abandoned may be crushed in place, filled with sand slurry, or removed, at Contractor's option and approval by the Engineer.

#### Article 13.2 Materials

Sand slurry shall consist of a mixture of water and sand with an approximate ratio of seven gallons of water per cubic foot of sand. Native materials that contain no lumps, frozen material, organic matter, or other deleterious material are acceptable for use in the slurry mixture.

#### **Article 13.3 Construction**

Contractor shall abandon all catch basin leads as shown on the Drawings. The opening in the storm drain manhole where the catch basin lead enters shall be plugged with concrete grout and the lead filled with sand slurry.

Where catch basin leads lie within trench excavation, as called for in the Drawings and Specifications, the leads shall be removed.

#### Article 13.4 Measurement

Abandonment of each catch basin lead shall be measured as a complete unit. This item will include materials, excavations, placement of materials, disposal of unusable materials, backfill, and incidental operations.

# **Article 13.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

IIEM	UNII
Abandon Catch Basin Lead	Fach

# SECTION 55.14 CONSTRUCT STORM CLEANOUT

# Article 14.1 General

The Work under this Section consists of the performance of all Work required for the construction and installation of storm drain and sub-drain cleanouts.

#### Article 14.2 Material

Materials used in the construction of storm drain and sub-drain cleanouts shall conform to the Standard Details.

#### **Article 14.3 Measurement**

Storm drain and sub-drain cleanouts shall be measured as units, complete in place.

# **Article 14.4 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made on the following basis:

ITEM	UNIT
Construct Storm Drain Cleanout	Each
Construct Sub-Drain Cleanout	Each

# SECTION 55.15 ADJUST STORM CLEANOUT TO FINISH GRADE

#### Article 15.1 General

The Work under this Section consists of providing all operations pertaining to adjustment of existing cleanouts to finish grade. All broken and/or missing cleanout components are to be replaced with new materials furnished and installed by the Contractor in accordance with these Specifications.

#### Article 15.2 Material

All materials used in the adjustment of cleanouts shall conform to the requirements for cleanouts as outlined in Section 55.14 - Construct Storm Cleanout.

#### **Article 15.3 Construction**

The Contractor may be required to adjust more than one type of cleanout under this Contract. All adjustments will be accomplished as directed by the Engineer. Any damage to cleanouts resulting from construction under this Contract shall be repaired or the damaged portion replaced at the Contractor's expense.

#### **Article 15.4 Measurement**

Cleanout adjustments will be measured per unit, complete in place.

# Article 15.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Adjust Storm Cleanout to Finish Grade	Each

# SECTION 55.16 CONSTRUCT DROP CONNECTION

#### Article 16.1 General

The Work under this Section consists of the performance of all Work required for the construction and installation of storm drain drop connections to manholes.

#### Article 16.2 Material

Pipe and fittings used in the construction of drop connections for storm drain shall conform to the requirements of Section 55.02 - Furnish and Install Pipe and the Standard Details.

#### Article 16.3 Construction

Excavation and backfill for the construction of drop sewer connection to manhole shall be in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

Over-excavation under drop connection shall require compaction of not less than ninety-five percent (95%) of the maximum density prior to installation of the pipe and fittings, or the concrete cradle.

Refer to Division 30, Section 30.01, Article 1.6 - Mix Requirements for Classes of Concrete for specifications pertaining to Class A-3 concrete.

#### Article 16.4 Measurement

Storm drain drop connections shall be measured as units, complete in place.

#### Article 16.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made on the following basis:

ITEM	UNIT
Construct Drop Storm Drain Connection (Detail #)	Each

# SECTION 55.17 FLUME DOWNDRAIN

# Article 17.1 General

The Work under this Section consists of performing all operations pertaining to furnishing and installing flume downdrain(s) with anchor assemblies at locations shown on the Drawings.

#### Article 17.2 Materials

All material utilized in the fabrication of the galvanized metal flume downdrain(s) shall conform to Section 55.02 - Furnish and Install Pipe with a minimum sheet thickness of six-hundredths inches (0.060").

#### **Article 17.3 Construction**

The flume downdrain(s) shall be fabricated in accordance with the details and dimensions shown on the Drawings. No dissimilar metal shall be allowed at any installation. Anchor assemblies shown on the Drawings may be used with an aluminum installation provided the anchor assemblies are electrically insulated. All flume sections shall be connected together and to the existing pipe by means of galvanized bolts as indicated on the Drawings.

# **Article 17.4 Measurement**

Measurement shall be based on the horizontal length of flume downdrain measured from the top end of the flume downdrain to end of flared or half-round metal pipe modified end section complete in place with anchors properly placed in the ground and bolted to the flume downdrain pipe.

# **Article 17.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Furnish and Install Flume Downdrain (Size)	Linear Foot

#### SECTION 55.18 FOOTING DRAIN SERVICES

#### Article 18.1 General

The Work under this section includes all material, labor, and equipment necessary for construction, connection, and/or disconnection/reconnection of footing drain services to the storm drain system.

#### Article 18.2 Material

For new footing drain service construction, Contractor shall provide CPEP (Type S) Pipe and Filter Material (Type B) as specified on the Drawings. Connect footing drain services to the storm drain with a saddle of a type recommended by the pipe manufacturer.

For reconnection of footing drain services, Contractor shall reconnect the existing footing drain service to the storm drain with a saddle of appropriate size and of a type recommended by the pipe manufacturer.

#### Article 18.3 Construction

Excavation and backfill for the construction of footing drain services is incidental. The number and approximate location of footing drain services are shown on the Drawings.

Contractor shall follow the footing drain saddle manufacturer's recommendations for installation, including ensuring that the connection is the correct size and shape and that the cut edges are smooth.

#### Article 18.4 Measurement

Footing drain services is measured as units, complete in place.

The Work under this Section includes all materials, equipment, and Work required to construct, connect, disconnect, and/or reconnect the footing drain services as indicated on the Drawings and in accordance with this Division and Division 20 – Earthwork. Such materials, equipment, and Work are incidental and no additional payment is made for the following:

Trench Excavation and Backfill, Unusable or Surplus Excavation, Disposal of Unsuitable or Surplus Material, Usable Excavation, Type B Filter Material, Furnish and Install Subdrain Pipe, Mechanical Compaction, Type II Trench Backfill, Shoring, Sheeting, and Bracing, Portable and Steel Shield, and Canousa Wrap.

# **Article 18.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

ITEM UNIT
Disconnect/Reconnect Footing Drain Service Each
Construct Footing Drain Service (Size) Each

# SECTION 55.19 CONSTRUCT OPEN DITCH

#### Article 19.1 General

The Work under this Section consists of the performance of all Work required for the excavation, embankment and spreading of material necessary to construct an open ditch.

#### **Article 19.2 Construction**

#### A. Excavation

Excavation shall be to the grade and ditch cross section shown on the Drawings. The final ditch shall have no projections of roots, stumps, rock or similar matter. Material hauled from the job site for disposal shall be paid for under Division 20, Section 20.27 – Disposal of Unusable or Surplus Material.

#### B. Embankment

Embankment shall be to the shape and at the location shown on the Drawing. The type of material utilized to construct ditch banks and dikes shall be as noted on the Drawing, or as approved by the Engineer. If additional material is required for embankment, it will be paid for under Division 20 - Earthwork.

# C. Cleanup

The Contractor shall maintain the ditch and keep it open and free from all debris, as directed by the Engineer until final acceptance.

#### Article 19.3 Measurement

Measurement for open ditch construction shall be per linear foot along the slope of the ditch.

# **Article 19.4 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made on the following basis:

ITEM UNIT

Construct Open Ditch Linear Foot

#### SECTION 55.20 CULVERT

#### Article 20.1 General

The Work under this Section consists of the performance of all materials and operations required to furnish and install culverts. This work includes furnishing and installing flared end sections on all culverts.

#### Article 20.2 Construction

Excavation and backfill for furnishing and installing of culverts shall be in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

The Contractor shall furnish and install culverts as shown on the Drawings. The pipe shall be installed to the alignment and grades as required by the Drawings. Pipe materials shall meet the Specifications included in Section 55.01 - General and Section 55.02 - Furnish and Install Pipe, of this Division. The pipe shall be installed so that there is a minimum of twelve inches (12") of cover over the pipe before the placement of surfacing materials. Excavation, backfilling, compaction, and grading or ditching necessary to direct water into or out of the culvert, are incidental items and no separate payment shall be made.

Where additional backfill material is required, it shall be classified fill or backfill in accordance with Division 20, Section 20.21 – Classified Fill and Backfill and as directed by the Engineer. Disposal of unusable material shall be paid under "Unusable Excavation" or "Disposal of Unsuitable or Surplus Material" as designated in the Bid Proposal.

#### Article 20.3 Measurement

Measurement of culverts shall be per linear foot along the slope of the pipe from end to end. Flared end sections will not be measured for payment, will not be included in the culvert length, and are incidental to the culverts.

# **Article 20.4 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made on the following basis:

Culvert (Pipe Size, Type, Gauge, Shape)

ITEM UNIT

Linear Foot

#### SECTION 55.21 FIN DRAIN

#### Article 21.1 General

The Work under this Section consists of performing all operations pertaining to furnishing and installing an impervious subsurface fin drain system as shown on the Drawings or as directed by the Engineer.

#### Article 21.2 Materials

The fin drain system shall consist of a flexible, impervious, vertical core made of a deeply-dimpled, high-strength styrene sheet and a perforated storm pipe enveloped in a non-woven polypropylene filter fabric.

The subsurface fin drain system shall be Miradrain 5000 (for double-sided drainage) manufactured by Mirafi Inc., P.O. Box 240967, Charlotte, NC, 28224, telephone (704) 523-7477, or an approved equal.

#### A. Fin Core

The fin core shall consist of a deeply-dimpled, high-strength, non biodegradable styrene sheet. Provide fin core which is dimpled on both sides of the shaft. Dimple pattern shall create open channels between the dimples 0.40 to 0.80 cm wide and not less than 0.80 cm deep, which allows water flow along the face of the fin core on both sides in all directions.

# B. Filter Fabric

The filter fabric shall conform to the requirements of Division 20, Section 20.25 - Geotextile Fabric for Subsurface Drainage and Riprap Liner or an approved equal.

# C. Pipe

The perforated encased pipe shall conform to the requirements of Section 55.02 - Furnish and Install Pipe. Compaction adjacent to the pipe shall conform to Division 20, Section 20.13 - Trench Excavation and Backfill and the manufacturer's recommendations. The perforations in the pipe shall conform to Section 55.03 - Subdrains.

#### Article 21.3 Construction

Contractor shall Install the fin drain in accordance with the manufacturer's recommendations and the applicable provisions of Division 20, Sections 20.17 - Furnish Filter Material; Section 20.01, Article 1.5 - Compaction Standards; Section 20.25 - Geotextile Fabric; Section 55.02 - Furnish and Install Pipe; Section 55.03 – Subdrains; and this Section. The Work under this Section shall include mechanical compaction, non-woven geotextile fabric, pipe, fin core, installing the fin drain system, filter material (Type C), Trench Excavation and Backfill, and Disposal of Unusable or Surplus Material.

# Article 21.4 Measurement

The method of measurement for furnishing and installing the fin drain shall be per linear foot based on the horizontal distance measured from center of manhole to center of manhole and center of manhole to center of cleanout riser.

# Article 21.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

TTEM UNIT

Furnish and Install Fin Drain (Size, Type) Linear Foot

#### SECTION 55.22 **OIL AND GRIT SEPARATOR**

#### Article 22.1 General

The Work under this section consists of performing all operations pertaining to constructing a storm drain oil and grit separator, complete with manhole structure, frames, covers, and diversion apparatus as shown on the Drawings, or as the Engineer directs.

# **Article 22.2 Description**

The oil and grit separator is a below-grade structure consisting of a prefabricated diversion apparatus fastened securely to the inside of a concrete storm drain manhole. The separator is designed to remove oil and sediment from stormwater and to bypass flows during peak events to prevent scour of accumulated sediment.

Contractor shall furnish and install an oil and grit separator, Stormceptor Model STC3600 (unless otherwise specified) manufactured by:

Rinker Materials/Stormceptor 800 NE Tenney Road, Suite 413 2140 East Dimond Vancouver, WA 98685 Phone: 503-572-9894

FAX: 503-296-2023

Local Contacts: D & S Concrete, Inc. Boulevard Anchorage, AK 99507 Phone: 907-349-6031 FAX 907-349-4597

Local Contacts: **CONTECH Vortechnics OGS Systems** 111 E. 100<sup>th</sup> Avenue Anchorage, Alaska 99515 Phone: 907-344-1144 Fax: 907-344-1174. or an approved equal. or an approved equal.

#### Article 22.3 Materials

All excavation, backfill, and compaction required to install the oil and grit separator is incidental to this item. Contractor shall backfill the excavation with Type II Classified Fill and Backfill material. If foundation material is required, it will be paid under the bid item "Foundation Backfill (Type II)."

The storm drain manhole shall conform to the requirements of Section 55.05 - Manholes and Catch Basin Manholes and the Drawings. The diversion apparatus shall conform to the requirements of the oil and grit separator manufacturer's specifications.

Contractor shall provide access to the structure through two (2) manhole frames and covers. The smaller cover shall conform to Standard Detail 55-4. The manufacturer of the oil and grit separator shall provide the larger cover clearly marked "oil/grit separator" and the larger cover shall support HS-20 loadings.

#### Article 22.4 Construction

Contractor shall install the separator in accordance with Section 55.05 - Manholes and Catch Basin Manholes and with the separator unit manufacturer's specifications.

Contractor shall backfill around the manhole with a minimum of three feet (3') Type II Classified Fill and Backfill to the full depth of the manhole, compacted in accordance with Division 20, Section 20.21 - Classified Fill and Backfill. Classified Fill and Backfill is incidental to this pay item, and no separate payment shall be made.

#### Article 22.5 Measurement

Oil and grit separator is measured as a complete unit in place and shall include the concrete manhole, diversion apparatus, frames, covers, and classified backfill. All clearing and grubbing or excavation, and providing Type II Classified Fill and Backfill, disposal of unusable or unsuitable material necessary to construct the oil and grit separator, is incidental to this Work item. Foundation backfill, if required, will be paid pursuant to Division 20, Section 20.19 - Furnish Foundation Backfill.

# Article 22.6 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment will be made under the following unit:

ITEM	UNIT
Oil and Grit Separator (Model #)	Each

#### SECTION 55.23 HEAT TRACE SYSTEM

#### Article 23.1 General

The Work under this Section consists of performing all operations pertaining to furnishing and installing a heat trace system as required by the Drawings and these Specifications.

Locations of heat cables, manholes, catch basin and storm drain services, and appurtenances shown on the Drawings are approximate and the exact locations will be established in the field in consultation with the Engineer.

Materials furnished shall be new, except such used materials as may be specifically provided for on the Drawings or Special Provisions. Where an existing system is to be modified, the existing materials shall be reused on the project or disposed as shown on the Drawings or in the Special Provisions.

All systems shall be complete and in operation with all materials in conformance with Contract Documents at the time of final acceptance.

# Article 23.2 Regulations and Codes

Work shall be as specified in Division 80, Section 80.01, Article 1.2 - Regulations and Codes and this Section.

Heat cables shall be provided with Factory Mutual or UL listing indicating approval for freeze protection in the indicated locations shown on the Drawings and specified herein.

# **Article 23.3 Equipment Lists and Drawings**

Work shall be as specified in Division 80, Section 80.01, Article 1.3 - Equipment List(s) and Drawings and this Section. The portfolio(s) shall include:

- 1. Submit manufacturer's installation and testing instructions.
- 2. Submit operations and maintenance instructions.
- 3. Submit complete control diagrams in block and schematic form indicating wire sizes, raceway sizes, locations, component configurations, equipment layouts, and all other information necessary to completely describe each and every portion of the controls installation.
- 4. Submit MEGGER outputs before and after installation.

# Article 23.4 Warranties, Guarantees, and Inspection Sheets

Provide in accordance with Division 80, Section 80.01, Article 1.4 - Warranties, Guarantees, and Inspection Sheets.

# **Article 23.5 Safety Precautions**

Before starting Work on existing heat cable systems, Contractor shall disconnect and lock-off load centers feeding circuits for the heat trace system. Disconnection shall be made by utility or main and branch breakers locked in "off" position.

Suitable signs shall be posted at load centers when Contractor is working on any of the circuits fed from the load center.

#### Article 23.6 Heat Cables

Self-limiting thermoplastic insulation, parallel resistance heating cable with a 300-volt insulation rating, with output of eight (8) watts/linear foot at a 240-volt single phase operation and tinned copper metal braid with fluoropolymer overjacket as manufactured by Thermon Type FLX (8-FLX-2-FOJ). Substitutions: Items of other manufacturers of same quality, construction, rating, capacity, function, and characteristics may be acceptable.

Labeling on cable: Manufacturer, catalog number, rating in volts, or in volts and AMPS.

Color coding: Non-heating lead wire shall be red for 240-volt nominal circuit voltage.

Contractor shall provide an isolated ground wire for each circuit and shall install cables in accordance with manufacturer's recommendations for this application.

The heat cable insulation's resistance and continuity shall be tested in accordance with methods and times as required in manufacturer's recommendations. Tests shall be conducted and test results recorded at the following minimum times:

- 1. When the cable arrives on the job site before installation.
- 2. After it is installed completely.

Contractor shall install heat cable(s) in watertight galvanized rigid conduit and junction boxes in manholes, storm drains, and other parts of storm drain systems as shown on the Drawings. End terminations in manholes and lift stations shall be above the normal water line.

Contractor shall install cable in a single length without splices or joints. Contractor shall provide bonding and grounding of drain in accordance with cable manufacturer's recommendations. All cold lead to heat trace connections and end terminations shall be accessible and waterproof.

All cables shall be protected by 30 mA GFI circuit breakers.

Contractor shall secure cable in dead-end raceways in accordance with manufacturer's recommendations to ensure cable remains in place after installation.

See Drawings for additional installation requirements.

Contractor shall mount all components grouped neatly and securely fastened to surfaces in accordance with manufacturer's recommendations.

Provide engraved nameplate at junction box serving heat cables in each storm drain manhole. Nameplate shall be white letters on red background and include the message "WARNING 240 V. HEAT CABLE(S)" and include load center location.

#### Article 23.7 Measurement

The length of measurement shall be the horizontal length of the storm drain systems to be heat traced. Measurement includes all terminations, markings, and incidental supplies as required to meet the provisions of this Section. Cables installed in manholes and catch basins will not be measured, but rather the following distances will be considered standard unless determined otherwise by the Engineer.

Manhole forty feet (40')

Catch Basin sixteen feet (16')

# **Article 23.8 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Heat Trace Linear Foot

#### SECTION 55.24 CONSTRUCT CONCRETE HEADWALL

#### Article 24.1 General

The Work under this Section consists of the performance of all operations required for the construction of concrete headwalls.

#### Article 24.2 Material

Refer to Division 30.00 Standard Construction Specifications for Portland Cement Concrete, Section 30.01 General, Article 1.6 Mix Requirements for Classes of Concrete for Specifications pertaining to Class A-3 Concrete as required for constructing Headwalls.

#### **Article 24.3 Construction**

The Contractor shall excavate, place and compact to not less than ninety-five (95) percent of maximum density backfill bedding in accordance with Division 20.00 Standard Construction Specifications for Earthwork. Forms shall be set to provide finished concrete conforming to the lines, shape and dimensions shown on the applicable detail. The forms shall be made sufficiently tight to prevent leakage of cement or roughness of the finished surfaces.

The Contractor shall backfill behind the headwall and place the necessary sewer insulating berm. He shall also grade open ditches as shown on the Drawings and as required to conduct the storm water from the headwall to a point of disposal.

#### Article 24.4 Measurement

Headwalls shall be measured as units complete in place.

# **Article 24.5 Basis of Payment**

Payment for this Work shall be in accordance with Section 55.01 General, Article 1.6 Payment - General and shall include full payment for all Work described in Section 55.10.

Payment shall be made on the following basis:

ITEM	UNIT
Construct Concrete Headwall (Include Detail No.)	Each

# SECTION 55.25 CONSTRUCT DRYWELL

#### Article 25.1 General

The Work under this Section consists of the performance of all operations pertaining to the construction and installation of dry wells.

#### Article 25.2 Material

Materials used in the construction of drywells shall conform to the requirements of Division 30.00 Standard Construction Specifications for Portland Cement Concrete, Division 55.00, Standard Construction Specifications for Storm Drain System, Division 20.00 Standard Construction Specifications for Earthwork and the Standard details of these Specifications. Frames and intake castings shall be in accordance with the Standard Details of these Specifications.

#### **Article 25.3 Construction**

Excavating and backfill for the construction of drywells shall conform with Division 20.00 Standard Specifications for Earthwork, Section 20.07 Trench Excavation and Backfill, of these Specifications. Compaction shall conform with Section 20.14 Mechanical Compaction of this Specification. All materials and portions of the drywells must be approved by the Engineer Prior to installation.

The drywell shall be installed at the location and elevation shown on the Drawings.

# Article 25.4 Measurement

Drywells shall be measured as units complete in place. Disposal of Unusable Excavation and A.C. Pavement (if required) shall be paid under the designated item in the Bid Proposal.

# **Article 25.5 Basis of Payment**

Payment of this Work shall be in accordance with Division 10.00 Standard General Provisions, Section 10.07 Measurement and Payment of these Specifications and shall include payment for all Work described in this section.

Payment shall be made on the following basis:

ITEM	UNIT
Construct Drywell	Each

# CITY OF PALMER STANDARD SPECIFICATIONS

DIVISION 60 WATER SYSTEMS

# STANDARD CONSTRUCTION SPECIFICATIONS FOR WATER SYSTEMS DIVISION 60 INDEX

SECTION 60.01 Article 1.1 Article 1.2 Article 1.3 Article 1.4 Article 1.4 Article 1.5	GENERAL Scope of Work. Applicable Standards Survey. Definitions Pipe Insulation. Payment - General	1 4 4 5
SECTION 60.02 Article 2.1 Article 2.2 Article 2.3 Article 2.4 Article 2.5 Article 2.6	FURNISH AND INSTALL PIPE General Material Construction Flushing and Testing Measurement Basis of Payment	6 9 13
SECTION 60.03 Article 3.1 Article 3.2 Article 3.3 Article 3.4 Article 3.5	FURNISH AND INSTALL VALVES General Material Construction Measurement Basis of Payment	20 20 22
SECTION 60.04 Article 4.1 Article 4.2 Article 4.3 Article 4.4 Article 4.5	FURNISH AND INSTALL FIRE HYDRANTS  General  Materials  Construction  Measurement  Basis of Payment	23 23 24 25
SECTION 60.05 Article 5.1 Article 5.2 Article 5.3 Article 5.4 Article 5.5 Article 5.6 Article 5.7	FIRE LINES General Material Construction Fire Hydrants, Valves and Valve Boxes Flushing and Testing Measurement Basis of Payment	26 26 27 27
SECTION 60.06 Article 6.1 Article 6.2 Article 6.3	WATER SERVICE LINES  General  Material  Construction	28 28

	Article 6.4	Measurement	32
	Article 6.5	Basis of Payment	
SECT	ION 60.07	POLYETHYLENE ENCASEMENT	34
0201	Article 7.1	General	
	Article 7.2	Material	
	Article 7.3	Construction	
	Article 7.4	Measurement	
	Article 7.5	Basis of Payment	
SECT	ION 60.08	TEMPORARY WATER SYSTEMS	
	Article 8.1	General	
	Article 8.2	Material	
	Article 8.3	Construction	
	Article 8.4 Article 8.5	Measurement	
	Article 6.5	Basis of Payment	30
SECT	ION 60.09	REPLACE VALVE BOX	39
	Article 9.1	General	39
	Article 9.2	Material	39
	Article 9.3	Construction	39
	Article 9.4	Measurement	
	Article 9.5	Basis of Payment	39
SECT	ION 60.10	RESET VALVE BOX SECTIONS BELOW FINISHED GRADE	40
SECT	Article 10.1	General	
	Article 10.1	Material	
	Article 10.2	Construction	
	Article 10.4	Measurement	
	Article 10.5	Basis of Payment	
		•	
SECT	ION 60.11	REPLACE TOP SECTION OF VALVE BOX	
	Article 11.1	General	
	Article 11.2	Material	
	Article 11.3	Construction	
		Measurement	
	Article 11.5	Basis of Payment	42
SECT	ION 60.12	ABANDON PIPELINE IN PLACE	43
0_0	Article 12.1	General	
	Article 12.2	Material	
	Article 12.3	Construction	
	Article 12.4	Measurement	43
	Article 12.5	Basis of Payment	44
SECT	ION 60 42	RESERVED	15
SEUTI	ION 60.13	KESEKVEU	40
SECT	ION 60.14	REMOVE AND SALVAGE EXISTING FIRE HYDRANT	46
	Article 14.1	General	
	Article 14.2		

Article 14.3	Construction	46
Article 14.4	Measurement	47
Article 14.5	Basis of Payment	47
SECTION 60.15	RELOCATE WATER MAIN	
Article 15.1	General	48
Article 15.2	Construction	
Article 15.3	Measurement	
Article 15.4	Basis of Payment	48
SECTION 60.16	RAISE OR LOWER WATER SERVICE	
Article 16.1	General	
Article 16.2	Materials	
Article 16.3	Construction	
Article 16.4	Measurement	
Article 16.5	Basis of Payment	50
SECTION 60.17	RESERVED	51
SECTION 60.18	ABANDON PRIVATE WATER WELL	52
Article 18.1	Description	
Article 18.2	Materials and Construction	52
Article 18.3	Measurement	53
Article 18.4	Basis of Payment	54
SECTION 60.19	ADJUST KEY BOX	55
Article 19.1	General	55
Article 19.2	Material	55
Article 19.3	Construction	55
Article 19.4	Measurement	55
SECTION 60.20	ADJUST VALVE BOX TO FINISH GRADE	57
Article 20.1	General	
Article 20.2	Material	57
Article 20.3	Construction	57
Article 20.4	Measurement	57
Article 20.5	Basis of Payment	57
SECTION 60.21	ADJUST EXISTING FIRE HYDRANT TO FINISH GRADE	58
Article 21.1	General	
Article 21.2	Material	
Article 21.3	Construction	
Article 21.4	Measurement	58
Article 21.5	Basis of Payment	58

# STANDARD CONSTRUCTION SPECIFICATIONS FOR WATER SYSTEMS DIVISION 60

#### SECTION 60.01 GENERAL

This section is to be applied and used for all Sections in Division 60.

# Article 1.1 Scope of Work

The Work covered by these Specifications consists of providing all plant, labor, equipment, supplies, material, permitting, transportation, handling and storage, and performing all operations necessary to complete the construction of all water facilities that will be distributing water by the Utility Company having jurisdiction.

Requirements for earthwork, concrete, landscaping and other associated work items are found in other Divisions and are complimentary to this Division.

The Contractor is to locate and treat utilities in compliance with Division 10, Section 10.04, Article 4.17 – Utilities.

The Contractor, by providing a Bid Proposal and entering into a Contract with the Owner has found that the access, easements, rights-of-way, and other work areas designated in the Drawings are adequate to perform the Work and/or the Contractor has or will secure additional work areas to complete the Work. Furthermore, all costs associated with the Contractor secured work areas is to be included in the Bid Proposal.

Additional areas secured by the Contractor from parties not associated with the Contract are to be memorialized in the form of a right of entry agreement between the Contractor and party having authority to enter an agreement for the work area. A copy of the right of entry agreement is to be provided to the Owner. The right of entry agreement is to extend the indemnification requirements found in the Contract to Contractor obtained work areas.

The Contractor is to restore the area of Work to preconstruction conditions or better except where shown different in the Contract Documents. Where preconstruction conditions cannot be obtained such as items that require growth to obtain height, thickness and other prized attributes then they are to be replaced with standard nursery stock plant material of the same species and type that will grow back to preconstruction conditions and maintained in accordance with the Contract Documents. The Contractor is to secure written approval by the Engineer for replacement material differs from the Contract requirements.

Where the requirements in this division call out for an Engineer and there is no one assigned the duties of the Engineer, then the Utility Company is to be consulted for direction for items that require an Engineer or Inspector.

# Article 1.2 Applicable Standards

The most recent revision of the following standards are hereby made a part of these Specifications:

AASHTO M306 S	Standard Specification for	Drainage, Sewer.	Utility, a	and Related Castings
---------------	----------------------------	------------------	------------	----------------------

ASTM A126	Specification for Gray Iron Castings for Valves, Flanges and Pipe Fittings
ASTM B88	Specification for Seamless Copper Water Tubing
ASTM D256	Test Methods for D-C Resistance of Plastics and Electrical Insulating Materials
ASTM D3035	Specification for PE Plastic Pipe (SDR-PR) Based on Controlled Outside Diameter
ASTM D3261	Specification for Butt Heat Fusion PE Plastic Fittings for PE Plastic Pipe and Tubing
ASTM D3350	Specification for Polyethylene Plastic Pipe and Fittings Materials
ASTM F4777	Standard Specification for Elastomeric Seals (Gaskets) for Joining Plastic Pipe
AASHTO M45	Sand for Cement Mortar
AWWA A100	Water Wells
AWWA C104/ ANSI A21.4	Cement-Mortar Lining for Ductile-Iron Pipe and Fittings for Water
AWWA C105/ ANSI A21.5	Polyethylene Encasement for Ductile Iron Piping for Water and Other Liquids
AWWA C110/ ANSI A21.10	Ductile-Iron and Gray-Iron Fittings, 3 in. through 48 in., for Water and Other Liquids
AWWA C111/ ANSI A21.11	Rubber-Gasket Joints for Ductile-Iron and Gray-Iron Pressure Pipe and Fittings
AWWA C115/ ANSI A21.15	Flanged Ductile-Iron Pipe with Threaded Flanges
AWWA C151/ ANSI A21.51	Ductile-Iron Pipe, Centrifugally Cast in Metal Molds or Sand-Lined Molds, for Water or Other Liquids
AWWA C303	Reinforced Concrete Pressure Pipe, Steel Cylinder Type, Pre-Tensioned, for Water and Other Liquids
AWWA C500	Gate Valves for Water and Sewerage Systems
ANSI/ AWWA C502	Dry-Barrel Fire Hydrants

ANSI/ Rubber-Seated Butterfly Valves AWWA C504 Resilient-Seated Gate Valves for Water Supply Service AWWA C509 Reduced-Wall, Resilient-Seated Gate Valves for Water Supply Service AWWA C515 ANSI/ Installation of Ductile-Iron Water Mains and Their Appurtenances AWWA C600 ANSI/ Underground Installation of PVC Pressure Pipe and Fittings for water. AWWA-C605 AWWA C651 Disinfecting Water Mains ANSI/ Disinfection of Water Storage Facilities AWWA C652 Underground Service Line Valves and Fittings ANSI/ AWWA C800 AWWA C901 Standard for PE Pressure Pipe and Tubing, 1/2 in. through 3 in., for Water Service AWWA C900 PVC Pressure Pipe and Fabricated Fittings, 4 inch through 12 inch for Water Transmission and Distribution AWWA C905 PVC Pressure Pipe and Fabricated Fittings, 14 inch through 48 inch for Water Transmission and Distribution ANSI/ Welded Steel Tanks for Water Storage AWWA D100 ANSI/ Coating Steel Water-Storage Tanks AWWA D102 SSPC-SP Steel Structures Painting Council Surface Preparation Specifications SSPC-PA Steel Structures Painting Council Paint Application Specifications **NSF** Drinking Water System Components – Health Effects (Standard 61) **UBC** Uniform Building Code, latest edition adopted by the City and current local amendments **IBC** International Building Code, latest edition adopted by the City and current local amendments **UFC** Uniform Fire Code, latest edition adopted by the City and current local amendments **IFC** International Fire Code, latest edition adopted by the City and current local amendments **UMC** <u>Uniform Mechanical Code</u>, latest edition adopted by the City and current

local amendments

IMC	International Mechanical Code, latest edition adopted by the City and current local amendments
UPC	<u>Uniform Plumbing Code</u> , latest edition adopted by the City and current local amendments
NEC	National Electrical <u>Code</u> , latest edition adopted by the City and current local amendments
NFPA	Other National Fire Protection Association Standards, latest edition

# Article 1.3 Survey

Survey must be performed by the Contractor per Division 65 - Construction Survey. Survey is to be incidental to items under construction unless a pay item for Construction Survey Measurement is provided. The Contractor is to as-built and record at a minimum the following items based on the design survey horizontal and vertical control when provided or else the use local horizontal and vertical control when not provided by a design survey:

adopted by MOA and current local amendments

- Each pipe bottom and length of pipe segment
- Manholes, inverts, cleanouts
- Fire hydrants, valves, keyboxes, tees, fittings, restraint, pipe to pipe connections specialized fittings
- Other buried utility conduits, vaults, utilitdors, wires, manholes, catch basins
- Other utility surface features such as pedestals, junction boxes, power poles, light poles

Before working in developed areas the Contractor is to take photographs and video documenting existing conditions. Photographs and video are to include major construction areas and their boundaries as well as a zone fifty feet (50') outside the furthest anticipated impact. Photo and video documentation is incidental to the Work.

## **Article 1.4 Definitions**

The definitions provided within this Article are supplemental to definitions provided in Division 10 and are to govern in the interpretation of all disputes. Industry standard definitions are to apply if a definition is not provided. Where a term, word or phrase has varying meanings, the Engineer will have final say on the interpretation.

Water Connection – water pipe and associated apparatuses from the point of connection to a water main to the terminus of the Utility Company maintenance responsibility, usually the property line or Utility Company easement. For copper water services the keybox is normally the terminus point of Utility Company maintenance requirements.

- Water Extension typically it is water pipe and associated apparatuses on a parcel of land that begins where the Water Connection ends. A Water Extension typically ends five feet outside a building foundation.
- Service connection, extension, and/or building piping from the Utility Company water distribution system.
- Main Line Water pipe servicing multiple customers within an easement owned by the Utility Company or within a public right of way.
- Water Distribution System Anything that is used to distribute potable water.
- Fire Line A portion of the water service with no additional branches that has the primary purpose of providing fire protection inside of a building. Typically a service that originates at a mainline or at a valve downstream of a fire hydrant tee continuing directly into a building with a sprinkler fire suppression system. Water extensions that are four inches (4") and larger will be considered a fire line for the purpose of pressure testing.

Sewer – Non-domestic and domestic wastewater as defined in 18 AAC 72.990.

# Article 1.4 Pipe Insulation

Rigid board insulation required for frost protection of water mains and services shall be as specified on the drawings or in the special provisions and comply with Division 20, Section 20.26 – Insulation.

# Article 1.5 Payment - General

Payment for all Work included in this Division shall be paid for in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described.

## SECTION 60.02 FURNISH AND INSTALL PIPE

#### Article 2.1 General

The Work under this Section consists of the performance of all Work required for furnishing and installing a water distribution system in accordance with applicable standards. The water distribution system may consist of, but not limited to, NSF 61 certified water pipe, fittings, and bolts, coatings, conductivity straps and thrust restraint. The Contractor shall install piping systems in accordance with these Specifications and manufacturer's recommendations, and in conformity with the lines and grades as shown on the Drawings, unless otherwise approved.

## Article 2.2 Material

# A. <u>Ductile Iron Pipe</u>

Ductile Iron Pipe must conform to the requirements of AWWA C151, with cement mortar lining conforming to the requirements of AWWA C104/ANSI A24.1. Class 52 pipe shall be used for all water pipe unless otherwise specified.

## B. High Density Polyethylene Pipe

High Density Polyethylene Pipe (HDPE) and fittings shall be manufactured in accordance with AWWA C906. HDPE shall be manufactured from PE4710 polyethylene compounds that meet or exceed ASTM D3350 Cell Classification 445574. HDPE pipe and fitting material compound shall contain color and ultraviolet (UV) stabilizer meeting or exceeding the requirements of Code C per ASTM D3350. Electrofusion fittings shall comply with ASTM F1055. All fittings shall have pressure class ratings not less than the pressure class rating of the pipe to which they are joined.

## C. Copper Service Pipe

Copper pipe must be soft-drawn Type K, one inch (1") minimum inner diameter, seamless, annealed, copper pipe, suitable for use as underground service water connections for general plumbing purposes, and ASTM B88 compliant.

## D. Concrete Cylinder Pipe

Concrete Cylinder Pipe shall conform to the requirements of AWWA C303 and as otherwise required by the Contract Documents.

## E. Fittings and Gaskets

Fittings are to have exterior and interior surfaces coated with fusion bonded epoxy in accordance with AWWA C116/A21.13-09.

Unless otherwise indicated on the Drawings, rubber gaskets for ductile iron pipe joints shall conform to AWWA C111. Fittings shall be a minimum of 250 pounds pressure rating, mechanical joint or bell, lined or unlined, either cast iron or ductile iron, unless otherwise required by the Contract Documents. All fittings must conform to the requirements of AWWA C110/ANSI A21.10 or C153 A21.53-06.

Fittings must utilize carbon steel or stainless steel nuts and bolts. Fittings with carbon steel bolts and nuts must conform to the dimensional and material standards as outlined in AWWA C111 and C115 and be factory-coated with a blue fluoropolymer

coating system. Fittings with stainless steel bolts and nuts must conform to the dimensional standards as outlined in AWWA C111 and C115 and the material standards in ASTM F593 and F594 with a minimum tensile strength of 75,000psi. Bolts and nuts must have imprinted markings indicating the material and grade of the metal used in fabrication. Where bolts and nuts for fittings cannot be covered by the above references then the contractor must submit to the engineer for approval corrosion resistant bolts and nuts and supported reasons for the request of an alternate to this standard.

# F. Continuity Straps

Continuity straps shall be stranded Number 2 AWG copper wire with High Molecular Weight Polyethylene (HMWPE) insulation suitable for direct burial.

### G. Thrust Restraint

Thrust restraint shall be installed where the pipeline terminates, branches, changes alignment utilizing a fitting, and on hydrant lines. In addition pre-cast concrete thrust blocks with the minimum base area as shown in the Standard Details shall be installed where pipeline terminates, branches or changes alignment utilizing a fitting, except 11-1/4° bends, including hydrant lines. Thrust blocks shall be placed against undisturbed soil or sandy gravel material that has previously been compacted to 95% maximum density.

# **Ductile Iron Pipe**

Allowed ductile iron thrust restraint systems are EBAA Iron MEGALUG®, Romac RomaGrip, Romac GripRing<sup>™</sup>, Romac RFCA, Foster Adaptor, U.S. Pipe Field LOK 350® Gasket, Ford Uni-Flange Series 1400 or equal thrust restraint system.

## **High Density Polyethylene Pipe**

Allowed high density polyethylene pipe thrust restraint systems are heat fusion bonding, electrical fusion bonding, and flange fittings fusion bonded with metallic backer rings.

## Copper Pipe

Allowed copper pipe thrust restraint systems are the use of flared fittings and silver solder joints.

## H. Material Limitations

Copper, HDPE and ductile-iron pipe are the only pipe materials allowed on water service connections.

Copper pipe for direct bury is limited in size from 1" to 2" in nominal diameter.

## I. Trace Wire

Tracer wire for water lines is to be two (2) #10 AWG high-strength copper with a 30-mil HDPE insulation jacket (color blue) and have a 600-pound average tensile break load. 500 foot limited runs terminate in water valve boxes marked with flexible delineator.

# J. Pipe Cap

Pipe Cap shall be ductile iron fitting in accordance with Part a. Ductile Iron Pipe of this Article.

# K. End of Pipe Marker

Water main End of Pipe Marker shall be 2" schedule 40 galvanized pipe with blue flexible delineator attached to pipe.

# L. Insulated Pipe

Insulated Pipe shall consist of a three component assembly as follows:

- 1. Inner core (fluid pipe) of DIP as specified in Article 2.2 Material, Part a. Ductile Iron Pipe.
- 2. Insulation of urethane foam.
- Outer jacket of minimum 175 mil thickness HDPE pipe as specified in this section. If half shell joint or fitting kits are required, outer surface of insulation shall have minimum 80 mil polyurea coating.
- 4. Where installed above grade, protect HDPE shell with ITW Insulations Systems aluminum roll jacketing or approved equal.

Insulation shall be low-density, rigid, closed cell urethane foam with a nominal thickness as shown on the Drawings. Urethane foam shall exhibit the following properties and characteristics meeting ASTM D2341 cell classification 550674970034 or shall comply with a new ASTM cell classification that exceeds these properties:

Maximum K-factor (ASTM C177)	0.155 btu-in/hr-ft <sup>2</sup> -°F
Core Density Range (ASTM D1622)	4.0 lbs/ft <sup>3</sup> minimum
Minimum Compressive Strength	35 psi
(ASTM D1621) (Foam sample to be	
tested parallel and perpendicular to the	
axis to the pipe)	
Minimum Closed Cell Content	90% (porosity)
(ASTM D2856)	
Maximum Water Absorption	0.05 psf (22.7 g/ft <sup>2</sup> )
(ASTM D2842)	
Maximum Water Vapor Permeability	5.0 psf (2,267.96 g/ft <sup>2</sup> )
(ASTM C355)	
Dimensional Stability (ASTM D2126,	1% (at -20 °F) and 3% (at +100 °F)
Maximum Linear Change)	

Exposed urethane foam faces at pipe and fitting ends shall be coated to protect against physical abuse, UV attach during shipping and storage, and against water intrusion in service. The coating shall be suitable for direct application over urethane foam with no deleterious effects to the foam or coating. The coating shall be formulated for long-term service and retained flexibility over extended periods

of exposure to sunlight, harsh weather, and saltwater spray. The strength of the adhesive bond of the coating of the foam shall be greater than the tensile strength of the coating. In the event the coating is nicked or an edge is rolled up in handling, the coating that has been dislodged shall tear free from the coating still adhering to the foam rather than pull the balance of the coating off as a sheet. The exposed ends of the pipe shall have the wax removed in order to allow the coating to adhere to the pipe. The coating shall be applied and cured in accordance with the manufacturer's recommendations and good practice. The coating material shall be NoKorode "Lion Seal" or approved equal and exhibit the following properties:

Minimum Service Temperature Range	-50 to +150 °F
Maximum Water Vapor Permeance	1.0 perm
(ASTM E398 or E96)	
Dry Film Thickness Range (actual dry	15 to 63 mils
film thickness)	

After coating, the plane of the exposed foam face shall be perpendicular to the centerline axis of the outer jacket.

Insulated pipe shall be fabricated such that the offset of the centerline of the outer jacket and inner core pipe is not more than ¼-inch at the pipe ends and 3/8-inch along the remainder of the pipe.

The foaming operation shall be designed and operated in a manner to result in void-free insulation. Foam shall be placed into the pipe by a single injection application.

The inner core pipe shall be bonded to the urethane foam insulation in such a manner as to produce foam-to-foam separation when a sample is tested in shear.

#### Article 2.3 Construction

## A Planned interruptions

Water service and mainline interruptions must be minimized. All planned interruptions require notifying the City, the Engineer, and affected property owners and residents a minimum of seventy-two (72) hours and a maximum of one-hundred forty-four (144) hours in advance of the interruption. Each interruption requires a separate notification. Interruptions not started within the planned interruption period require a new notice and waiting period.

Property managers/owners of buildings that potentially have fire sprinkler/alarm systems are to be notified of pending outages in addition to residence/occupants of such spaces. The property manager is to be given three working days to take necessary precautions to mitigate any potential effects to the sprinkler/alarm system from the interruption.

It shall be the Contractor's responsibility to coordinate "turn-off" and "turn-on" with the Engineer and utility.

## B. Excavation and Backfill

The Contractor shall provide all excavation, bedding, backfill, and compaction necessary to install pipe in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill and Division 20, Section 20.16 - Furnish Bedding Material.

# C. Materials Delivery

Pipe and appurtenances shall be handled in such a manner to ensure delivery to the trench in a sound, undamaged condition. Particular care shall be taken not to damage the pipe, pipe coating, or lining. Before installation the Engineer is to be provided an opportunity to examine the pipe and appurtenances for damage and defects. Damaged or defective pipe may be rejected. Rejected pipe must be removed from the project and replaced with acceptable material at no additional cost.

The pipe shall not be strung out along the shoulders of the road for long distances if it causes inconvenience to the public. The amount of pipe strung at the job site shall be at the discretion of the Engineer and Owner.

Rubber gaskets shall be protected from extended exposure to direct sunlight. Gaskets are to be installed when the ambient temperature is above freezing unless prior written approval has been issued.

## D. Installation

Installation shall be in accordance with the requirements of ANSI/AWWA C600, C605, M23, M41 and M55 except for the following items.

Deflection at pipe to pipe joints is to be limited to 80% of the maximum deflection angle recommend by the pipe manufacturer for ductile iron pipe.

Testing allowance (leakage allowance) will not be allowed.

Flushing must meet the AWWA and CPSS requirements.

The interior of the pipe and accessories shall be thoroughly cleaned of foreign matter before being lowered into the trench. The pipe shall be kept clean during laying operation by plugging.

Pipe and appurtenances shall be carefully lowered into the trench by means of derrick, ropes, belt slings, or other suitable equipment. Under no circumstances shall any of the pipe or appurtenances be dropped or dumped into the trench. Care shall be taken to avoid abrasion of the pipe coating. Poles used as levers or skids shall be of wood and shall have broad, flat faces to prevent damage to the pipe and coating.

The trench bottom shall be graded to provide uniform support for the pipe barrel. Water shall be kept out of the trench by pumping, if necessary, until the jointing is completed. When Work is not in progress, open ends of the pipe, fittings, and valves shall be securely plugged so that no trench water, earth or other substances will enter the pipes or fittings. Where any part of the coating or lining is damaged, the repair shall be made by the Contractor at his expense and in a manner satisfactory to the Engineer. At a sufficient distance, prior to encountering a known obstacle or tie-in to an existing pipe, the Contractor shall expose and verify the exact location of the obstacle or pipe so that proper alignment and/or grade may be determined before

the pipe sections are laid in the trench and backfilled. The connections shall be made by using fittings to suit actual conditions.

Pipe ends left for future connections and all pipe openings left on abandoned water lines, shall be plugged in accordance with CPSS Standard Detail 60-01, capped with a Pipe Cap in accordance with this Section, or as approved by the Engineer. Abandoned water lines that are 10 inches in diameter or greater shall be abandoned in accordance with Section 60.12. Abandoned copper service lines may be capped with a sweat fitting or folded and crimped tight two times.

Cutting of pipe shall be done in a neat and workmanlike manner without damage to the pipe.

All non-tightly bonded coated ductile iron pipe and fittings are to be encased in one layer of polyethylene encasement. All Valve boxes and hydrant barrels, regardless of coatings, are to be encased in one layer of polyethylene encasement. Polyethylene Encasement is to be installed in accordance with Section 60.07 - Polyethylene Encasement.

Water mains and services shall be constructed to meet all separation requirements of 18 AAC 80.020. Variance from the separation requirements requires a waiver from the Alaska Department of Environmental Conservation and prior approval from the City. The Contractor shall stagger the joints for the water pipe such that no joint is closer than nine feet (9') from the centerline crossing of water to sanitary sewer and storm drain pipes. In addition, where water and sanitary sewer or storm sewer mains and services intersect, the vertical separation between the water and pipelines shall be eighteen inches (18") minimum between exterior pipe surfaces.

# E. Alignment and Grade

Contractor shall lay the pipe in the trench so that after the line is completed, the bottom of the pipe conforms accurately to the grades and alignment given by the Engineer. A maximum two-tenths foot (2/10' or 0.2') deviation from design elevation and alignment will be allowed. The pipe shall be generally straight to visual observation as determined by the Engineer.

The Contractor shall check both line and grade and record measurements in a field book for each piece of pipe and appurtenance laid. The Contractor shall have instruments such as a transit and level for transferring alignment and grades from offset hubs. He also shall have in his employ a person who is qualified to use such instruments and who shall have the responsibility of placing and maintaining such construction guides. The Contractor will furnish to the Engineer a copy of the surveyor's notes for the newly installed pipe and appurtenances. The practice of placing backfill over a section of pipe to provide a platform for instruments shall be subject to the approval of the Engineer and shall be accomplished in accordance with Division 20, Section 20.13, Article 13.3 - Construction.

All adjustments to line and grade shall be done by scraping away or filling the earth under the body of the pipe and not by blocking or wedging up. Deflection of the pipe to achieve vertical curves, horizontal curves, or off-sets must not be greater than allowed.

If the alignment requires deflection in excess of the above limitations, the Contractor shall furnish special bends to provide angular deflections within the limits allowable. Short radius curves and closures shall be formed by shorter lengths of pipe, bevels, or fabricated specials.

# F. Jointing of Ferrous Metal Pipe

The Contractor has the option of using either mechanical or push-on joints. All joints shall conform to the requirements of ANSI/AWWA C600.

The Contractor is required to use mechanically restrained joints and fittings on all hydrant leads. The Engineer has the option of checking any or all mechanical joints to assure proper torque as specified by the manufacturer.

Metallic pipe is to have two (2) electrical continuity straps installed on each side of every joint for all pipe diameters. Straps are to be welded to a clean, dry surface. Each exothermic wire weld connection is to be protected with one (1) field applied Royston Handy Cap IP or equal. Uncoated surfaces are to be coated with coal tar pitch to the satisfaction of the Engineer. Split bolts or mechanical bolt connection of the wires will not be allowed.

Whenever flange connections are shown on the Drawings, called for in the Specifications, or required in the Work, the flange and fittings shall conform to the requirements of AWWA C110/ANSI A21.10 for two hundred fifty pound (250#) pressure ratings.

# G. Jointing of High Density Polyethylene

All HDPE water main piping and fittings is to be butt-fused in accordance with ASTM D2657. The individual who performs the butt-fusion shall have written certification from an HDPE pipe manufacturer stating he/she has successfully completed an 8-hour (minimum) certification class on butt–fusion techniques and procedures. In addition, this individual shall have fused a combined total of more than 5,000 feet of HDPE piping in diameters 4-inches and larger.

The contractor shall ensure that each joint is fused at the temperature and pressure recommended by the pipe manufacturer in order to achieve the maximum pressure rating for that joint. All butt-fused joints for HDPE piping and fabricated fittings shall be documented by a computer data logger that records pressure and temperature applied at each fused joint, along with the date and time the joint was fused. Computer printouts, electronic data, and the project station for each field fused joint shall be submitted to City through the Engineer.

The use of electro-fusion couplings to join HDPE piping may be allowed upon written approval of the City and the Engineer. Electro-fusion couplings shall comply with ASTM F1055. Contractor shall record the exact location of any installed electro-fusion coupling in the record drawing submittal.

## H. Jointing of Copper pipe.

Copper pipe may be joined with the use of soldered couplers, three part unions and by swedging with solder. Solder must be silver solder. All joints are to be outside of the rights-of-ways and/or easement.

## I. Detectable Warning Tape

Detectable underground warning tape is required for installation of all pipe types. Warning tape must not be less than five (5) mil, foil backed, six inches (6") wide vinyl tape, colored green, with "Caution Buried Water Line Below" continuously printed in black along the tape length. The warning tape must be continuously laid with the pipe and be at least eighteen inches (18") above and no more than thirty six inches (36") above the pipe.

# J. Tracer Wires for HDPE Pipe

Tracer wire shall be grounded at all dead ends, except fire hydrant legs, using a 24-inch long minimum copper clad grounding rod. A grounding clamp approved for direct burial use shall be used to connect the tracer wire to the grounding rod. Direct burial grounding clamps shall be EK17 as manufactured by Erico or approved equal.

Tracer wire shall be placed in the trench backfill 5-feet above the top of pipe. Tracer wire shall be looped around valve boxes, key boxes, and other appurtenances in such a manner that there is no interference with the operation of the appurtenances. Tracer wire shall be continuous and without splices, breaks, or cuts except for spliced-in connections as approved by the Engineer. Where any approved spliced-in connections occur, 3M DBR watertight connectors, or approved equal, shall be used to provide electrical continuity. All spliced connections must be inspected by the Engineer before being buried.

Tracer wire shall be brought to the surface at all junctions and terminals, including at all valve boxes for water valves and fire hydrant legs, with a maximum run of 500 feet. DryConn Waterproof Direct Bury Lugs as manufactured by King Innovation, or approved equal, shall be used to splice into the main line tracer wire. The main line tracer wire shall not be broken or cut. Tracer wire shall be spiral-wrapped around the exterior of the valve box riser pipe and brought into the valve box top section. Provide 5 feet minimum of additional wire neatly coiled within each valve box.

Prior to final payment, a continuity test shall be performed on tracer wire with the Engineer present to verify that the trace wire is continuous and allows for the proper tracing of the piping. If the Engineer identifies locations where the trace wire is not continuous, to include all connection points between new and existing water mains, the Contractor, at no additional cost to the Owner, shall make necessary repairs/corrections. Continuity testing shall be conducted prior to repaying roadways.

## K. Jointing of New and Existing Metal Pipe

Where new ductile iron pipe is joined to existing steel or cast iron pipe, a full circle clamp shall be used. Clamp shall include gaskets designed for each outlet diameter of pipe joined (i.e.: 6" steel gasket, 5.80"-6.10"). Pipe ends shall be saw cut at exactly 90 degrees to the flow line and shall touch full circle at assembly. Coupling shall be Romac Alpha Restraint Coupling, or approved equal.

## Article 2.4 Flushing and Testing

A City representative must be present for all testing and flushing. Water, sewer and storm drain main and service trenches are to be substantially filled and compacted prior to flushing and testing. The Contractor shall perform the flushing, hydrostatic testing, disinfection, and continuity testing. The Contractor is made aware that in the event repairs are made on the system in order to pass the hydrostatic test, and these repairs are made subsequent to

disinfection of the system, then the open-bore flush and the disinfection will be null and void and shall be repeated to the satisfaction of the Engineer after the repairs are made. Costs for repeat testing and flushing will be incidental to the bid item being tested.

A request to supply water for flushing, testing, and disinfecting shall be scheduled in writing with the Engineer at least forty eight (48) hours prior to obtaining City-supplied water. The request for flushing, testing, and disinfecting will be subject to water availability. In the event of high water demand or low water availability within the City water system, meeting Contractor's schedule may not be possible.

Contractor shall submit, in writing, for the Engineer to review and approve, a schedule and procedure for the testing and flushing of all newly installed pipe. When, in the opinion of the Engineer, the testing and flushing schedule and procedure is deficient, inadequate, improper, or conditions are such that the impact to existing water service areas are adversely affected by service interruptions, the Contractor will be notified in writing by the Engineer. Such notification shall be accompanied by a statement of the corrective action to be taken. Contractor shall adhere to the testing and flushing schedule and comply with such instruction as directed by the Engineer.

All water mains, service lines (including stub-outs), fire lines, and fire hydrant legs must be flushed, hydrostatically tested, and disinfected before the piping system can be put into service. All piping and components in the test section shall be restrained and the trench section shall be substantially backfilled before the piping system is flushed. The Contractor cannot hydrostatically test and disinfect the piping system at the same time.

# A. Flushing

All newly installed pipe systems are to be open-bore flushed, including fire lines. Flushing must be completed prior to hydrostatic testing and disinfection.

Sufficient water velocity must be achieved and maintained to remove foreign matter from within the pipe. The Contractor is to configure the flushing operation, where possible, from higher to lower elevation, utilizing higher pressure mains first, allowing the City to manipulate the water distribution system to achieve higher than normal pressures and flows to the newly constructed main or other appropriate measures to increase flushing velocities.

The Contractor shall furnish, install and remove all fittings and pipes necessary to perform the flushing, at no additional cost to the Owner.

It will be the Contractor's responsibility to notify the Engineer and the City forty eight (48) hours in advance of any flushing operations. The Contractor shall provide a plan for approval by the Engineer for the disposal of the discharge waters from the openbore flush. The flush water discharge location must receive approval from governing authority of that location.

Depending upon the availability of water, flushing of newly constructed pipe systems may be required by the City to take place during non-working hours, holidays, Saturdays or Sundays. The Owner will not be responsible for any additional cost incurred by the Contractor for flushing outside of usual working hours.

The Contractor must comply with the following restrictions:

- Flushing must not be completed through hydrants or reduced outlets
- Flush water must not be directly connected to the sanitary sewer system.
  When specifically permitted by the City, flush water discharged to the sanitary
  sewer system must be de-chlorinated, have flow regulation, and be limited to
  the sewer system capacity. The sewer system capacity may exclude
  discharging to sewer regardless of the flow conditions at the proposed
  discharge point.
- The Contractor shall not operate the City water distribution system. Only City personnel are authorized to manipulate the existing pipe system to supply water for flushing and testing.

When, in the opinion of the Engineer, the Contractor's proposed testing and flushing schedule and procedure is deficient, inadequate, improper, or conditions are such that the impact to existing water service areas are adversely affected by service interruptions, the Contractor will be notified in writing by the Engineer. Such notification shall be accompanied by a statement of the corrective action to be taken. Contractor shall adhere to the testing and flushing schedule and comply with such instruction as directed by the Engineer.

Flushing shall be limited to 1,500 linear feet of pipe in any 24-hour period unless otherwise authorized in writing due to special circumstances.

# B. Hydrostatic Testing

A hydrostatic test (Pressure Test) must be conducted on all newly constructed water pipe, fire hydrant leads, services and stub-outs in accordance with the requirements of the referenced AWWA standards unless hereinafter modified. The Contractor shall furnish all necessary assistance, equipment, labor, materials, and supplies (except the test pressure gauge) necessary to complete the test to the satisfaction of the Engineer. The Contractor shall suitably valve-off or plug the outlet to the existing or previously-tested water main at his expense, prior to making the required hydrostatic test. Prior to testing, all air shall be expelled from the pipe. If permanent air vents are not located at all high points and dead ends, the Contractor shall, at his expense, install corporation cocks at such points so the air can be expelled as the line is slowly filled with water.

All main valves, fire hydrant valves, and plugs shall be tested. All intermediate valves within the section being tested will be closed and reopened as directed by the Engineer during the actual test. Only static pressure will be allowed on the opposite side of the end valves of the section being tested.

All hydrostatic testing will be performed through a test copper. The test pressure shall not exceed the design pressure of the pipe, fittings, valves, thrust restraints, or other appurtenances of the test section. Use of fire hydrants for testing will not be allowed.

If the pressure decreases below the required test pressure during the test period, the preceding portion of that test will be declared void. Cracked or defective pipe, gaskets, mechanical joints, fittings, valves, or hydrants discovered as a consequence of the hydrostatic tests shall be removed and replaced with sound material at the Contractor's expense. The test shall then be repeated until the results are satisfactory.

The Contractor shall notify the Engineer forty-eight (48) hours, (two (2) working days) prior to any test and shall notify the Engineer two (2) hours in advance of the scheduled time if the test is to be canceled. In the event the Engineer has not been notified of cancellation and the Contractor is not prepared for the test as scheduled, the Contractor shall reimburse the Engineer for all expenses incurred. These will include, but not be limited to, salaries, transportation and administrative costs.

Hydrostatic testing of water pipe lines containing a chlorine mixture above 2 ppm will not be allowed.

# DIP, Copper - Testing

The hydrostatic pressure shall be one hundred fifty (150) psi. The duration of each hydrostatic pressure test shall be thirty (30) minutes. After the required test pressure has been reached, pumping will be terminated. If the pressure remains constant for 30 minutes without the aid of a pump, the results of the test shall be considered satisfactory as approved by the Engineer. The leakage allowance described in ANSI/AWWA 600 shall not be allowed. Fire lines must pass a pressure test at two hundred (200) psi for two hours in accordance with the Fire Underwriter's requirements as outlined in the National Fire Codes.

# **HDPE - Testing**

The hydrostatic pressure test procedure for HDPE consists of filling the piping with water, an initial expansion phase, a test phase, and depressurizing. Before applying hydrostatic pressure test, all piping and all components in the test section shall be restrained and the trench section backfilled to original grade. The maximum test duration is eight (8) hours including time to pressurize, time for initial expansion, time at test pressure and time to depressurize the test section. If the test is not completed due to leakage, equipment failure, or for any other reason, depressurize the test section completely and allow it to relax for at least eight (8) hours before pressurizing the test section again. The newly installed HDPE water main shall be hydrostatically tested to the rated operating pressure of the pipe. The rated operating pressure of HDPE SDR11 piping is 160 psi. See PPI Handbook of Polyethylene Pipe Chapter 2 for test pressures for other SDR's.

Gradually pressurize the test section to test pressure and maintain test pressure for four (4) hours. During the initial expansion phase, polyethylene pipe will expand slightly. Additional test liquid will be required to maintain pressure. It is not necessary to monitor the amount of water added during the initial expansion phase. Immediately following the initial expansion phase, reduce test pressure by 10 psi and stop adding test liquid. If there are no visible leaks and the test pressure remains steady (within 5% of the target value) for one (1) hour, the water main shall be deemed as having passed the test.

## C. Disinfection

Disinfection of the newly installed water pipe is to take place after passing the hydrostatic test requirements. To disinfect the newly installed main, the Contractor may elect to apply the disinfectant by one of the following methods:

1. liquid chlorine gas-water mixture, or

 calcium hypochlorite and water mixture. Calcium hypochlorite shall be comparable to commercial products known as HTH, Perchloren or Machochlor.

The chlorinating agent shall be applied at a point of not more than ten feet (10') from the beginning of the new water pipe. Under no conditions shall the chlorinating agent be introduced through a fire hydrant. Water is to be fed slowly into the new line with chlorine applied in amounts to produce a dosage of a minimum of twenty-five parts per million (25 ppm). Water is to be expelled from the new main through the end and all branches and services until the required dosage is evident at all extremities. Points at which the highly chlorinated solution is expelled is to be no more than 10' from the end of main, service or branch line.

The Contractor may submit alternate disinfection plan that is compliant with ANSI/AWWA C651 to the Engineer for review and approval.

Calcium hypochlorite shall be mixed into a solution of water and injected or pumped into the water main. During the chlorination process, all intermediate valves and accessories shall be operated. Valves shall be manipulated so that the strong chlorine solution in the line being treated will not flow back into the line supplying the water.

A residual of not less than ten parts per million (10 ppm) chlorine shall be retained at all extremities of the newly installed pipe after twenty-four (24) hours. After which this residual shall be flushed from the line at its extremities until the replacement water tests are equal chemically and bacteriologically to those of the permanent source of supply.

The Contractor shall provide a plan for approval by the Engineer for disposal of chlorinated waters from the disinfection of the system. Under no circumstances shall the spent chlorine solution be discharged to the sanitary sewer system without prior approval of the City and the Engineer. The governing authority shall approve the dechlorination discharge method and location. In no instance shall a water main be chlorinated before open-bore flushing.

After dechlorination is complete, the Contractor shall provide access and accommodate in its schedule for coliform testing. The Contractor shall collect two sets of acceptable samples, taken 24 hours apart, of water from the disinfected piping. Test locations shall be at the end of all dead-ends and no more than 1,200 feet apart as required by AWWA C651. The samples shall be tested in accordance with AWWA C651 Standard Methods for the Examination of Water and Wastewater, and show the absence of coliform organisms. Samples shall be collected by a qualified person and processed in a certified lab. All preparation and coordination required for disinfection testing and re-testing shall be the responsibility of the Contractor. Additional compensation or contract time extensions for re-testing due to inadequate disinfection will not be granted.

#### CHLORINATION

Pipe Dosage (oz.)
Diameter (ID) per 100 feet

4"	.34
6"	.76
8"	1.34
10"	2.10
12"	3.02
I I	D2 0 00

14" and larger

 $D^2 \times 3.02$ 

- 1. D is the inside diameter in feet.
- 2. One Heaping Tablespoon  $\cong \frac{1}{2}$  oz.

The above table is to be used as a guide for chlorinating water mains by the calcium hypochlorite and water mixture method. This dosage takes into account that Contractors most frequently used granular HTH, which is sixty-five percent (65%) pure. If another chlorinating agent is used, the dosage must be adjusted. Caution should be exercised against producing too high a concentration of chlorine in the line.

Disinfection will not be allowed until all open-bore flush pipes are removed and the water system is sealed.

# D. Continuity Tests

The Contractor shall perform electrical conductivity tests on all ductile iron mains in the presence of a representative of the Engineer. Continuity testing shall also be performed on all water service connections and extensions greater than two inches (2") in diameter.

The Contractor shall maintain a circuit of six hundred (600) amperes DC current for a period of fifteen (15) minutes. Input current shall not exceed ten percent (10%) of the return circuit. All equipment necessary to maintain the circuit shall be supplied by the Contractor.

All continuity tests will be through wires connected to the main and brought to the surface. The use of water service thaw wires, fire hydrants and valves as substitutes for wires will not be accepted. All wires brought to the surface to complete the continuity test shall be placed in a valve box adjustment sleeve.

Continuity tests must not be performed until all excavations have been completed and backfilled.

# E. Test and Air Vent Copper Pipe Removal

The Contractor shall, upon acceptance of testing, remove all test and air vent copper pipe and close the corporation stop at the main with a copper disc and flare nut installed in the presence of the Engineer.

# F. HDPE Destructive Joint Testing

Contractor shall prepare a test weld at the start of each day of fusion welding for destructive testing. Additionally, Contractor may be required to provide one randomly selected joint each day of fusion welding for destructive testing. Contractor shall provide all labor and equipment to remove the joints and cut the test strip. Joints will be tested by the "bend-back" method. Any cracks or evidence of separation will be

cause for rejection of all joints completed since the last successful test. Rejected joints shall be cut out and replaced.

#### Article 2.5 Measurement

Measurement for furnishing and installing water main shall be per linear foot of horizontal distance of the various sizes as set forth in the Bid Schedule. Measurement will be from station to station as staked in the field and as shown on the Drawings, except where the grade exceeds twenty-five percent (25%), in which case measurement will be by actual pipe length.

# Article 2.6 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Unless specifically identified for payment under a separate pay item, the unit price bid to Furnish and Install (size) (type) Water Main shall include all labor, equipment and materials to furnish and install a functional potable water main including, but not limited to, the following incidental items: delivery of non-serviceable portions of removed pipe, valves, and fittings at a Contractor-furnished disposal site; delivery of serviceable portions of removed pipe, valves, and fittings to the Owner, when directed by the Engineer; installation of all pipe. tees, crosses, bends, caps, plugs, adapters, reducers, thrust restraint systems, and other fittings; installation of thrust blocks; adjustment to finish grade; cleaning and flushing; hydrostatic testing; provisions coordinating the supply of water as required for flushing and hydrostatic testing; disinfecting; continuity testing; protection and/or restoration of all existing utilities; maintenance of existing water distribution system flows; shoring and/or protection of existing light poles; maintenance and restoration of existing drainage patterns; restoration of existing driveways; signage, mail boxes, newspaper boxes, trees and shrubs located on private property; landscaping, utility markers, survey monumentation; removal and replacement of miscellaneous public or private improvements; preparation of off-roadway areas for topsoil and re-seeding; cleanup, and miscellaneous items required to complete the Work as shown on the Drawings.

Where the Work includes disconnecting existing water services from and existing water main and reconnecting them to a new water main, the disconnection and reconnection of those existing water services will be considered incidental to the price bid for installation of the new water main.

Trench excavation and backfill shall be paid for under Division 20, Section 20.13 - Trench Excavation and Backfill.

Payment shall be made on the following unit:

ITEM	UNIT
Furnish and Install (Size) (Type) Water Main	Linear Foot

## SECTION 60.03 FURNISH AND INSTALL VALVES

#### Article 3.1 General

The Work under this Section consists of the performance of all Work required for furnishing and installing valves, including valve boxes and marker posts.

#### Article 3.2 Material

Tie back rods and/or tie back rod and shackle assemblies are not acceptable as restrained joints or restraining system for valves and valve/pipe joint interface.

Unless otherwise detailed on the Drawings, valve and valve/pipe interface shall be push-on rubber gasket type conforming to AWWA C111 and be restrained per Section 60.02.

#### A. Gate Valves

Gate valves shall be iron body, fully bronze mounted, double disc, parallel or resilient seat valves as manufactured in accordance with the requirements of AWWA C509 "Resilient-Seated Gate Valves for Water Supply Service" or AWWA C515 "Reduced-Wall, Resilient-Seated Gate Valves for Water Supply Service".

Gate valve bonnet bolts shall be Type 316 stainless steel with a minimum tensile strength of 75,000 PSI and shall conform to ASTM F593 and F594. All bolts shall be stamped with the grade marking on the head of the bolt, and shall be "T-316", "316", or "F593".

## B. Pressure Reducing Valves

Pressure reducing valves shall be supplied as directed in the Contract Documents.

#### C. Valve Boxes

Valve boxes are to meet the requirements of and be constructed of the following individual parts:

Lid – cast or ductile iron with lifting ears that conforms with and fits closely the top section and is rated heavy duty

Top section- cast or ductile iron, rated heavy duty, 18" minimum height, minimum 6" inner diameter, recessed to receive the lid

Dust pan – cast or ductile iron, 3" minimum height,  $\frac{1}{4}$ " minimum thick material, lift handle/bar and fits into and rests on the riser

Riser – cast or ductile iron pipe that fits inside the top section and over the bottom section, minimum 10' long

Bottom section – cast or ductile iron, rated heavy duty, 24" minimum height, with round or oval bottom hood sections to fit over the top of the valve

Geotextile – woven, class 2 in conformance with CPSS Section 20.25 – Geotextile fabric

Polyethylene film – 8 mil in conformance with CPSS Section 60.07 – Polyethylene Encasement

Burlap bag – all natural, biodegradable fabric woven from jute fibers with openings of less than 1/8"

Tape - minimum 2" wide, 20 mil thick, UPC approved PVC Tape

Heavy duty rated items are to meet AASHTO M306 criteria. Internal diameter of the smallest section shall not be less than five inches (5"). Minimum thickness of the metal shall not be less than five-sixteenth inch (5/16"). Castings shall be smooth and the workmanship shall be acceptable to the Engineer.

#### D. Markers

Valve boxes shall be marked with markers consisting of two and one-half inch (2.5") O.D. galvanized steel pipe sections, seven feet (7') in length, with three feet (3') buried in the ground. Markers shall be shop painted "Caterpillar Yellow" and painted with stenciled two inch (2") black numerals, showing the appropriate references. Markers shall be located on the nearest property line, due north, south, east or west of the valve at a maximum distance of fifty feet (50'), unless otherwise directed by the Engineer. Markers shall not be required where valve boxes are located in paved areas. Markers shall carry the following notation:

VB (feet) (direction)

# E. Live Tap Connections

Contractor shall provide all trench excavation, backfill, and compaction necessary to assist the City with the live tap connections. Excavation for live tap connections shall be unclassified and Contractor shall excavate substances encountered to the depth required for the live tap connections. Variations from the depth indicated in the Drawings will not be grounds for additional compensation. It shall be Contractor's responsibility to familiarize himself with the depth of water mains for the project. Contractor shall excavate for live tap connections in such a manner that the excavation is 90° to the main water line, whenever possible. The trench shall be long enough and of sufficient width at the bottom to allow installation of the valve for the live tap connection and provide safety for City personnel.

Contractor shall be responsible for, and shall bear the expenses incurred, if a water main should be damaged during excavation or backfilling. The City, at it's option, will allow the Contractor to make repairs, or the City will make repairs; however, Contractor shall bear the cost of all material, labor, and other expenses.

Contractor shall provide equipment, labor, materials, and supplies necessary to complete the live tap connection. Contractor shall notify the Engineer and the City 48 hours (two working days) prior to installation of the live tap connection. In addition, Contractor shall obtain all necessary permits for the live tap connection and pay all associated fees.

Unless otherwise detailed on the Drawings, valve and valve/pipe interface shall be push-on rubber gasket type conforming to AWWA C111. Where specified on the Drawings, restrained joint pipe shall be EBAA Iron MEGALUG®, Romac Industries RomaGrip, or approved equal.

Contractor shall provide pipe manufacturer submittals which include thrust restraint calculations prior to construction.

## Article 3.3 Construction

The Contractor shall provide all trench excavation, backfill, and compaction necessary to install valves in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

Valves or valve boxes shall be installed where shown on the Drawings. Valve box components shall be plumb and centered over the operating nut. Valve guide alignment tool will be required on every valve and remain in position until 95% of backfill is complete. Valve boxes shall be of sufficient length (ten foot [10'] sections) for the pipe cover depth on the profile drawings. The valve operator shall be placed on the side of the water main away from the centerline of the street or easement. On fire line installations, a valve shall be placed outside the building so that all fire hydrants will remain in service in the event water service to the building must be shut off for any reason.

Valves shall have the interiors cleaned of all foreign matter before installation. If the valve is at the end of the line, it shall be plugged prior to backfilling. The valve shall be inspected by the Engineer in the open and closed positions to ensure that all parts are in working condition.

Provisions shall be made to prevent soil infiltration into the valve box. Wrap burlap inside bottom section under the packing gland and wrap three (3) layers of woven geotextile fabric around the outside of the valve and base section of the valve box and secure the fabric at the top and bottom with tape. Encase the valve box with one layer of eight-mil polyethylene, encasement, taped securely in place.

The Contractor shall expose all valve boxes for prefinal and final inspection. After final inspection of the valves located in unpaved areas, Class 'E' bedding is to be placed directly over the valve box lid to facilitate locating and uncovering in the future and install Blue Carsonite marker post.

#### Article 3.4 Measurement

The quantity to be paid shall be the actual number of valves of each class and size (including valve boxes and marker posts) furnished, installed and accepted.

## Article 3.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made on the following unit:

ITEM	UNIT
Furnish and Install (Size) Gate Valve	Each

. .. ..\_\_

## SECTION 60.04 FURNISH AND INSTALL FIRE HYDRANTS

#### Article 4.1 General

The Work under this Section consists of the performance of all Work required for the furnishing and installation of "L-Base" Fire Hydrant Assemblies, including the fire hydrant leg pipe, auxiliary gate valve, valve box, joint restraint, guard posts, and fire hydrants.

## Article 4.2 Materials

# A. Fire Hydrants

Fire hydrants shall conform to the requirements of ANSI/AWWA C502 for Dry Barrel Fire Hydrants. Fire hydrants shall be Mueller Centurian or equal.

- 1. All fire hydrants shall be supplied with a five and one-fourth inch (5.25") main valve opening.
- 2. All single pumper hydrants shall be furnished with a six inch (6") ANSI Class 125 standard mechanical-joint end. All double pumper hydrants shall be furnished with an eight inch (8") ANSI Class 125 standard mechanical-joint.
- 3. All connections shall be mechanical-joint unless otherwise indicated in the Contract Documents.
- 4. Single pumper hydrants shall be furnished with two (2) two and one-half inch (2.5") hose connections and one (1) five inch (5") STORZ pumper connection. Double pumper hydrants shall be furnished with one (1) two and one-half inch (2.5") hose connection and two (2) five inch (5") STORZ pumper connections.
- 5. Unless otherwise required by the Contract Documents, all hydrants shall be furnished with a barrel length that will allow a minimum of ten feet (10') of bury when the traffic flange is located as shown in the Standard Details. The lower barrel must be one piece to achieve a ten foot burial depth.
- The main valves shall be of the compression type, where water pressure holds
  the main valve closed permitting easy maintenance or repair of the entire
  barrel assembly from above the ground without the need of a water shutoff.
- 7. All fire hydrants shall be furnished with a breakaway flange which allows both barrel and stem to break clean upon impact from any angle. Traffic flange design must be such that repair and replacement can be accomplished above ground.
- 8. Painting and coating shall be in accordance with cited AWWA Specifications. After installation, the hydrant section from the traffic flange to the top of the operating nut shall be painted "Caterpillar Yellow."
- 9. Operating and nozzle nuts shall be pentagon shaped with one and one-half inch (1.5") point to flat measurements.
- 10. Hose nozzle threading shall be in conformance with NFPA #194 for National (America) Standard Fire Hose Coupling Screw Threads.
- 11. All working parts shall be bronze or noncorrosive metal in accordance with the requirements of ANSI/AWWA C502.

- 12. All hydrants shall be left hand opening (counterclockwise).
- 13. All hydrants shall be free-draining. Drain plugs shall be removed.
- 14. The operating nut of the hydrants is to be a minimum of twenty eight inches (28") above the traffic breakaway flange. The traffic breakaway flange is to be between three inches (3") to nine inches (9") above adjacent grades.

# B. Auxiliary Gate Valves

All gate valves and valve boxes shall be furnished and installed in accordance with Section 60.03 - Furnish and Install Valves.

# C. Thrust-Restraint System

Unless otherwise detailed on the Drawings, Contractor shall provide push-on rubber gasket type conforming to AWWA C111. Where specified on the Drawings and/or Standard Details, Contractor shall install EBAA Iron MEGALUG®, Romac Industries RomaGrip, U.S. Pipe Field LOK® Gasket System, or approved equal, on restrained joint pipe. Contractor shall ensure all restrained-joint installation areas shall include joints, fittings, and piping deflection points. All hydrant leg piping shall be restrained.

#### D. Guard Posts

Install Guard Posts at each hydrant installation in accordance with the details shown on the Drawings. Measurement and payment for guard posts shall be incidental to the Bid item "Furnish and Install Fire Hydrant Assembly."

# E. Hydrant Leg Continuity Straps

If hydrant leg piping extends more than one joint beyond auxiliary valve, two electrical continuity straps shall be installed across unrestrained pipe bells. Continuity straps shall be installed in accordance with CPSS Section 60.02, Article 2.3, Part D., as amended by the Special Provisions.

#### Article 4.3 Construction

The Contractor shall provide all trench excavation, backfill and compaction necessary to install the fire hydrant assembly in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

The Contractor shall wrap the hydrant barrel section, shoe, MJ restraint, and all buried bolted connections with three layers of 8-mil thick polyethylene encasement, up to the finish ground surface.

The fire hydrant auxiliary valve shall be closed during installation and remain closed during all main line open bore flushing operations. The auxiliary gate valve shall be opened for hydrostatic pressure testing and disinfection and while the hydrant is being raised. All fire hydrant legs shall be installed level. The fire hydrant barrel shall be installed plumb. Fire hydrants will be adjusted to final grade by the Contractor.

Hydrants installed but not available for use shall be covered with burlap and securely tied.

In lieu of valve box markers for the auxiliary gate valves, the Contractor shall paint in two inch (2") black lettered stencils, the direction and distances to the nearest one-tenth foot

(1/10' or 0.1') the distance to the valve box on the face of the fire hydrant directly below the bonnet flange.

## Article 4.4 Measurement

Trench Excavation and Backfill for fire hydrant installation shall be incidental to fire hydrant installation, except Rock Excavation and Backfill, shall be defined, measured and paid for separately in accordance with Section 20.13.

The method of measurement to furnish and install fire hydrants shall be as follows:

## A. Single Pumper Fire Hydrants

Single Pumper Fire Hydrants shall be measured as complete assemblies furnished, constructed, installed, and accepted in place for each installation, including, but not limited to, fire hydrants six inch (6") leg to main, six inch (6") auxiliary gate valve and valve box, guard post installation, and thrust-restraint system. The price shall include full compensation for furnishing and installing single pumper hydrants as shown in the Standard Details and tested by City of Palmer Water Department Staff for proper operation.

# B. Double Pumper Fire Hydrants

Double Pumper Fire Hydrants shall be measured as complete assemblies furnished, constructed, installed, and accepted in place for each installation, including, but not limited to, fire hydrants eight inch (8") leg to main, eight inch (8") auxiliary gate valve and valve box, guard post installation, and thrust-restraint system. The price shall include full compensation for furnishing and installing double pumper hydrants as shown in the Standard Details and tested by City of Palmer Water Department Staff for proper operation.

## Article 4.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM	UNIT
Furnish and Install Fire Hydrant Assembly (Single Pumper)	Each
Furnish and Install Fire Hydrant Assembly (Double Pumper)	Each

## SECTION 60.05 FIRE LINES

#### Article 5.1 General

The Work required under this Section consists of the performance of all Work required for the furnishing and installation of fire lines including thrust-restraint system, fittings, valves, and valve boxes.

## Article 5.2 Material

Refer to Section 60.02, Article 2.2 – Materials. The fire line riser from the service piping is to be composed of metallic pipe extending vertically from a ninety degree (90°) fitting through the plane of the building floor. The fire sprinkler riser must be constructed of material in compliance with the NFPA. All below grade metallic piping must be cathodically protected.

#### Article 5.3 Construction

#### A. General

A fire line that originates at a water utility main or at the valve downstream of a fire hydrant tee has the primary purpose of providing fire protection inside a building. No connections, other than those for additional fire protection, will be allowed on the fire line outside the building. Domestic water obtained from a fire line will be connected and metered inside the building.

Valves and valve boxes shall be installed where shown on the Drawings.

## B. Excavation and Backfill

The Contractor shall provide all excavation, backfill, and compaction necessary to install fire lines in accordance with Division 20, Section 20.13 - Trench Excavation and Backfill.

## C. Materials Delivery

Refer to Section 60.02, Article 2.3 – Construction.

#### D. Thrust Restraint

Thrust-restraint systems are to comply with Section 60.02, Article 2.2, SubArticle J and are to be installed for minimum distance of forty feet (40') in both directions from all fittings.

## E. Alignment and Grade

Refer to Section 60.02, Article 2.3 - Construction

# F. Jointing of Pipe

Refer to Section 60.02, Article 2.3 - Construction

# Article 5.4 Fire Hydrants, Valves and Valve Boxes

Refer to Sections 60.03 and 60.04.

# Article 5.5 Flushing and Testing

Refer to Section 60.02 Article 2.4 – Flushing and Testing.

Hydrostatic testing may be performed through the line riser.

#### Article 5.6 Measurement

Measurement for furnishing and installing fire lines shall be per linear foot of horizontal distance of the various sizes as set forth in the Bid Schedule. Measurement will be from station to station as staked in the field and as shown on the Drawings, except where the grade exceeds twenty-five (25) percent, in which case measurement will be by actual pipe length.

# Article 5.7 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Unless specifically identified for payment under a separate pay item, the unit price bid to Furnish and Install (size) (type) Fire Line shall include all labor, equipment and materials to furnish and install a functional fire line including, but not limited to, the following incidental items: delivery of non-serviceable portions of removed pipe, valves, and fittings at a Contractor-furnished disposal site; delivery of serviceable portions of removed pipe, valves. and fittings to the Owner, when directed by the Engineer; installation of all pipe, tees, crosses, bends, caps, plugs, adapters, reducers, thrust restraint systems, and other fittings: installation of thrust blocks; adjustment to finish grade; cleaning and flushing; hydrostatic testing; disinfecting; continuity testing; protection and/or restoration of all existing utilities; maintenance of existing water distribution system flows; shoring and/or protection of existing light poles; maintenance and restoration of existing drainage patterns; restoration of existing driveways; signage, mail boxes, newspaper boxes, trees and shrubs located on private property; landscaping, utility markers, survey monumentation; removal and replacement of miscellaneous public or private improvements; preparation of off-roadway areas for topsoil and re-seeding; cleanup, and miscellaneous items required to complete the Work as shown on the Drawings.

Excavation and backfill shall be paid for under Division 20, Section 20.13 - Trench Excavation and Backfill.

Payment shall be made on the following unit:

ITEM UNIT

Furnish and Install (Size) (Type) Fire Line Linear Foot

## SECTION 60.06 WATER SERVICE LINES

#### Article 6.1 General

The Work under this Section consists of the performance of Work required for furnishing and installing water service lines including fittings, key boxes, and valve boxes.

A service line provides potable water to a building or lot for domestic or commercial use.

A permit shall be obtained from the City prior to any and all construction (either on or off property in the City service area).

Twenty-four (24) hours notification shall be given to the City prior to making the connection available for inspection.

Before an on-property service line permit for any new subdivision can be released for construction, all property corners shall be established and identified.

A water service connection is located in a right-of-way (ROW) or easement and is the pipe and appurtenances extending from a water main to a keybox. A keybox is normally located at the property or water easement line.

A service extension is the pipe and appurtenances within a parcel extending from the keybox to a structure or structures on a private system. The service extension connects the water service to a structure.

## Article 6.2 Material

## A. Pipe

Pipe material shall comply with Section 60.02 – Furnish and Install Pipe. Service lines larger than two (2) inches in diameter shall be ductile iron.

## B. Key Box, Valve and Valve Box

Keyboxes are to be telescoping, furnished with a lid, have an arch pattern base and is to be constructed of cast or ductile iron. The operating rod and connection pin are to be constructed of stainless steel alloy type 304 or 316. The connection pin is to be a minimum of 3/16" by two inches (2") long. Mueller 10306 or 10310 or equal.

Keyboxes located within pavement or concrete are to be adjusted to finish grade and installed in a valve box adjustment sleeve. Adjustment of keyboxes is to be accomplished by removing the keybox lid, installing a black iron pipe coupling, installing a section of black iron pipe, and replacing the keybox lid at the finish grade.

All valves and valve boxes must be furnished and installed in accordance with Section 60.03 - Furnish and Install Valves.

The key box or valve box shall provide a clear and unobstructed access to a curb stop or valve to enable the City operation of the curb stop or valve. Key boxes and

valve boxes shall be wrapped with eight mils (8-mils) thick polyethylene encasement. Key boxes or valve boxes shall not be in contact with a gas main. Key boxes or valve boxes shall be installed in the standard location as shown in the Standard Details.

Key boxes shall be of an acceptable construction as outlined in this Article for construction and as shown in the Standard Details for Typical Water Service Connects.

Valves shall be of an acceptable construction as outlined in Section 60.03, Article 3.2 - Materials and the Standard Details for Typical Valve Box. Valves shall be installed with a standard marker as defined in Section 60.03, SubArticle 3.2.E - Markers.

The curb stop shall be brass, line size, quarter turn, closed bottom, flare connections, with drain. Mueller Mark II Oriseal H-15214 or approved equal.

The corporation stop shall be line size, quarter turn, IPT by copper flare. Mueller H-15025 or approved equal.

## C. Thaw Wire

The thaw wire for water service lines shall be insulated No. 2 AWG stranded copper conductor rated for 600V. Insulation shall be HMWPE, or approved for use in buried low temperature service.

# D. Tapping Saddle

All service taps are to utilize tapping saddles. Taps two inches (2") and smaller are to use Romac 306, Powerseal 3412AS or equal tapping saddles. Service taps larger than two inches (2") shall be performed in accordance with Section 60.03 Furnish and Install Valves.

## E. Stub-out Marker

Stub-out Marker shall be 2"x4"x10' all-weather wood post, set vertical at pipe end with 2' of post exposed above finished grade. Paint exposed post with two coats of latex, acrylic emulsion, exterior paint. Color shall be blue.

# F. HDPE Coupling

Flare nut transition coupling Poly-Cam Series 912 or equal.

#### Article 6.3 Construction

## A. Excavation and Backfill

Excavation shall be as specified in Section 20.14 Trench Excavation, Backfill and Compaction for Service Connections. Minimize excavation limits on private property. Protect, repair or replace-in-kind private improvements of all kinds as necessary to accommodate construction, including but not limited to, sod, shrubs, trees, landscaping rocks and walls, fences, pathways, pavement, etc.

## B. Service Connections

A corporation stop or main valve shall be installed at a point in the service line as close to the main water supply as possible. There shall be line pressure in the main at all times connections are being made. All service installations shall be flushed, hydrostatic tested, and disinfected as outlined in Section 60.02 - Furnish and Install Pipe.

A water service line shall not cross property lines of adjoining lots. The key box shall be installed at the edge of the right-of-way or edge of permanent water easement of the lot being served, no closer than five feet (5') from adjoining property lines, and shall be marked by a marker extending three feet (3') above grade, painted blue with 2" high stenciled letters spelling "WATER" near the top. A City representative is to perform the field inspection at the initial connection or service line extension from the City water main without exception. The connection and extension is to be exposed in its entirety for the inspection. The permit shall be posted and available at the time of inspection.

No unions will be allowed in the right-of-way on newly constructed service lines.

Where water service lines intersect with sanitary sewer or storm drain pipelines, the water service line shall be located to provide a minimum vertical separation of eighteen inches (18") between the water pipe and sanitary sewer or storm drain pipeline, with the separation distance measured from outside of water pipeline to outside of sanitary sewer pipeline.

As-built records shall include the pipe station of service connection at the main, station and offset of key box, service length, and distance from the key box to the nearest property corner.

## C. Excavation

The Contractor shall excavate whatever substances that are encountered to the depth required for the connections. Depth for water service connections will be a minimum of ten feet (10') below proposed finished grade. The ten foot (10') depth below finished grade shall be maintained five feet (5') past the footings, before the depth shall be less than ten feet (10'). Variations in depth from the depth stated above will not be grounds for additional payment. It shall be the Contractor's responsibility to familiarize himself with the depth of water mains for the project. The portion of the right-of-way that extends from the main to the key box (curb stop) will be excavated in such a manner that will allow the service connection to be installed horizontally (no slope). The Contractor shall excavate for water connections in such a manner that the excavation is ninety degrees (90°) to the street line, whenever possible. Two services, two inches (2") or less, shall not be installed in a single trench when separation between keyboxes is greater than twelve feet (12') or two feet (2') separation cannot be maintained. The ditch shall be long enough to allow the key box to be set at the property line.

Trenches shall be of sufficient width at the bottom to allow for laying of the particular service (minimum two and one-half feet [2.5'] for single service).

The Contractor shall expose the main to be tapped for distance of two feet (2') or greater either side of the proposed tap location. Excavation on both sides of the pipe shall be carried to below the bottom of the pipe for clearance of the tapping saddle.

No water service shall be within a horizontal distance of ten feet (10') from the sanitary sewer service, footing drain, storm service, power pole, transformer, or street light.

The Contractor shall be responsible for, and shall bear the expenses incurred, in the event that a main should be damaged during excavation or backfilling. The water Utility will repair all damaged mains; however, the Contractor shall bear the cost of all material, labor, and other expenses thereof. If approved by the City, the Contractor may repair the damaged main.

All on-property installations shall be constructed to the same standard as off-property installations.

The City will not approve any installation that is not in accordance with the Uniform Plumbing Code and these Specifications. The Contractor may not start the excavation for Work until all permits are obtained. Water Utility Company permits are to be posted at the job prior to earth disturbing activities.

## D. Backfill

At such time as the Engineer may direct, but only after the service lines and appurtenances have been properly completed and inspected, the trenches and appurtenant structures shall be backfilled. Backfill shall be as specified in Section 20.14 Trench Excavation, Backfill and Compaction for Service Connections.

The Contractor shall exercise due care in backfilling to keep the service box and thaw wire vertical and in place. In the event the service box or thaw wire is displaced, the Contractor will be required to excavate and restore the service box and thaw wire to the proper position. Any work necessary to restore the service box and thaw wire to the proper position will be performed at the Contractor's expense.

A thaw wire constructed to a #2 copper plastic or rubber coated wire shall be attached to the corporation stop on one inch (1") connections by an approved method. On one and one-half (1 1/2") and two inch (2") connections, the thaw wire shall be attached to the saddle on the main. Three inch (3") through ten inch (10") connections shall have continuity straps attached in the same manner as that of main line installation.

#### E. Disconnects

If an existing service line is replaced by a new service or becomes unusable due to a replat of the property, demolition, or improvements to an existing building, it shall be disconnected at the main, at no cost to the City. The disconnect shall be witnessed by a City Representative and all fees shall apply.

# F. Hydrostatic Testing

All newly installed water services and valves shall be subject to a hydrostatic pressure test as specified in Section 60.02. A bleeder will be installed at each service line key box and extended a minimum of one foot (1') above the existing ground. The bleeder will be capped after testing is complete. The bleeder may not be used for the on-property system and must be disconnected at the time of the on-property hook-up, and all fees shall apply.

## G. Disconnect/Reconnect Water Service

Disconnect and reconnect existing water service lines where shown on the Drawings or as directed by the Engineer.

Reconnect to existing water service line piping with Flare x Flare pipe union. Furnish and install reducer if existing water service extension piping is smaller than new piping. Furnish and install dielectric union if existing water service line piping is of dissimilar metal from new piping. Unions are not to be installed within the ROW.

## Article 6.4 Measurement

Measurement for Furnishing and Installing Water Service Lines shall be measured per each, regardless of length, complete, in place and connected from the existing water service to the new waterline, including restoration of private property, valve boxes when necessary, and Trench Excavation and Backfill in accordance with Section 20.08 Trench Excavation, Backfill and Compaction for Water Service Connections, except that Rock Excavation and Backfill shall be paid for separately.

Where specific location of water service is identified by the payment item, measurement shall be by the lump sum for each location.

# Article 6.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Unless specifically identified for payment under a separate pay item, the unit price bid to Furnish and Install (size) Water Service Lines shall include all labor, equipment and materials to furnish and install a functional potable water service including, but not limited to, the following incidental items: verify location of existing water services; disconnection and reconnection of customer's existing services where the Work includes replacement of existing services; clearing and grubbing; trench excavation and backfill; excess excavation and backfill; excavation dewatering; trench support system; furnishing and installing Class E bedding; compaction of fill; installation of pipe, fittings, adapters, or other necessary appurtenances; polyethylene encasement; hydrostatic testing, flushing, disinfection, water service insulation; disposal of unusable or surplus material; seeding; protection of existing utilities; restoration of existing drainage patterns; removal and replacement of existing culverts, guardrail, fences, landscaping, and other public or private improvements; finish grading; and cleanup.

Where the Work includes disconnecting existing water services from an existing water main and reconnecting them to a new water main, the disconnection and reconnection of those existing water services will be considered incidental to the costs bid for installation of the new water main.

Fittings and appurtenances as shown on the Drawings or not specifically identified for payment under a separate pay item but required for normal completion of water service line installation, will be considered incidental and shall be included in the linear foot cost of the water service lines.

Payment shall be made under the following unit:

ITEM UNIT

Furnish and Install (Size) Water Service Line Each

Furnish and Install (Size) Water Service Line to (Location) Lump Sum

## SECTION 60.07 POLYETHYLENE ENCASEMENT

#### Article 7.1 General

The Work under this Section consists of providing all operations pertaining to the furnishing and installation of one layer of polyethylene encasement on all ductile and cast iron mains and services, fittings, fire hydrants, valve boxes, etc. The polyethylene encasement shall be a linear low-density polyethylene film with a minimum thickness of 8 mil.

#### Article 7.2 Material

The polyethylene encasement material for pipe shall be 8-mils thick and conform to AWWA C105/ANSI A21.5.

## Article 7.3 Construction

The Contractor shall use Method A of ANSI/AWWA A21.5/C105 to install polyethylene encasement. Method A:

- 1. Cut a section of polyethylene tube approximately two (2) feet longer than the pipe section. Remove all lumps of clay, mud, cinders, or other material that might have accumulated on the pipe surface during storage. Slip the polyethylene tube around the pipe, starting at the spigot end. Bunch the tube accordion fashion on the end of the pipe. Pull back the overhanging end of the tube until it clears the pipe end.
- 2. Dig shallow bell hole in the trench bottom at the joint location to facilitate installation of the polyethylene tube. Lower the pipe into the trench and make up the pipe joint with the preceding section of pipe.
- 3. Move the cable to the bell end of the pipe and lift the pipe slightly to provide clearance to easily slide the tube. Spread the tube over the entire barrel of the pipe. Note: Make sure that no dirt or other bedding material becomes trapped between the wrap and the pipe.
- 4. Make the overlap of the polyethylene tube by pulling back the bunched polyethylene from the proceeding length of pipe and securing it in place. *Note:* The polyethylene may be secured in place by using tape or plastic tie straps.
- 5. Overlap the secured tube end with the tube end of the new pipe section. Secure the new tube end in place.
- 6. Take up the slack in the tube along the barrel of the pipe to make a snug, but not tight, fit. Fold excess polyethylene back over the top of the pipe.
- 7. Secure the fold at several locations along the pipe barrel (approximately every three (3) feet).
- 8. Repair all small rips, tears, or other tube damage with adhesive tape. If the polyethylene is badly damaged, repair the damaged area with a sheet of polyethylene and seal the edges of the repair with adhesive tape.
- 9. Carefully backfill the trench in according to procedures in AWWA C600 Standard. To prevent damage during backfilling, allow adequate slack in the tube at the joint. Backfill should be free of cinders, rocks, boulders, nails, sticks, or other

materials that might damage the polyethylene. Avoid damaging the polyethylene when using tamping devices.

Damaged polyethylene encasement is to be repaired or the pipeline removed and the polyethylene encasement replaced. Costs for repair and/or replacement of damaged polyethylene encasement shall be considered incidental to the installation of the polyethylene encasement and/or the installation of the pipeline protected by the encasement.

#### Article 7.4 Measurement

Measurement of all sizes of polyethylene encasement for pipe shall be the same as the measurement of the pipe installed.

# Article 7.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Polyethylene Encasement Linear Foot

#### SECTION 60.08 TEMPORARY WATER SYSTEMS

#### Article 8.1 General

The Work under this Section consists of the performance of all operations pertaining to the construction, installation, maintenance and removal of temporary water service during construction of this project to current City customers in the area. It is the intent that the Contractor maintains water service during the entire period of construction activities to all current customers in the project area.

The Contractor will not be allowed to gain access to interior plumbing, residences, commercial space or other portions of the project outside of the right of way to assess the amount of work required to install a temporary plumbing system prior to a notice to proceed.

The Contractor shall submit a plan for any temporary water systems to the DEC for review and approval prior to beginning Work on such system. The plan must identify the type of system, the method of construction and the maintenance and operation procedures to be used. The plan must identify service to each existing customer except those who agree in writing to have their service temporarily disconnected. The Contractor shall obtain such agreement. To be submitted with the plan are any agreements between the Contractor and property owner regarding access and use of private property. The methods to be employed in maintaining water service are left to the Contractor. Surface piping, trailer mounted supply systems, and so forth may all be considered as long as they comply with current health standards and requirements. A copy of the DEC approved plan shall be provided to the Engineer, along with copies of any agreements with property owners referred to above.

The Contractor shall also submit the name and phone number of a contact person and at least one alternate who shall be available on a twenty-four (24) hour basis for repair and/or maintenance of the temporary water system. In the event that the Contractor fails to repair and/or maintain the temporary system and the City is required to perform repairs and/or maintenance, all costs associated with said repairs and/or maintenance shall be deducted from the Contract amount.

#### Article 8.2 Material

The Contractor shall use only those materials and equipment listed in this Section to supply temporary water service. Temporary water service shall be supplied under the service criteria outlined in this Section. All equipment used must be specifically designed and properly disinfected for he storage, handling, and delivery of potable water.

Service shall be supplied to each structure presently served by the City. The following minimum criteria shall be use for service to each structure:

- A. Twenty-five (25) psi minimum, eighty-five (85) psi maximum delivery pressure measured at the connection to the structure.
- B. Five (5) gallons per minute flow at the above delivery pressure measured at the connection to the structure. Commercial and other business structures may require higher water flows.

- C. Potable water system and water quality shall conform to 18 AAC 80 Alaska Drinking Water Standards.
- D. All services to structures shall be valved to allow individual control of service to each structure.

Materials used for temporary water service shall conform to the requirements of CPSS. The temporary water service system shall be constructed from one or more of the following materials: PVC, HDPE, copper, ductile iron, cast iron or galvanized steel.

The primary water feeder pipe shall be a minimum of three inches (3") in diameter.

#### Article 8.3 Construction

All temporary water service equipment shall be disinfected per ANSI/AWWA C652, Disinfection of Water Storage Facilities and ANSI/AWWA C651, Disinfection of Water Mains. All bacteriological samples required under these Specifications shall be done by a testing laboratory certified by the State of Alaska.

All temporary service equipment shall be disinfected prior to connecting to a residence or business and shall be disinfected each and every time the equipment is moved or connected to another residence per above-referenced Specifications.

The Engineer shall be notified twenty-four (24) hours prior to the installation of any temporary water system. The Engineer shall be present to inspect the disinfection process of any temporary water service system.

No residence presently serviced by the City system shall be without water for a period greater than four (4) hours in any twenty-four (24) hours period. Each residence or business owner shall be notified forty-eight (48) hours before they are transferred on or off the temporary water system and before any other service interruption. Prior to constructing temporary water services on private property, the Contractor shall secure a written "Permission to Enter" from the property owner. Such permission shall hold the City and its agents harmless for any claims resulting from damage or harm sustained due to the Contractor's operation. The Contractor shall also provide a copy of each "Permission to Enter" form to the Engineer.

Temporary water mains and services on the ground surface. Individual services may be connected to exterior hose bibs. The pipes shall be sized as required to provide adequate flow for the number of customers served. Surface piping shall be protected from damage by construction equipment, automobiles, vandalism, etc.

Contractor may be required to modify existing exterior hose bibs or otherwise modify existing interior building plumbing to connect temporary water service. Contractor shall be responsible for restoring building plumbing to pre-construction conditions within 48 hours after receiving direction from the Engineer to restore permanent service. Contractor shall be responsible for and shall repair any damage to building and building plumbing.

Where it is necessary to prevent the back-feeding of temporary water through the service connects to complete the Work, the Contractor shall install a functional shut-off valve on the dwelling plumbing system. The new shut-off valve is to be used to isolate the building plumbing system from the water main during the work. The Contractor will be responsible for entering the private property building and installing a new shut-off valve. Building plumbing modifications are to be performed by a licensed plumber.

Following the successful installation of the temporary water system, the existing water service shall be appropriately disconnected at a main shutoff valve inside the structure. Qualified personnel who are familiar with building plumbing systems shall accomplish the disconnection of the existing water service. This Work shall be performed to prevent backfeeding water through the service connection.

Fire hydrants may be used as a water source for a temporary water system. The Contractor will be required to obtain a hydrant permit from the City and will be required to meet all permit conditions (winter use of a hydrant shall required special permission from the City). In addition, the Contractor shall provide a gate valve assembly at the fire hydrant as a shutoff valve for the temporary water system. The Contractor shall furnish and install a backflow prevention device. The Contractor shall be responsible for any damage to the hydrant and temporary service piping and shall repair such damage at no cost to the Owner.

#### Article 8.4 Measurement

Providing temporary water service as required throughout the project shall be measured as lump sum.

# Article 8.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

Temporary Water System UNIT

Lump Sum

#### SECTION 60.09 REPLACE VALVE BOX

#### Article 9.1 General

The Work under this Section consists of performing all operations pertaining to the removal, disposal, and replacement of mainline, service line, fire line, and/or fire hydrant valve boxes that have become separated and/or misaligned to such an extent as to require replacement, from the top of the valve to final finished grade, including the replacement of all valve box sections, lids, and dust pans.

#### Article 9.2 Material

All materials used in the replacing valve boxes shall conform to the requirements defined in Section 60.03 - Furnish and Install Valves and the Standard Details.

Backfill shall be Type II Classified material to the subgrade elevation.

#### Article 9.3 Construction

All construction shall be in accordance with the provision of Section 60.03 – Furnish and Install Valves.

All locations where replacing a valve box is required shall be excavated to the top of the valve and conform to the procedures outlined in Section 60.03 - Furnish and Install Valves, concerning installation of the valve box and the Standard Details.

#### Article 9.4 Measurement

Valve boxes replacement will be measured per unit, complete in place.

#### Article 9.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

I I EIVI	UNII
Replace Valve Box	Each

1 IN II<del> T</del>

#### SECTION 60.10 RESET VALVE BOX SECTIONS BELOW FINISHED GRADE

#### Article 10.1 General

The Work under this Section includes all operations pertaining to the reconnection of mainline, service line, fire line, and/or fire hydrant valve box sections that have separated below finish grade. Work under this Section also includes the requirements of the Drawings and applicable sections of this Division and Division 20 – Earthwork. All broken and/or missing valve box components are to be replaced with new materials furnished and installed by the Contractor in accordance with these specifications.

#### Article 10.2 Material

All materials used in the reconnection of mainline and fire hydrant valve boxes shall conform to the requirements defined in Section 60.03 - Furnish and Install Valves and the Standard Details.

Backfill shall be Type II Classified material to the subgrade elevation.

#### Article 10.3 Construction

All construction shall be in accordance with the provision of Section 60.03 – Furnish and Install Valves and Standard Detail 60-4 Typical Valve Box.

All locations where reconnections are required shall be excavated to the depth required to perform the reconnection. The Contractor shall be responsible for removing the liner inside the valve box casing and determining the location of the separation. Care shall be used to ensure that soil or other foreign matter does not enter the valve box standpipe.

#### Article 10.4 Measurement

Resetting Valve Box Section Below Finish Grade will be measured per unit, complete in place. The same valve shall not be paid for under this pay item if it is paid for under Section 60.09 - Replace Valve Box. In particular, related work includes, but is not limited to, removal of debris from inside the valve box standpipe, trench excavation and backfill, disposal of unsuitable or surplus material, mechanical compaction, adjust mainline valve box to finish grade, replace broken valve box components, and classified materials. No separate measurement for payment will be made.

#### Article 10.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT
Reset Valve Box Sections Below Finished Grade Each

#### SECTION 60.11 REPLACE TOP SECTION OF VALVE BOX

#### Article 11.1 General

The Work under this Section consists of performing all operations for the removal, disposal, and replacement of mainline, service line, fire line, and fire hydrant valve box top section(s), lid(s), and dust pan(s) that are missing or damaged in the opinion of the Engineer. The Contractor is to provide all labor, materials and supervision required to furnish and install new valve box components needed to rehabilitate existing valve boxes.

Under this Section, rehabilitation of existing valve boxes can include the following items of Work:

Removal and replacement of valve box lids.

Removal and replacement of valve box dust pans.

Removal and replacement of valve box top sections.

The valve box components to be removed and replaced for a specific valve box are identified in the Drawings. The Contractor is to reuse those components that are not to be replaced in assembly of the rehabilitated valve box.

#### Article 11.2 Material

Materials used in this Work shall conform to the requirements of Section 60.03, Article 3.2 - Material.

#### **Article 11.3 Construction**

The Contractor shall excavate around the valve box as needed to access the Work. All excavation, shoring, dewatering, backfill and compaction efforts required to access the Work shall be per Division 20 – Earthwork. All importation of fill and/or disposal of unsuitable material, excavation, and backfill efforts shall be considered incidental to Work, and will not be paid separately.

Upon completion of the Work, the Contractor shall restore the existing grades and surrounding area to preconstruction conditions. Any pavement, sidewalk, curb and gutter, landscaping, and/or other improvements disturbed and/or damaged by the manhole rehabilitation effort shall be restored by the Contractor to preconstruction conditions. Restoration of these conditions shall be considered incidental to the Work, and will not be paid separately.

The Contractor shall remove and replace those valve box components identified in the Drawings. The rehabilitated valve box shall be configured according to the requirements of this Division and the Standard Details.

The Contractor shall use care in protecting those component parts of the existing valve box that are to be reused in the rehabilitated valve box.

#### **Article 11.4 Measurement**

Rehabilitated valve box assemblies shall be measured as units complete in place with the components identified in the Drawings replaced and accepted by the Engineer.

All effort required to complete the Work, including excavation, shoring, dewatering, backfilling, restoration of Work area to existing preconstruction conditions, and/or other items of Work needed to complete the Replace Top Section of Valve Box effort shall be considered incidental to the completion of the Work and shall not be paid for separately.

# **Article 11.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

ITEM	UNIT
Remove and Replace Valve Box Lids	Each
Remove and Replace Valve Box Dust Pan	Each
Remove and Replace Valve Box Top Section	Each

#### SECTION 60.12 ABANDON PIPELINE IN PLACE

#### Article 12.1 General

The Work under this Section includes all operations pertaining to the abandonment of pipeline in place. Where shown on the Drawings, or otherwise directed by the Engineer, the Contractor shall abandon an existing pipeline in place in accordance with the requirements of this Section.

#### Article 12.2 Material

Sand slurry shall consist of a mixture of water and sand with an approximate ratio of seven (7) gallons of water per cubic foot of sand. Sand may consist of native material with a particle size distribution such that one hundred percent (100%) of the material passes the No. 4 U.S. Standard Sieve and contains no lumps, frozen material, organic matter, or other deleterious material.

#### **Article 12.3 Construction**

Wherever existing pipe is to be abandoned in place, the Contractor shall empty the line of all water, fill the pipe full with sand slurry, and plug the ends. Placement of the sand slurry shall be by means of a tremie pipe or other method that shall enable uniform placement of the sand slurry throughout the length of the pipe being abandoned. The Contractor shall demonstrate the entire pipe to be abandoned has been filled prior to the installation of end caps. Validation shall include placement of a predetermined volume of sand slurry into the pipe to be abandoned.

In the event the pipeline to be abandoned is cracked or crushed, the Contractor shall excavate to the next joint of pipe and install the plug. Crushed pipe sections or portions thereof shall be removed and disposed of by the Contractor.

All excavation, shoring, dewatering, disposal of unsuitable material, backfilling, and compactive effort required for completion of this Work shall conform to the requirements of Division 20 – Earthwork.

During the execution of this effort, the Contractor shall maintain vehicular traffic and pedestrian access as required in Division 10 - Standard General Provisions.

The Contractor shall restore the Work area to preconstruction conditions.

The Contractor shall notify the Engineer twenty-four (24) hours in advance of abandoning each main and shall provide safe access for the inspection of the process.

#### **Article 12.4 Measurement**

Measurement of quantities of pipeline to be abandoned in place shall be per lineal foot of pipeline to be abandoned for each nominal pipeline size. Length shall include pipeline that is removed due to damaged ends.

Removal and disposal of pipeline sections that have damaged ends and cannot be plugged in place shall be considered incidental to the Abandon Pipeline in Place scope of Work identified in this Section.

Any excavation, shoring, dewatering, disposal of unsuitable material, backfilling, compactive effort, maintenance of vehicular traffic and/or pedestrian access, paving, landscaping, or restoration of existing preconstruction conditions necessary to complete the Abandon Pipeline in Place scope of Work identified in this Section that is not specifically address by a separate bid item shall be considered incidental to the Work completed under this Section. Costs incurred for completion of these incidental Work items are considered including in the unit cost bid for completion of the Work in this Section.

# **Article 12.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 -Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Abandon Pipeline in Place (Pipeline Nominal Size) (Type of Pipe) Linear Foot

# SECTION 60.13 RESERVED

#### SECTION 60.14 REMOVE AND SALVAGE EXISTING FIRE HYDRANT

#### Article 14.1 General

The Work under this Section consists of removing and salvaging serviceable portions of existing fire hydrant assemblies identified in the Drawings and delivering them to the City.

#### Article 14.2 Material

Materials used in this Work shall conform to the requirements of Section 60.02, Article 2.2 - Materials.

#### Article 14.3 Construction

The Contractor shall excavate, expose and remove the fire hydrant assemblies identified in the Drawings to be salvaged.

The hydrant assembly components to be removed and salvaged at each hydrant location where the hydrant is to be salvaged include:

Hydrant assembly (head, barrel, and shoe)
Hydrant gate valve
Hydrant gate valve box
Hydrant leg

Upon inspection of the exposed hydrant assembly components, the Engineer may determine that one or more of the components are not salvageable. These items are to be transported by the Contractor to a disposal site approved for disposal of construction debris.

The Contractor shall install a plug in the branch connection on the tee in the water main where the hydrant assembly is removed. If the water main is to remain in active service, the plug shall be tested for leakage according to Section 60.02, Article 2.4 — Flushing and Testing, prior to the water main being covered with fill. Disinfect the existing water main at the locations where the hydrant assemblies are removed per AWWA C651.

Excavation, shoring, dewatering, disposal of unsuitable material, backfilling, and compaction, shall all conform to the requirements of Division 20 – Earthwork.

During the execution of this effort, the Contractor shall maintain vehicular traffic and pedestrian access as required in Division 10 – Standard General Provisions.

The Contractor shall restore the Work area to preconstruction conditions as required by Division 10 – Standard General Provisions. Landscaping, paving and concrete work shall conform to Division 75 – Landscaping Improvements, Division 40 – Asphalt Surfacing and Division 30 – Portland Cement Concrete, respectively, and the Standard Details.

#### **Article 14.4 Measurement**

Removing, disposing of or salvaging, and delivery of existing fire hydrant serviceable portions will be measured per each fire hydrant removed and salvaged in accordance with this Section.

# Article 14.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 -Measurement and Payment, and shall include full payment for all Work described in this Section.

ITEM	UNIT
Remove and Salvage Existing Fire Hydrant	Each

#### SECTION 60.15 RELOCATE WATER MAIN

#### Article 15.1 General

The Work under this Section consists of providing all operations pertaining to relocating water mains. In the preparation of the Drawings, efforts have been made to determine exact elevations of live utilities; however, elevations of utilities shown are not represented as exact and are shown to include approximate location only. The Engineer shall have the final say as to whether the main is raised or lowered.

#### **Article 15.2 Construction**

Where a water main crosses the location of a sewer, the water main shall be raised or lowered sufficiently to permit a minimum (outside diameter) vertical distance of eighteen inches (18") from the sewer line. The Contractor may employ either of the following methods for raising or lowering a water main. He may raise or lower lengths of the water main as necessary on either side of the proposed sewer to allow the main to pass under or over the sewer, providing the deflection at any joint does not exceed the pipe manufacturer's recommendations, or the water main may be raised or lowered using four (4) pipe bends not to exceed twenty-two and one-half degrees (22 ½°). In special cases only, and when approved by the Engineer in advance, forty-five degree (45°) bends may be used. The method of lowering and materials to be used shall be approved by the Engineer prior to commencing Work. The Contractor shall give seventy-two (72) hours notice to the City and the Engineer prior to any planned water shutoff.

#### Article 15.3 Measurement

Raising or lowering existing water mains will be measured as units complete in place without regard to the diameter of the water main or length required to be lowered.

#### Article 15.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

ITEM	UNIT
Relocate Water Main	Each

#### SECTION 60.16 RAISE OR LOWER WATER SERVICE

#### Article 16.1 General

The Work under this Section consists of providing all operations pertaining to raising or lowering existing water services when the grade(s) of such services interfere(s) with the construction of new sanitary or storm sewers. The Work includes, but is not limited to, trench excavation and backfill, compaction, furnishing trench backfill, disposal of unsuitable or surplus material, and water service line piping.

#### Article 16.2 Materials

Materials to be used in the Work shall conform to Section 60.06, Article 6.2 - Material.

#### **Article 16.3 Construction**

Where a conflict in grade occurs between new storm and/or sanitary sewers, and an existing water service connection, the Contractor shall excavate the water service connection from the point of interception to a sufficient distance to raise or lower the water service such that the grade conflict will be eliminated. In no case will the length of raising or lowering of the water service exceed fifty feet (50').

If the clearance between the raised or lowered water service and the storm drain is less than three feet (3'), insulation board shall be installed in accordance with Section 60.10, Article 1.4 - Insulation. However, in no case shall the vertical separation distance between the service connection and the storm drain and/or sanitary sewer be less than eighteen inches (18") without a DEC separation waiver.

All excavation, backfill, and pipe laying shall be performed in accordance with the applicable provisions of Division 20 - Earthwork and this Division. Any materials needed to complete the raising or lowering of a water service shall be provided by Contractor and considered incidental to the Contract.

The existing water service shall be disinfected according to AWWA C651 prior to being place back in service.

#### **Article 16.4 Measurement**

Measurement for raising or lowering water service lines will be measured as units complete in place.

Fittings and appurtenances not specifically identified for payment under a separate pay item, but required for normal completion of raising or lowering water service lines will be considered incidental and shall be included in the unit cost of the Work.

Disinfection of the raised or lowered water service line shall be considered incidental and shall be included in the unit cost of the Work.

Any excavation, shoring, dewatering, disposal of unsuitable material, backfilling, compactive effort, maintenance of vehicular traffic and/or pedestrian access, paving, landscaping, or

restoration of existing preconstruction conditions necessary to complete the Raise or Lower Water Service scope of Work identified in this Section that is not specifically addressed by a separate bid item shall be considered incidental to the Work completed under this Section. Costs incurred for completion of these incidental Work items are considered included in the unit cost bid for completion of the Work in this Section.

# **Article 16.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

ITEM	UNIT
Raise or Lower Water Service	Fach

# SECTION 60.17 RESERVED

#### SECTION 60.18 ABANDON PRIVATE WATER WELL

#### **Article 18.1 Description**

The Work under this Section consists of furnishing all material, labor, and equipment necessary to abandon existing private water wells as described in this Section.

The depths to the bottom of the boring, depth to static groundwater and locations of the wells to be abandoned are described in the Special Provisions.

#### **Article 18.2 Materials and Construction**

The Contractor shall use the following procedure when abandoning the wells:

- 1. Remove the existing well pump and appurtenances. The well pump and appurtenances shall be carefully removed to avoid damage and delivered to the property owner after removal.
- 2. Backfill the well casing to ten feet (10') above the screen with disinfected sand or gravel. Sand shall be used as backfill adjacent to water bearing strata consisting of sand, and gravel shall be used as backfill adjacent to water bearing strata consisting of gravel. Disinfected sand or gravel is defined as sand or gravel washed in a one part per million chlorine/water solution prior to the backfilling operation. The Contractor shall provide proof to the Engineer that any imported sand or gravel has been disinfected prior to backfilling the casing.
- 3. If the aquifer is pressurized, place a seal over the top of the disinfected sand or gravel to seal the aquifer. The seal may consist of bentonite chips or other suitable means, as approved by the Engineer.
- 4. Backfill the next section of well casing for a minimum distance of ten feet (10') with concrete or cement grout. If necessary, the depth of the concrete or cement grout may have to exceed ten feet (10') to ensure the lower aquifer is thoroughly sealed. The concrete or cement grout shall be placed from the bottom upward through a pipe or tremie in such a way as to avoid segregation or dilution of the material. The concrete or cement grout shall be allowed thirty-six (36) hours to cure prior to proceeding with the next step.
- 5. Backfill the next section of well casing to fifteen feet (15') below the ground surface with gravel. Disinfected gravel is not required in this zone.
- 6. Excavate the area adjacent to the top of the well to a depth of five feet (5') and cut the casing at this level. Then backfill the remaining ten feet (10') of well casing with bentonite, concrete, or cement grout. Weld a metal cap on top of the well casing to ensure the well is sealed.
- 7. Backfill the area within a two foot (2') minimum radius from the center of the well casing to a level which is two inches (2") above the top of the sealed well casing with concrete or cement grout to preclude the downward migration of

water along the outside of the casing. Then backfill the remainder of the excavated hole with native soils.

- 8. As part of this bid item, the Contractor shall be responsible for topsoil and reseeding all lawn areas damaged by the Contractor during the well abandonment operation. In addition, the Contractor shall be responsible for the repair and/or replacement of all existing utilities, driveways, trees, utility markers, survey monuments, fences, retaining walls, buildings, sidewalks, gardens, landscaping, and other private improvements damaged by the Contractor as a result of the well abandonment operation.
- 9. The Contractor shall provide a log of the well abandonment to the Engineer prior to receiving final payment for this Work. The log shall describe the materials used in the abandonment and the depths below existing grade each type of material was used, in addition to any other pertinent information regarding the abandonment.

The Contractor may employ, at his/her option, an alternate method of abandoning the wells that conforms to the requirements of ANSI/AWWA Standard A 100. In the event the Contractor elects to obtain approval to employ an alternate method, he/she shall first secure the approval of the DEC and then submit a Substitution Request form to the Engineer for approval. The substitution request shall clearly identify the method the Contractor wishes to employ; clearly reference applicable sections of ANSI/AWWA Standard A 100 which allow the Contractor's proposed method of abandonment; and, include written approval from the DEC specific for these particular walls.

Excavation, shoring, dewatering, disposal of unsuitable material, backfilling, and compaction, shall all conform to the requirements of Division 20 – Earthwork.

During the execution of this effort, the Contractor shall maintain vehicular traffic and pedestrian access as required in Division 10 – Standard General Provisions.

The Contractor shall restore the Work area to preconstruction conditions as required by Division 10 – Standard General Provisions. Landscaping, paving and concrete work shall conform to Division 75 – Landscaping Improvements, Division 40 – Asphalt Surfacing, and Division 30 – Portland Cement Concrete respectively, and the Standard Details.

#### Article 18.3 Measurement

Measurement for payment shall be per each well abandoned in accordance with the requirements of this Section or DEC requirements if an alternate method of well abandonment is employed and approved by the Engineer.

Any excavation, shoring, dewatering, disposal of unsuitable material, backfilling, compactive effort, maintenance of vehicular traffic and/or pedestrian access, paving, landscaping, or restoration of existing preconstruction conditions necessary to complete the Abandon Existing Private Water Well scope of Work identified in this Section that is not specifically addressed by a separate bid item shall be considered incidental to the Work completed

under this Section. Costs incurred for completion of these incidental Work items are considered included in the unit cost bid for completion of the Work in this Section.

# Article 18.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

ITEM	UNIT
Abandon Private Water Well	Each

#### SECTION 60.19 ADJUST KEY BOX

#### Article 19.1 General

The Work under this Section consists of providing all materials, equipment and labor and performing all operations necessary for adjusting existing key boxes to finished height and/or finished grade. All broken and/or missing keybox components are to be replaced with new materials furnished and installed by the Contractor in accordance with these specifications.

#### Article 19.2 Material

All materials used in the key box adjustment shall conform to the requirements defined in Section 60.06 - Water Service Lines and the Standard Details.

#### Article 19.3 Construction

Key boxes to be adjusted will be identified by the Engineer. In all cases the maximum height of the adjusted key box will be flush with the final ground surface. If excavation is required to adjust the key box, the ground surface will be restored to its original condition unless otherwise indicated in the Drawings. The Contractor shall be responsible for ensuring that the valve box is vertical, clean, to proper grade, and readily accessible for operation of the valve.

Any damage to a key box resulting from construction under this Contract shall be repaired or the damaged portion replaced at the Contractor's expense. Adjustments to key boxes to be lowered will include cutting excessive length of key box, threading, and installing threaded unions to complete adjustments. Only threaded joints will be allowed. "Quick-connect" style connections assembled with set screws will not be accepted.

Where key box is located in concrete slab, adjustment will include cutting concrete, installing pavement riser and lid, and restoring disturbed area to original condition.

Contractor shall adjust the valve box to finish grade prior to placement of asphalt pavement. After-the-fact cutting of new asphalt for adjustments is not accepted. Any adjustment(s) requiring cutting of new asphalt shall not be paid and shall be deducted from the quantity.

#### **Article 19.4 Measurement**

Adjusting key boxes will be measured per unit, complete in place.

# Article 19.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 – Measurement and Payment, and shall include full payment for all Work described in this Section.

ITEM	UNIT
Adjust Key Box	Each
Adjust Key Box (Concrete Slab or Asphalt Paving)	Each

#### SECTION 60.20 ADJUST VALVE BOX TO FINISH GRADE

#### Article 20.1 General

The Work under this Section consists of providing all operations pertaining to adjustment of existing mainline or hydrant valve boxes to finish grade, including the replacement of any and all broken valve box sections, lids, and dust pans.

#### Article 20.2 Material

All materials used in the adjustment of mainline valve boxes shall conform to the requirements of the utility company having jurisdiction over the water system.

#### **Article 20.3 Construction**

All valve box adjustments will be accomplished as directed by the Engineer. During the adjustment of the valve boxes, the top section will be replaced with a new top section, dust pan, and lid marked "water," per the water utility specifications. Any salvaged top sections will be identified by the Engineer. All salvaged top sections will be delivered to the City by the Contractor. Any damage to a mainline valve box resulting from construction under this contract shall be repaired or the damaged portion replaced at the Contractor's expense. The Contractor shall be responsible for ensuring that the valve box is vertical, clean, to proper grade, and readily accessible for operation of the valve.

Contractor shall adjust the valve box to finish grade prior to placement of asphalt pavement. After-the-fact cutting of new asphalt for adjustments is not accepted. Any adjustment(s) requiring cutting of new asphalt shall not be paid and shall be deducted from the quantity.

#### Article 20.4 Measurement

Mainline valve box adjustments will be measured per unit, complete in place.

# Article 20.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

ITEM	UNIT
Adjust Valve Box to Finish Grade	Each

#### SECTION 60.21 ADJUST EXISTING FIRE HYDRANT TO FINISH GRADE

#### Article 21.1 General

The Work under this Section consists of performing all operations pertaining to adjusting existing fire hydrant assemblies to new finish grade, including the adjusting hydrant auxiliary valve box. Materials and Construction to adjust the auxiliary valve box shall be in accordance with Section 70.08.

#### Article 21.2 Material

Materials used to adjust existing fire hydrants to finished grade shall be supplied by the hydrant manufacturer and intended for the purpose of adjusting the elevation of fire hydrants. All above-grade portions of the fire hydrant shall be painted to match the existing hydrant.

#### **Article 21.3 Construction**

The Work consists of disassembling the existing hydrant to remove the hydrant head and replacing or installing a new hydrant extension in accordance with the manufacturer's recommendations and Standard Details 60-6 Single Pumper "L" Base Hydrant Assembly and 60-7 Double Pumper "L" Base Hydrant Assembly.

#### Article 21.4 Measurement

Measurement shall be per each hydrant adjusted, regardless of length, including auxiliary valve box adjustment, and shall include all associated excavation and backfill.

#### **Article 21.5 Basis of Payment**

Payment for this Work shall be in accordance with Section 60.01 General, Article 1.6 Payment – General of this Division and shall include full payment for all Work described in Section 60.15.

ITEM	UNIT
Adjust Existing Fire Hydrant to Finish Grade	Each

# CITY OF PALMER STANDARD SPECIFICATIONS

DIVISION 65 CONSTRUCTION SURVEY

# STANDARD CONSTRUCTION SPECIFICATIONS FOR THE CITY OF PALMER CONSTRUCTION SURVEYS DIVISION 65 INDEX

SECTION 65.01	GENERAL	
Article 1.1	Scope of Work	1
Article 1.2	Payment - General	1
SECTION 65.02	CONSTRUCTION SURVEYING	2
Article 2.1	Project Control	2
Article 2.2	Field Notes	
Article 2.3	Party Chief's Daily Diary	7
Article 2.4	Clearing and Grubbing Stakes	
Article 2.5	Cross Sections	7
Article 2.6	Slope Stakes	10
Article 2.7	Grade Stakes	11
Article 2.8	Drainage Facilities	12
Article 2.9	Water Systems	
Article 2.10	Sanitary Sewer Systems	14
Article 2.11	Major Structures	14
Article 2.12	Miscellaneous Construction	14
Article 2.13	Electronic Data Collection, Radial Surveys and Global	
	Positioning Systems (GPS)	14
Article 2.14	As-built Surveys and Record Drawings	
Article 2.15	Final Acceptance Date	
Article 2.16	Method of Measurement	
Article 2.17	Basis of Payment	18

# STANDARD CONSTRUCTION SPECIFICATIONS FOR THE CITY OF PALMER CONSTRUCTION SURVEYS DIVISION 65

#### SECTION 65.01 GENERAL

# Article 1.1 Scope of Work

The Contractor shall furnish all labor and materials necessary to perform all surveying and staking essential for the completion of construction in conformance with the Drawings, Specifications, and Contract Documents. The Contractor shall perform all the necessary Work and calculations required to accomplish the Work in accordance with this Division.

This Section establishes a minimum standard of field survey specifications and procedures to properly control City of Palmer construction projects. The Contractor shall insure that commonly accepted practice of survey methods and procedures are followed. Errors or damages resulting from the Contractor's survey shall be corrected or made whole at the expense of the Contractor. The Owner shall not be held liable for any additional expense. Any method conflicting with these survey specifications must be approved by the Engineer prior to its use.

An Alaskan Registered Professional Surveyor, subcontracted to the Contractor shall perform all surveying, monumentation, staking and cross section for quantities pay item measurements. All personnel involved in measuring and recording survey data shall be directly employed by the Surveying Subcontractor and shall not be employed by the Contractor or any of the other Subcontractors for the duration of the project. Failure to adhere to this specification will result in non-payment for all Work affected by non-compliance.

The Contractor shall notify the Engineer twenty-four (24) hours in advance prior to beginning Work. All requests for information or determinations concerning the project shall be directed to the Engineer.

#### Article 1.2 Payment - General

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

#### SECTION 65.02 CONSTRUCTION SURVEYING

# **Article 2.1 Project Control**

The Owner may provide project horizontal and vertical control monuments to facilitate construction staking or the Owner may not have provided horizontal and vertical control monuments for a project. Regardless, the Contractor shall recover project survey control monuments shown on the Drawings or establish project survey control monuments to ensure the project is properly located and constructed according to the Contract Documents.

Survey control monuments may be shown on the Drawings. Prior to construction, the Contractor shall locate these monuments to ensure they have not been destroyed. In the event the Contractor is unable to locate certain monuments, the Contractor shall notify the Engineer immediately and provide five (5) working days for the Engineer to reestablish the missing monumentation.

The Contractor shall have no basis for a claim requesting additional compensation for costs incurred due to missing survey control which is shown on the Drawings, unless the Engineer fails to reestablish said control within five (5) working days after written notification from Contractor. The Contractor may be entitled an extension of time as the Engineer may determine. Claim for extension of time shall be in accordance with Division 10, Section 10.05, Article 5.23 - Delays and Extension of Time.

The Contractor shall notify the Engineer immediately if a discrepancy exists between the field conditions and the Contract Documents. Project staking, which would be directly affected by the discrepancy, shall cease until further notice by the Engineer. Work unaffected by the discrepancy shall continue uninterrupted.

The Contractor is responsible for preserving, protecting and replacing all monuments and lot corners, line stakes, grade stakes, reference points, and hubs. In the event of their loss or destruction, the Contractor shall pay all costs for their replacement.

#### A. Monuments

# 1. General Description

A monument is defined as a material object used to physically identify a measured point on the earth's surface, representing a land boundary that was determined by a land survey. The term "monument" will be deemed generic to identify public land corners, private property corners and public agency vertical and horizontal control monuments. If a question arises as to the validity of a found object being a monument, it should be submitted to the Engineer for clarification prior to disturbance or removal.

# 2. Existing Monument and Lot Corner Search

Contractor shall perform a monument search and make a record of the monument and lot corner search in the survey control field book, before commencement of construction staking. The monument search shall include both centerline and property monumentation.

Prior to construction, Contractor shall locate and verify all project survey control monuments shown on the Drawings to ensure that they have not been disturbed or destroyed. In the event the Contractor is unable to locate any survey control monument that is shown on the Drawings, the Contractor shall notify the Engineer immediately. The Engineer shall have five working days to reestablish the missing monument or make a determination whether the project can be accurately staked without the missing monument.

Prior to construction, the field book record of the monument and lot corner search shall state which monuments were found and which were not found. Contractor shall obtain record plats within the construction limits to assist in the search.

Upon completion of the project, Contractor shall search for and replace all monuments and lot corners that have been lost due to the construction project unless the Contractor can show that the monument or lot corner was searched for and none existed prior to construction.

The requirement to search for existing monuments and lot corners is governed by a separate pay item in the Bid Schedule shall be measured and paid as identified in Article 2.15 – Method of Measurement and Article 2.16 – Basis of Payment.

# 3. Requirement to File Record of Monument

Per Alaska Statute (AS 34.65.040): 'A land surveyor who in the course of a survey establishes, reestablishes, uses as control, or restores a monument to make it readily identifiable or reasonably durable shall record a monument record, unless the monument and its accessories are substantially as described in a monument record filed or recorded under this chapter or on a survey plat of record'.

Proof of recording shall be submitted to the Engineer in the form of a copy of the monument of record bearing the State District Recorders stamp before the monument is disturbed or removed.

#### B. Requirement to Establish Monuments

#### General

The Contractor shall replace any monument that exists within the construction limits if it is disturbed or removed due to project activity. All monumentation disturbed or removed shall be replaced with the same type monument or monument approved by the Engineer. All monuments that are replaced shall be crowned with a self identifying cap bearing the surveyor's license number, year set, the lot, block and subdivision name stamped into the cap. No plastic

monument caps are allowed. Should a physical impediment prevent a monument from being reestablished at its original location, one or more reference monuments shall be established. The establishment of reference marks shall be coordinated with the Engineer. Disturbed monuments located within an existing or newly paved surface shall be installed within a monument case at no extra cost. Monument case shall comply with subpart 4 of this section.

# 2. Standard Monument and Monument Case Specifications

The standard monument is a five-eighths by thirty inch (5/8" x 30") iron rebar with a two inch (2") aluminum cap attached. The monument case shall conform to AASHTO M-105, Class 30A or DOT/PF Standard Drawing M-16.01. The case shall be coated with coal-tar pitch varnish. The top of the case shall be installed flush with the pavement surface. The top of a monument installed in a case shall be four-tenths feet (0.4') below the top of the case.

# 3. Request to Install Additional Monumentation

The Owner may request that additional monumentation be established and installed. Additional monumentation is extra to the project and not identified in the Contract Documents. The monuments would be established and installed according to SubArticles B.1 - General and B.4 - Standard Monument and Monument Case Specifications above.

This Work is governed by a separate pay item in the Bid Schedule and is separate from the lump sum construction survey pay item listed in Article 2.16. The measurement for this pay item is identified in Article 2.15 Method of Measurement.

# C. Project Control Accuracy

#### 1. Horizontal Control

The maximum permissible linear error allowed in establishing horizontal control is 1:10,000 feet. The maximum error allowed in unadjusted angular closure shall be calculated by the formula "15 times the square root of N." The term "N" signifies the number of transit setups in a traverse and "15" signifies fifteen seconds.

#### Vertical Control

Vertical datum shall originate from the NGS Vertical Level Line System. All level circuits run to establish temporary bench marks shall have an accuracy no less than the value computed by the equation (three-hundredths feet (0.03') times the square root of the distance in miles). Foresights and backsights shall be balanced. The maximum sighting distance shall not

exceed three hundred feet (300'). All leveling circuits establishing TBMs will be adjusted utilizing recognized standard surveying adjustment methods. Side shots to establish an elevation on TBMs will not be allowed.

A minimum of two known bench marks shall be utilized when establishing TBMs to verify correct elevation information. A sufficient number of TBMs shall be set to control a project with a maximum spacing of eight hundred feet (800') between marks. Typically, a TBM should not be greater than two hundred feet (200') outside the construction limits of the project. All TBMs shall be located and be comprised of sufficient materials such that their integrity will not be compromised throughout the life of the project.

#### D. Construction Centerline

#### Establish Centerline

The construction centerline location and stationing shall conform to that shown on the Drawings. Any errors found in the line shall be corrected and shown on the specific plan view with reference to the centerline stationing. If control points do not exist they shall be established and referenced so that the line can be readily re-established when required. A minimum of two reference points shall be established to reference each project control point or monument. Each reference point shall be visible to the other reference point. The method of referencing control points shall be done in accordance to the Standard Details of these specifications. Reference points shall be placed at locations where there is the least possibility of their being disturbed during the construction period. Measurements and sketches of the reference points shall be kept in the horizontal control survey field book.

# 2. Check Existing Ground Profile

A centerline profile shall be run prior to establishing construction grade stakes. The existing ground elevations shall be checked against the existing profile elevations shown on the Drawings to verify design grade relative to the existing ground conditions. The Contractor shall review the centerline profile information and immediately notify the Engineer of any elevations that do not match the plan profile information. The Engineer will direct the Contractor how to proceed.

#### 3. Pavement Rehabilitation Projects

This paragraph pertains only to pavement rehabilitation projects when a field survey of existing conditions was not conducted as part of the design process for the project. Contractor shall conduct a preconstruction survey to establish the existing road centerline and gutter lip profiles as applicable, within five working days prior to beginning construction staking, Contractor shall submit the survey field notes and a centerline profile plot drawn on vellum drawing paper at the same scale as the Drawing scale to the Engineer. The Engineer will have five days to review the survey notes and profile drawings prior to the start of construction.

#### Article 2.2 Field Notes

The Contractor shall furnish hardbound field books for recording survey information; the field books shall become the property of the City after the survey information has been entered and the project has been completed. At the discretion of the City, scanned copies of these field books may be submitted in lieu of the hardbound books. Scanned field books must be clean, readable, and in Adobe Portable Document Format (PDF).

Each book shall be indexed and its contents referred to by page number prior to delivering them to the Owner. All field books containing field note information shall be sealed and signed by an Alaskan Registered Professional Land Surveyor on the title page of each field book. The date, weather conditions, survey crew personnel, and instruments used shall be shown at the beginning of each day's notes. As a general rule, field notes for each phase of the Work shall be placed in a separate series of field books. Field notes shall conform to the note format shown in the Standard Details and shall be neatly logged as follows:

- observations recorded directly in field book.
- complete an index page in the front of the book with specific references to pages
  where monument recovery, horizontal and vertical control were established for the
  project, cut/fill notes, slope staking, laying out the project alignment, as-built of
  improvements or utilities, and sketches with specific references (dimensions,
  stationing, point numbers and relationship to ROW).
- notes shall be in pencil; redline book with corrections, means, level adjustments, etc.
- each page shall be labeled with the appropriate header information including: date, crew, instrumentation, weather, and north arrows as applicable.
- notes shall be complete and reduced.
- sketches and traverse data shall be graphic.
- stationing shall increase from the bottom to the top of the page.
- notes shall be precise and sufficiently detailed.
- monument recovery pages shall include detailed descriptions of condition and location of the monuments with sketches identifying nearby streets and properties.

Requirements for scanned field book copies submitted in PDF format include:

- scans will be in color using a minimum of 300 dpi.
- scan all pages including the cover, index page and blank pages, excluding those beyond the used portion of the book.
- review the scanned file and ensure that the entire page was captured and is clear and legible.
- use the bookmark function in Adobe add a bookmark to match the index page; the
  index page shall be included in the bookmarks; the user of the digital file should be
  able to go through the book as if they had the physical copy of the book using the
  book marks.
- use Adobe optimization settings to compress the file size and check to ensure they
  result is still clear and legible; the City will reject poor quality scans and require a new
  version be created before acceptance and payment.

Refer to Section 65.02, Article 2.13 – Electronic Data Collection, Radial Surveys, and Global Positioning Systems (GPS) procedures for logging field notes with the use of electronic data collectors and automated field systems.

Pegging of notes and erasures of information will not be acceptable. A line shall be drawn through those portions of the notes in error leaving the original note legible. The correction shall be noted above the original entry. Corrections shall be initialed and dated. Where appropriate, a note of explanation shall be included.

Field notes shall conform to the note format shown in the Standard Details. Failure on the part of the Contractor to keep and maintain complete and accurate field notes, as required by this Section, shall be sufficient reason to withhold payment for those items of Work where survey is required. No final project payment will be made to the Contractor until the field books have been submitted and approved by the Engineer.

# Article 2.3 Party Chief's Daily Diary

The survey party chief shall keep a factual daily diary of all Work performed by the survey crew on the project. As a minimum, the diary shall contain the following information:

- date.
- type & location of Work performed.
- orders from the Engineer.
- crew.
- Work accomplished.
- signature of Party Chief.

This record shall be kept on the project site and submitted to the Engineer upon request. At completion of the project this dairy shall become the property of the Owner.

# Article 2.4 Clearing and Grubbing Stakes

The Contractor shall stake the clearing and grubbing limits as shown on the Drawings and/or as directed by the Engineer. If possible, stakes shall be adjusted to avoid sharp breaks in the width of the clearing line. The staking of clearing limits shall be approved by the Engineer in writing prior to the start of the clearing operations.

Distances shall be measured to the nearest foot and standard lath/flagging shall be placed to clearly designate the intended limits. Intervals for placement of lath/flagging shall vary based on the terrain and foliage density, with a minimum of fifty feet (50') and no greater than one hundred feet (100') between lath. In areas of heavy timber, clearing stakes shall be placed to avoid leaving trees on the clearing line. If, as the Work progresses, revisions are required to the originally staked clearing distances, the revisions shall be duly noted in the field notes.

#### Article 2.5 Cross Sections

The Contractor shall perform all cross sections necessary for determination of excavation and fill or backfill quantities, including intermediate and/or re-measure cross sections as may be required. Cross sections shall be required before excavation activity begins unless otherwise specified. When clearing and grubbing work is included in the contract the original cross sections shall be taken immediately after grubbing work is complete. Cross sections measured for pay quantities shall clearly identify in the field notes whether the Work was

done before excavation or after excavation. When both usable and unusable excavation are a part of the project, the limits of usable or unusable materials shall be clearly identified in the cross sections, in the field book.

In addition to the staking of the project, the Contractor, as a minimum, shall provide cross sections to establish the original before and after excavation surfaces.

Payment for conducting surveys for the purpose of determining the excavation quantities and submitting them to the City shall be considered incidental to the bid item "Construction Survey Measurement" and no separate payment shall be made.

#### A. Methods and Procedures

# 1. Equipment

Cross sections may be accomplished with 1) an engineers level, 2) a self compensating surveyor's level, or 3) an electronic (laser) level, or 4) by electronic data collection and radial survey method. Neither radial methods nor electronic leveling shall be employed without prior approval from the Engineer. When radial methods or electronic leveling methods are used the survey shall comply with or exceed the accuracy established in this article. Conditions under which these methods may be used shall be discussed and approved in writing at the initial pre-construction meeting with the Engineer. For radial methods see Article 2.13 - Electronic Data Collection and Radial Surveys.

# 2. Procedure and Accuracy

When an engineering level, self compensating surveyor's level, or an electronic (laser) level is used, cross sections shall be taken perpendicular to the centerline along tangents and on radial lines along curves. A right angle prism shall be used to determine perpendiculars. The height of the instruments (H.I.'s) shall be recorded to the nearest hundredth of a foot (0.01'). All cross sectioning work shall be part of a closed level loop. If only one TBM is used the level set-up shall be broken and a different instrument height obtained before closing into the same TBM. The maximum allowable error for level loops used for cross sectioning shall be three hundredths of a foot (0.03'). Cross section readings shall be recorded to the nearest tenth of a foot (0.1'). Horizontal measures shall be recorded and accurate to the nearest tenth of a foot (0.1'). Work shall not be paid for if it does not meet the stated accuracy requirements.

#### Original Ground Measures

Cross section measures of original ground shall be taken at each fifty foot (50') station <u>matching the stationing</u>, <u>horizontal datum</u>, <u>and vertical datum shown on the Drawings</u>. Intermediate stations shall be measured by cross section wherever grade breaks occur. Additional cross sections shall be taken at stations to include quantities measurement of retaining walls, drainage structures, etc. Elevation shots for original ground cross sections shall be taken at the centerline of construction according to the Drawings and as a

minimum, at the following points perpendicular to and on each side of the centerline:

- grade breaks
- curb and gutter
- toe of slope
- top of bank

- edge of pavement
- shoulder of road
- centerline of ditch
- all other physical features within the project limits.

In areas where overbreak or slides are anticipated, sections shall be extended out from centerline to include the anticipated disturbed ground area.

#### 4. After Excavation Measures

Cross sections shall be taken at the same stations as the original ground cross sections. Elevation shall be for the bottom, sides and top of excavation at the following points on each side and perpendicular to the centerline:

centerline

- grade breaks
- toe of excavation
- top edge of cut
- original ground at a minimum of ten feet (10') beyond the limits of excavation.

Work not meeting these requirements shall not be accepted by the Engineer for payment.

#### B. Notification Prior To Cross Section Work

The Contractor shall notify the Engineer twenty-four (24) hours prior to conducting any survey measurements involving pay quantities. The Contractor shall obtain approval of the excavation from the Engineer prior to taking cross sections and shall provide the Engineer the opportunity to be present during the survey. Pay quantity Work done without the Engineer's notification and approval, or any Work covered up before proper remeasure is made, shall be just cause for non-payment.

At a minimum the following pay quantities shall be determined by the Contractor's surveyor:

- 1. Unclassified Excavation
- 2. Rock Excavation

# C. Required Calculations and Submittals

The Contractor shall calculate quantities based upon the aforementioned cross section measurements and provide these values and calculations to the Engineer as basis of payment for this item. Contractor shall submit any and all information required to verify these calculations to the Engineer; including but not limited to Field Books, AutoCad drawing files, and Cross Section point listings on station identifying original ground, finished ground, and all control as required to replicate the calculated quantities.

# Article 2.6 Slope Stakes

Slope stakes shall be required for each cross section station and at additional intervals such as points of curvature and tangency of curves, street intersections, vertical curve intermediate stations to include the high or low point of the curve, and at grade breaks. The stakes are to be set at points where the cut or fill slopes intersect the surface of original ground.

Staking notes shall record the location of the slope stake in relation to the construction centerline, the existing elevation shot at the catch point, the planned elevation that the slope stake is identifying, what level of the design prism the catch point is identifying (i.e., top of unclassified fill, top of subbase, etc.), the percent of slope for cut/fill, the distance to point slope staked, and the station of the slope stake.

The information to be shown on a slope stake is as follows:

- distance from the catch point to the point being staked.
- percent of slope of the cut/fill.
- amount of cut/fill.
- stake's location in reference to the centerline.
- centerline station of the slope stake written on the back of the stake.

The use of hand levels for setting slope stakes shall be limited to one turning point up or down from the instrument to the catch point. Hand level turning points shall be clearly noted in the field book.

A reference stake shall be set for each slope stake. The reference stake shall be set a minimum of ten feet (10') and a maximum of fifteen feet (15') beyond the slope stake. The reference stake shall re-state the slope stake information in the event the slope stake is disturbed or destroyed. A hub shall be driven flush with the ground at the reference stake and all elevations and distances referenced to the hub.

#### Article 2.7 Grade Stakes

#### A. Cut or Fill Stakes

Vertical cut/fill stakes shall be used where the design prism does not contain sloped shoulders and ditches and a slope stake would not be needed. The cut/fill stake shall be comprised of a standard wooden hub driven flush with ground surface and accompanied by a guard lath with the following information written on it:

- · amount of cut or fill
- distance to the point of cut/fill from the hub
- description of the cut or filled type, i.e. subgrade, top classified
- offset distance from construction centerline to the cut/fill point
- centerline station written on the back of the lath of cut/fill point
- elevation of the top of hub.

Cuts shall be given to the nearest tenth of a foot (0.1'). Elevations of the top of hubs shall be given to the nearest hundredth of a foot (0.01'). Stakes shall be required at each fifty foot (50') station identified on the Drawings and at additional intervals such as points of curvature and tangency of curves, street intersections, vertical curve intermediate stations to include the high or low point of the curve, and at grade breaks. A record of the cut/fill, the design grade, the distance offset from centerline, the centerline station and the type of cut/fill being staked shall be written in the survey field book.

#### B. Finish Grade

Grade hubs shall be set to verify that the road prism is at the correct elevation prior to the placement of leveling course material. Wooden hubs, painted or topped with colored whiskers, shall be set at the top of classified fill, within two hundredths of a foot tolerance (0.02'). Stationing shall be fifty feet (50') on tangent and twenty-

five feet (25') on curves unless the Engineer approves otherwise. All grade breaks, vertical curve intermediate points to include the high/low point of the curve, PC and PT of horizontal curves, and street intersections shall be staked.

Hubs shall be established on the centerline of the road prism as a minimum where poured curb and gutter is incorporated into the designed road prism. Otherwise, hubs shall be established at the shoulder of the designed road prism, as well as the centerline of the road prism.

When parking aprons are staked, hubs shall be set on a fifty foot (50') grid pattern unless approved otherwise by the Engineer. The field book shall contain the centerline station, the design finish grade elevation of the point staked, the elevation of the hub, and a description of the material being staked.

# Article 2.8 Drainage Facilities

The location, type, size, length, and invert elevations for drainage facilities are given on the Drawings. Minor changes in locations and grades to meet existing field conditions may be made where necessary, but only with the approval of the Engineer. If the planned design grade is found to be unworkable in the field, the Engineer shall be notified immediately and all grade staking of the facility shall cease until further notice from the Engineer.

A. Storm Drains, Cleanouts, Outfalls, Catch Basins, Oil and Grease Separators, Culverts

A ground line profile shall be run directly above the centerline of the pipe before trenching occurs. The line and grade for storm drain pipe shall be given from reference hubs offset from each manhole, catch basin, angle point, outfall or cleanout. Reference hubs for culvert installation shall be offset from the pipe ends on the extended centerline of the culvert. One reference hub is required at each end of a culvert. Guard stakes shall be provided for each hub and shall identify the following information:

- station
- size, length and type of pipe
- the amount of cut or fill from the top of the hub to the invert at the end of the pipe
- the horizontal distance from the reference hub to the center of a manhole, cleanout, catch basin, angle point in a pipe, outfall or end of a culvert pipe.

For each structure, the field book shall show the location, type, and size of the structure with a staking diagram showing all distances and pertinent elevations. Two (2) reference hubs shall be set for each manhole, cleanout, catch basin, angle point, and outfall. The reference hubs shall be offset no greater than twenty-five feet (25') from the facility they are referencing.

#### B. Headwalls

Headwalls for storm drains and culverts shall be staked by setting a hub accompanied by a guard stake on each side of the storm drain or culvert. The hubs shall be on line with the face of the headwall, or as directed by the Engineer. An elevation shall be established on the hubs and written on the guard stake along with the offset distance to the center of the headwall.

#### C. Dikes and Ditches

Dikes/ditches shall be staked to the alignment, grade and slopes shown on the Drawings. Dikes/ditches shall be slope staked to the shoulder or flow line of the improvement with distances referenced to the improvement centerline. The criteria outlined in Article 2.6 – Slope Stakes shall govern the establishment of slope stakes for this Work.

# D. Riprap and Slope Protection

All rip rap and slope protection shall be staked as soon as possible after the pipe, fill, channel change or dike has been constructed. Slope stakes shall be set if needed. See Article 2.6 – Slope Stakes for slope staking criteria.

#### E. Curb and Gutter

Reference stakes shall be set at even fifty foot (50') stations on tangents as shown on the Drawings. Horizontal curves shall be staked on even twenty-five foot (25') stations. All grade breaks, PVCs, PVTs, low points and high points on vertical curves shall also be staked. A hub and tack shall be set at an offset distance of three feet (3') to the top back of curb. A lath will be set behind the hub and tack with the offset distance marked below the offset and the station marked on the back of the lath. The cut and fill will be to the top back-of-curb within three hundredths of a foot (0.03'). All radius points at curb returns will be staked and additional stakes set breaking up the arc of the curve between curb returns. If valley gutters are to be built, they shall be staked and referenced.

#### **Article 2.9 Water Systems**

The Contractor shall stake in the field the alignment and grade for Work to be done under the Contract. Two (2) offset hubs and lath shall be set for each tee, hydrant, water service, valve, angle point, and grade break in the alignment. The lath shall identify the feature being staked and state the elevation of the hub, the offset distance to the center of the feature, and the station of the feature as shown on the Drawings. The offsets shall be set at a reasonable distance to protect them from disturbance.

The Contractor shall be responsible for, and pay all costs for, the transfer of the control points from the reference hubs to such hubs or batter boards as required for the prosecution of the Work. An original ground line profile directly above the water line shall be run prior to excavation. The ground line profile refers to the elevation of the ground directly above the

centerline of pipe and the grade line refers to the elevation of the bottom of pipe, except where otherwise noted. The field notes shall record the profile, the hub elevations, offset of the hubs, and the station of the feature being staked.

## **Article 2.10 Sanitary Sewer Systems**

Line and grade for sanitary sewer pipe shall be given from a minimum of two reference hubs for each manhole, outfall or cleanout. Guard stakes shall be provided for each hub showing the information necessary to construct the facility. The minimum information to be shown on the reference stakes and in the field book is as follows:

- centerline of pipe station.
- size and type of pipe.
- cut or fill from the hub to the invert at the end of the pipe.
- offset distance from the hub to the end of the pipe or center of the structure.

# **Article 2.11 Major Structures**

Construction survey procedures shall be reviewed by the Engineer prior to commencing any construction staking. The Engineer's review and approval of survey procedures is required prior to commencing construction activities for major structures including bridges, docks, piers, piling foundations, drainage control facilities and large buildings.

Horizontal and vertical control for the project shall be verified by the Contractor prior to any construction activity. The Contractor shall verify existing field elevations where planned foundations, pilings, piers and support structures are to be placed prior to any construction activity. The Contractor shall verify depth of water and existing ocean or lake bottom elevations for all dock and pier construction prior to commencing pile driving and excavation activity. If any discrepancies are found between the Contract Documents and existing conditions the Contractor shall inform the Engineer immediately.

#### Article 2.12 Miscellaneous Construction

The Contractor shall provide sufficient stakes for adequate control of all structures and incidental construction not specifically covered above. A staking diagram with respect to centerline and measurements for pay quantities shall be maintained in the field notes. Other items such as horizontal and vertical control shall be shown in the field book and shall be governed by procedures established in previous articles of this Specification.

# Article 2.13 Electronic Data Collection, Radial Surveys and Global Positioning Systems (GPS)

Data gathered by electronic data collection by radial methods shall be submitted in AutoCAD drawing file format to be determined by the Engineer along with the digital submittals outlined below. The Contractor shall be guided by the following specifications:

A. A standard field book shall be used to record the date of survey, weather conditions, instrumentation, data collector or GPS units used, crew, project description and

sketches, listing of horizontal and vertical control points used and established, and other information needed to set up the reconstruction of the survey.

Project improvements may be identified in the field book by computed point number, station and offset, feature number or the corresponding letter reference used in the Drawings or other unique identifier. The references used for project features in the field book should be readily matched to the Drawings, and raw data or ascii coordinate files submitted with the project.

GPS static field notes shall include receiver/unit name, height readings in feet and meters, antenna type, local start and stop time, GDOP and satellite information. GPS RTK field notes shall include base station name, rover height, horizontal and vertical precision to control checks, local time and C.Q. readings to each point.

All survey point numbers assigned to control, computed positions for staking project improvements, excavation etc. will be noted in the field book with the associated raw data file (name). Radial survey field notes will include: code descriptors, horizontal circle information and vertical circle information based on zenith and slope distance expressed in feet.

- B. The Contractor will provide digital copies of all unedited raw data files from data collectors and GPS receivers used on the project. A sheet containing the explanation of the codes used to identify the various shots shall be provided.
- C. The Contractor will prepare CD(s) or DVD(s) with electronic deliverables separated into ACAD, Monument Reports, Survey Field Notes and Raw Data folders. The folders will contain AutoCad drawings, Monument of Record Forms (MORFs), scanned field notes, ascii point files, and raw data out put files generated by electronic data collection from Total Stations and Static or RTK GPS units. Ascii coordinates files will consist of the reduced and adjusted data represented by point number, station left or right of centerline, elevation, descriptor and coordinates of the point.
- D. All cross section data shall be submitted in an unedited points file in point, northing, easting, elevation, description (PNEZD) format so it can be independently run through a DTM program by the Engineer.

# Article 2.14 As-built Surveys and Record Drawings

As-built survey measurements shall be required for all constructed facilities and improvements to confirm the dimensions, lines, grades, locations, or materials that deviate from the Drawings. Survey measurements shall be taken, field notes shall be kept, and accuracy shall be attained in accordance with this Division. As-built information shall be marked on a clean set of full-size paper copy Drawings and be submitted to the Engineer at the completion of construction activity. When Record Drawings are to be submitted on the original mylar Drawings, the As-builts recorded on the paper copy Drawings shall be transferred to the mylar and both the paper copy and mylars submitted to the Engineer. The Drawings shall be clearly stamped "Record Drawings." No final project payment will be

made to the Contractor until the Record Drawings have been submitted to and approved by the Engineer.

The following abbreviations shall be used on the Record Drawings to denote a deviation from the Drawings:

ASB "As-Built" - The actual horizontal, vertical, dimension, or quantity measured by survey after it has been constructed.

F.C. "Field Change" - Revision or change of original design made in the field.

"DELETED" - Not constructed.

Minimum requirements for construction of Record Drawings:

- When original mylar Drawings are used for Record Drawing purposes, all As-built information shall be in drafting ink and all information shall conform in size, type, and scale to the original. No stick-on information adhesives shall be accepted on the original mylars submitted for filing of Record Drawings.
- When paper copies are used for record Drawing purposes, As-built Work shall be marked in red ink or red pencil to clearly identify the changes to the original design.
- A straight line drawn through stationing, elevations, and notes shall show a change, deletion, or omission and shall be followed with the appropriate symbol.
- Storm sewer, water, sanitary sewer, gas lines, or any construction that has been deleted or relocated will be crosshatched.
- Crossed out information should still remain legible.
- The scale of new gas lines, water, sewer, or any new construction not shown should conform to the scale of the drawings.
- Reference information used to prepare Record Drawings, such as change orders, and field books, shall be noted on the drawings.
- Profile changes will be made with elevations or stationing only. The profile line need not be re-drawn unless the change is significant.
- As-builts for water, sewer, gas lines, and storm drain systems shall be accurate within three-hundredths feet (0.03') vertically and one-half feet (0.5') horizontally. As-built Information shall be referenced to existing subdivision survey control and/or monumented centerline of the right-of-way control.
- As-builts for structures shall be accurate to within one-half inch (1/2") vertically and horizontally.

• The name of the Record Drawing preparer, the employer, and the date of the preparation shall appear in the appropriate title block on each Record Drawing sheet.

The construction of Record Drawings is incidental to other Work and no measurement or payment shall be made.

# **Article 2.15 Final Acceptance Date**

As identified in Division 10, Section 5, Article 5.26 – Final Inspection, the Final Acceptance Date for the project is dependant on the review and approval of the City of the required Construction Survey related submittals including:

- Post construction survey monumentation re-establishment
- Record of Monument Forms and/or Record of Survey Maps
- Construction survey field books and/or scanned copies of field books
- Electronic field data and/or reduced GPS data output

#### Article 2.16 Method of Measurement

The method of measurement for surveying services shall be a lump sum cost item on the bid schedule. The lump sum cost for Construction Survey Measurement shall include all project control, project staking and quantities measurement for the following unit price items: clearing, clearing and grubbing, pavement removal, road excavation, trench excavation, topsoil, and seeding.

The measurement for Existing Monument and Lot Corner Search shall be a lump sum bid item measured at the time of completion of the establishment of project staking of centerline control. Contractor shall submit field book notes to the Engineer for the Owner's review and approval of the pay item.

Measurement for bid schedule item "Two-Person Survey Crew", will be the cost per hour for a two person crew. The item, Two-Person Survey Crew, shall be used only for extra, additional, or unanticipated Work required for changes in the project as directed by the Engineer. Additional survey Work requiring one survey person shall be paid at forty-five forty-five percent (45%) of the bid amount per hour of a two-person crew. The item One-Person Survey Crew shall be used only for extra, additional, or unanticipated Work required for changes in the Project as directed by the Engineer.

For bid schedule item "Survey Monument Installed," the measurement shall be the cost to purchase the materials and install a monument per Article 2.1, SubArticle B.4 – Standard Monument and Monument Case Specifications. When the bid schedule contains an item "Survey Monument Installed in Monument Case," the measurement shall be the cost to purchase the materials and install a monument in a monument case, per Article 2.1, SubArticle B.4 – Standard Monument and Monument Case Specifications.

Computer time is incidental to other Work and will not be measured. Certified payrolls and daily time records are required for all Work to be measured by the hour and survey monuments installed.

# **Article 2.17 Basis of Payment**

Payment for this item shall be in accordance with Division 10, Section 10.07 - Measurement and Payment and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM UNIT

Construction Survey Measurement Lump Sum

Survey Monument Installed in Monument Case Each

Survey Monument and Lot Corner Installed Each

Two-Person Survey Crew Hour

Existing Monument and Lot Corner Search Lump Sum

# CITY OF PALMER STANDARD SPECIFICATIONS

DIVISION 70 MISCELLANEOUS

# STANDARD CONSTRUCTION SPECIFICATIONS MISCELLANEOUS DIVISION 70 INDEX

SECTION 70.01 Article 1.1 Article 1.2	GENERALScope of WorkApplicable Standards	1
SECTION 70.02 Article 2.1 Article 2.2 Article 2.3 Article 2.4 Article 2.5	ADJUST GAS VALVE KEY BOX TO FINISH GRADE	2 2 2
SECTION 70.03 Article 3.1 Article 3.2 Article 3.3 Article 3.4 Article 3.5	ADJUST GAS VALVE MANHOLE TO FINISH GRADE	3 3 3
SECTION 70.04 Article 4.1 Article 4.2 Article 4.3 Article 4.4 Article 4.5	ADJUST ELECTRIC/TELEPHONE MANHOLE General Materials Construction Measurement Basis of Payment	4 4 4
SECTION 70.05 Article 5.1 Article 5.2 Article 5.3 Article 5.4 Article 5.5	ADJUST ELECTRICAL VAULT. General Materials Construction Measurement Basis of Payment	6 6 7
SECTION 70.06 Article 6.1 Article 6.2 Article 6.3 Article 6.4 Article 6.5	ADJUST UTILIDUCT LID General	8 8 9
SECTION 70.07 Article 7.1 Article 7.2 Article 7.3	REMOVE PIPE	10 10

	Article 7.4	Basis of Payment	10
SECT	ION 70.08 Article 8.1 Article 8.2 Article 8.3	RESET FENCE	11 11 11
	Article 8.4 Article 8.5	Measurement	
SECT	ION 70.09	RESET PARKING METERS	13
	Article 9.1	General	13
	Article 9.2	Construction	13
	Article 9.3	Measurement	13
	Article 9.4	Basis of Payment	13
SECT	ION 70.10	TRAFFIC MARKINGS	14
	Article 10.1	General	
	Article 10.2	Materials	14
	Article 10.3	Construction	
	Article 10.4	Measurement	
	Article 10.5	Basis of Payment	19
SECT	ION 70.11	STANDARD SIGNS	20
	Article 11.1	General	20
	Article 11.2	Materials	20
	Article 11.3	Construction	
	Article 11.4	Measurement	
	Article 11.5	Basis of Payment	25
SECT	ION 70.12	TRAFFIC MAINTENANCE	
	Article 12.1	General	
	Article 12.2	Traffic Control Plan	
	Article 12.3	Pedestrian Traffic	
	Article 12.4	Work Site Traffic Supervisor	
	Article 12.5	Materials	
		Public Notice	
		Traffic Control Devices	
		Authority of the Engineer	
		Execution	
		Measurement	
	Article 12.11	Basis of Payment	30
SECT	ION 70.13	BOLLARDS	
	Article 13.1	General	
	Article 13.2	Materials	
	Article 13.3	Construction	
	Article 13.4	Method of Measurement	
	Article 13.5	Basis of Payment	34

SECTION 70.14 Article 14.1 Article 14.2 Article 14.3 Article 14.4	REMOVE GUARDRAIL  General  Construction  Measurement  Basis of Payment	35 35 35
SECTION 70.15 Article 15.1 Article 15.2 Article 15.3 Article 15.4 Article 15.5	GUARDRAIL General Material Construction Measurement Basis of Payment	36 36 36
SECTION 70.16 Article 16.1 Article 16.2 Article 16.3 Article 16.4 Article 16.5	TEMPORARY GROUP MAILBOXES	38 38 38
SECTION 70.17 Article 17.1 Article 17.2 Article 17.3 Article 17.4 Article 17.5	RELOCATE MAILBOX General Materials Construction Measurement Basis of Payment	39 39 39
SECTION 70.18 Article 18.1 Article 18.2 Article 18.3 Article 18.4 Article 18.5 Article 18.6	CHAIN LINK FENCE  General  Materials  Tables  Construction  Measurement  Basis of Payment	41 41 44 45
Article 19.1 Article 19.2 Article 19.3 Article 19.4 Article 19.5	SILT FENCE General Materials Construction Measurement Basis of Payment	48 48 48 48
SECTION 70.20 Article 20.1 Article 20.2 Article 20.3 Article 20.4 Article 20.5 Article 20.6	SOIL STABILIZATION General Material Construction Surface Requirements Application Maintenance and Repair	49 49 51 51

Article 20.7	Measurement	54
Article 20.8	Basis of Payment	55
SECTION 70.21	FLEXIBLE DELINEATORS	56
	General	
Article 21.2	Submittals	56
Article 21.3	Materials	56
Article 21.4	Construction	56
Article 21.5	Measurement	56
Article 21.6	Basis of Payment	56

# STANDARD CONSTRUCTION SPECIFICATIONS MISCELLANEOUS DIVISION 70

#### SECTION 70.01 GENERAL

## Article 1.1 Scope of Work

The Work covered by these Specifications consists of providing all plant, labor, equipment, supplies, materials, transportation, handling and storage, and performing all operations in connection with the adjustment and/or construction of miscellaneous facilities as provided in this Division.

# Article 1.2 Applicable Standards

The latest revision of the following standards of the American Society for Testing and Materials (ASTM) and the American Association of State Highway and Transportation Officials (AASHTO) are hereby made a part of these Specifications.

ASTM A-112	Specification for Zinc-Coated (Galv.) Steel Tie Wires
ASTM A-120	Specification for Black and Hot-Dipped Zinc-Coated (Galv.) Welded and Seamless Steel Type for Ordinary Uses
ASTM A-121	Specification for Zinc-Coated (Galv.) Steel Barbed Wire
ASTM A-153	Specification for Zinc-Coated (Hot Dip) on Iron and Steel Hardware
ASTM A-227	Specification for Hard-Drawn Steel Spring Wire
ASTM A-307	Specification for Low-Carbon Steel Externally and Internally Threaded Standard Fasteners
ASTM A-392	Specification for Zinc-Coated Steel Chain Link Fence Fabric
AASHTO M-133	Specification for Preservatives and Pressure Treatment Processes for Timber
AASHTO M-145	Classification of Soils
AASHTO M-180	Specification for Corrugated Sheet Steel Beams for Highway Guardrail

#### SECTION 70.02 ADJUST GAS VALVE KEY BOX TO FINISH GRADE

#### Article 2.1 General

The Work under this Section consists of providing all operations pertaining to adjustment of existing gas valve key boxes to finish grade. The Contractor must contact ENSTAR's Distribution Department prior to starting any Work that includes or is adjacent to the gas valve key box.

#### Article 2.2 Material

ENSTAR will furnish all materials to adjust gas valve key boxes to finish grade.

#### Article 2.3 Construction

The Contractor shall adjust gas valve key boxes in accordance with the applicable Standard Details, unless otherwise directed by the Engineer. Any damage to gas valve key boxes resulting from construction under this Contract shall be repaired or the damaged portion replaced at the Contractor's expense. All gas valve key box adjustments will be accomplished as requested by the Engineer. The Contractor shall be responsible for ensuring that the gas valve key box is vertical, clean, to proper grade, and readily accessible for operation of the valve.

Contractor shall adjust the service key box to finish grade prior to placement of asphalt pavement. After-the-fact cutting of new asphalt for adjustments is not accepted. Any adjustment(s) requiring cutting of new asphalt shall not be paid and shall be deducted from the plan quantity.

#### Article 2.4 Measurement

Adjustment of gas valve key boxes will be measured per unit, complete in place.

# Article 2.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Adjust Gas Valve Key Box to Finish Grade Each

#### SECTION 70.03 ADJUST GAS VALVE MANHOLE TO FINISH GRADE

#### Article 3.1 General

The Work under this Section consists of providing all operations pertaining to adjustment of existing gas valve manholes to finish grade. The Contractor must contact ENSTAR's Distribution Department prior to starting any Work that includes or is adjacent to the gas valve manhole.

#### Article 3.2 Material

ENSTAR will furnish all materials, except mortar, to adjust gas valve manholes to finish grade.

#### Article 3.3 Construction

The Contractor shall adjust gas valve manholes in accordance with applicable Standard Detail, unless otherwise directed by the Engineer. Any damage to gas valve manholes resulting from construction under this Contract shall be repaired or the damaged portion replaced at the Contractor's expense. The Contractor shall be responsible for ensuring that the valve box is vertical, clean, to proper grade, and readily accessible for operation of the valve.

Contractor shall adjust the gas valve manhole to finish grade prior to placement of asphalt pavement. After-the-fact cutting of new asphalt for adjustments is not accepted. Any adjustment(s) requiring cutting of new asphalt shall not be paid and shall be deducted from the plan quantity.

#### Article 3.4 Measurement

Adjustment of gas valve manholes will be measured per unit, complete in place.

#### Article 3.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Adjust Gas Valve Manhole to Finish Grade Each

#### SECTION 70.04 ADJUST ELECTRIC/TELEPHONE MANHOLE

#### Article 4.1 General

The Work under this Section consists of providing all operations and materials required for the preparation and adjustment of electric/telephone manhole lids, frames, and rings to finish grade and contacting the appropriate utilities.

#### Article 4.2 Materials

All concrete and cement used in the adjustment of electrical/telephone manholes shall conform to the requirements for manholes as specified in Division 55, Section 55.05 - Manholes and Catch Basin Manholes.

The Contractor may utilize Neenah Manhole Adjusting Rings P1979-077, Part No: 19790053, Catalog 1797-01, or an approved equal, for adjusting the electrical and telephone manhole to finish grade.

#### Article 4.3 Construction

All manholes to be adjusted shall be inspected by the Contractor, the Engineer, and the applicable utility's representative to verify size, condition, and any necessary replacement of the existing lids. Inspection, replacement, and cost of lids will be considered incidental to the Contract and no separate payment shall be made. Manholes may be adjusted by installing grade rings and/or grouting. Manhole adjustment by grouting shall consist of bringing the manhole grade ring and lid to final grade, then grouting underneath the ring. The Contractor shall have an assortment of adjustment rings of various thicknesses on the project site to preclude after-the-fact asphalt cutting for adjustment.

After-the-fact cutting of new asphalt for adjustments will not be accepted; rings will be inventoried before authorization to pave is given. Any utility adjustments requiring cutting of new asphalt will not be paid and will be deducted from the plan quantity.

The Contractor shall contact the appropriate utility at least forty-eight (48) hours prior to beginning the overlay operation, and to schedule a representative of that utility to be on site to supervise the manhole adjustments to finish grade.

Prior to placement of any grade ring adjustment, the existing seat should be cleaned and all loose material shall be blown out or wire brushed to ensure a proper fit.

#### Article 4.4 Measurement

Adjustments of electric/telephone manholes to finish grade shall be measured per unit, complete in place, and adjusted to the required grade.

#### Article 4.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

# Payment shall be made under the following units:

ITEM UNIT
Adjust Electric Manhole (Type) Each
Adjust Telephone Manhole (Type) Each

#### SECTION 70.05 ADJUST ELECTRICAL VAULT

#### Article 5.1 General

The Work under this Section consists of performing all operations pertaining to materials, equipment, and personnel required for the preparation and adjustment of a high voltage electrical vault to finish grade. The high voltage electrical vault is typically located within a sidewalk adjacent to a building or in an alleyway and is specifically located on the Drawings.

#### Article 5.2 Materials

All Portland Cement Concrete utilized in the adjustment of the electrical vault shall conform to the requirements as specified in Division 55, Section 55.05 - Manholes and Catch Basin Manholes. The joint sealing compound utilized to seal the joint between the electrical vault's lid and walls shall be premolded plastic gasket or an approved equal.

#### Article 5.3 Construction

No later than forty-eight (48) hours prior to commencement of Work on adjustment of the electrical vault, Contractor shall contact the MEA. This vault contains <u>energized high-voltage</u> circuits and all Work in and immediately surrounding the vault shall be monitored and supervised by a Journeyman Power Lineman with a current State of Alaska Certificate of Fitness. The Contractor shall be responsible for protecting the Contractor's personnel and the general public from the open vault as well as from the hazardous <u>high</u> voltages present within the vault.

The electrical vault lid to be adjusted typically contains two manhole frames and covers and forms an integral part of the sidewalk, alleyway, or other finished surface. The vault lid shall match the final finish grade of the finished surface in which it is installed. Any proposed adjacent curb shall be in accordance with Standard Detail 30-1 as identified on the Drawings. To lower the vault lid, the Contractor shall remove a portion of the lid in order that the top of the vault lid match the proposed top back of curb elevation with a two percent (2%) transverse slope. The existing area of contact between the vault lid and vault walls is typically a rabbet joint and not a flat surface.

Prior to removal of the electrical vault lid, Contractor, Engineer, and an MEA representative shall inspect and verify the condition of the vault lid and vault structure. After verification of condition, Contractor shall submit a drawing detailing how the vault lid will be lowered. The drawing shall be approved in writing by MEA. The vault lid shall be adjusted by cutting and removing a portion of the vault lid. The vault lid shall be cut to match the existing vault wall rabbet joint. The rabbet joint shall be sealed to provide a watertight seal.

Prior to replacement of the vault lid, the vault lid and vault structure shall be inspected by Contractor, Engineer, and an MEA representative to verify adjustments. Any Work, personnel, and/or materials required to properly correct problems shall be at Contractor's expense. After MEA's written receipt of approval, Contractor shall reset the vault lid at the correct adjusted elevation and grade.

Contractor may propose an alternate adjustment method. This alternate method must be submitted to an MEA representative in writing. MEA shall have sole discretion on the approval of the Contractor's proposed alternate method. If an alternate method is approved, no added or separate payment shall be made.

#### Article 5.4 Measurement

The method of measurement for all Work in this Section shall be a lump sum. The lump sum cost for adjusting the electrical vault to finish grade shall include all labor, materials, and equipment. The bid item shall include all required usable and unusable excavation, classified fill and backfill material, compaction, concrete cutting and removal, vault lid removal and replacement, traffic control, and required personnel.

# Article 5.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Adjust Electrical Vault	Each

#### SECTION 70.06 ADJUST UTILIDUCT LID

#### Article 6.1 General

The Work under this Section consists of all operations pertaining to the adjustment, either up or down, of an existing MTA/MEA concrete utiliduct lid as directed by the Engineer.

#### Article 6.2 Materials

All Portland Concrete Cement utilized in the adjustment of the utiliduct lid shall conform to the requirements as specified in Division 55, Section 55.05 - Manholes and Catch Basin Manholes.

#### Article 6.3 Construction

The utiliduct to be adjusted typically consists of a dual channel concrete structure with a structural concrete top/lid. Each utiliduct lid section is typically approximately five feet (5') in width and eight feet (8') in length. Prior to adjustment of the utiliduct lid, Contractor, Engineer, and a representative from both MTA and MEA shall inspect and verify the condition of the utiliduct lid and utiliduct structure. After verification of condition, Contractor shall utilize the method of adjustment in accordance to the Utiliduct Lid Adjustment Detail available from MEA. The utiliduct lid shall match the finished surface in which it is installed.

Contractor may submit an alternative method adjustment to the Engineer detailing how the utiliduct lid will be adjusted. The alternative method of adjustment shall not reduce the existing load rating of the utiliduct and utiliduct lid. The alternative method of adjustment of the utiliduct lid shall be designed, stamped, and signed by a registered professional engineer licensed by the State of Alaska. Contractor shall submit an MTA and MEA approved substitution request in accordance with Division 10, Section 10.05, Article 5.7 - Materials. All costs associated with preparing the design of an alternative utiliduct lid adjustment and obtaining the necessary utility approvals prior to submitting the substitution request shall be considered incidental to this item and no additional payment will be made.

No later than forty-eight (48) hours prior to commencement of Work on adjustment of the utiliduct, Contractor shall contact both the Outside Plant Construction Supervisor of MTA and the MEA Line Superintendent. The utiliduct contains telephone and energized high-voltage circuits. All Work in and immediately surrounding the utiliduct shall be monitored and supervised by a Journeyman Power Lineman with a current State of Alaska Certificate of Fitness. The Contractor shall be responsible for protecting Contractor's personnel and the general public from the open utiliduct, as well as the hazardous high-voltages and telephone lines present within the utiliduct. Should MTA's and/or MEA's cables be damaged, MTA and/or MEA will install new cables at Contractor's expense.

Contractor shall adjust the utiliduct lid to finish grade prior to placement of asphalt pavement. After-the-fact cutting of new asphalt for adjustment(s) will not be accepted. Any adjustment requiring cutting of new asphalt will not be paid and will be deducted from the plan quantity.

#### Article 6.4 Measurement

The method of measurement for all Work in this Section shall be measured in linear feet along the top face at the centerline of the utiliduct, complete in place, and adjusted to finish grade. The bid item shall include all required material, usable and unusable excavation, classified fill and backfill, compaction, Portland Concrete Cement, traffic control, required personnel, and equipment.

# Article 6.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Adjust Utiliduct Lid	Linear Feet

#### SECTION 70.07 REMOVE PIPE

#### Article 7.1 General

The Work under this Section consists of performing all operations pertaining to the removal and disposal or salvage of existing pipes (of whatever size of pipe encountered), when encountered in the excavation and/or as directed by the Engineer.

#### Article 7.2 Construction

Contractor shall remove salvageable pipes and deliver the pipes to a location as directed by the Engineer. Contractor shall provide a disposal site for non-salvageable material in accordance with the provisions of Division 10, Section 10.04, Article 4.9 - Disposal Sites.

Excavation required in the removal of the pipes is incidental to this bid item. Contractor shall backfill the excavation with suitable, non-frost-susceptible materials and compact it to not less than ninety-five percent (95%) of maximum density as directed by the Engineer.

#### Article 7.3 Measurement

Removal of pipes is measured per linear foot without regard to pipe size. Removal of electrical conduit of whatever size and type is incidental to the Contract, unless provided for elsewhere in the Contract.

## Article 7.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Remove Pipe	Linear Foot

#### SECTION 70.08 RESET FENCE

#### Article 8.1 General

The Work under this Section consists of providing all operations pertaining to removing, storing, and resetting existing fence whatever height and type of fencing material as indicated on the Drawings or as directed by the Engineer.

#### Article 8.2 Material

All materials which can be reused shall be salvaged from the existing fence. Those materials which cannot be salvaged or are damaged by the Contractor's operations shall be replaced, at the Contractor's expense, with new materials which as nearly as possible duplicate the kind and quality of materials in the original installation.

Nails, staples, fastening wires or devices, and all materials required for the construction of such anchors, end posts or other portions of the fence which can be replaced more efficiently than they can be moved, shall be furnished by the Contractor.

If the property owner elects to replace any of the existing fencing materials with other materials in better condition, he shall furnish and deliver such materials to the site of the Work, upon the approval of the Engineer and the Contractor.

#### Article 8.3 Construction

The fence shall be set in close conformity with the property line shown on the Drawings or as directed by the Engineer. Posts and anchors shall be set at the same depth and spacing as in the original fence. Wire shall be drawn taut but care shall be taken to avoid over-stressing the salvaged materials. Permanent anchors, end posts or other parts which cannot be economically moved shall be replaced by equivalent construction. If any new materials require painting, they shall be painted to match the original materials as nearly as possible. If a match cannot be attained to the satisfaction of the Engineer, the entire fence will be painted. The reset fence shall be placed in at least as good condition as the existing fence before it was moved.

#### Article 8.4 Measurement

Resetting fence will be measured by length in linear feet, complete and accepted in its final position.

# Article 8.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Remove and Reset Fence Linear Foot

Reset Fence Linear Foot

#### SECTION 70.09 RESET PARKING METERS

#### Article 9.1 General

The Work under this Section consists of performing all operations pertaining to furnishing all equipment, materials, and personnel to remove and reset existing parking meter post assemblies.

#### Article 9.2 Construction

All posts shall be placed in excavated holes. Depth of embedment shall be as shown on Drawings, unless otherwise directed.

Surplus excavated material shall be disposed of by the Contractor and shall be incidental to this bid item.

All materials and finished parking meter installations are subject to inspection and acceptance in place by the City. Contact the City twenty-four (24) hours prior to removal.

#### Article 9.3 Measurement

Removal and resetting of existing parking meters shall be measured per each parking meter post assembly, reset and accepted in final position. Parking meter and post components damaged or destroyed due to the Contractor's operation shall be replaced by the Contractor at no additional expense to the Owner. One post equipped with two or more parking meters shall be considered a single parking meter assembly.

# Article 9.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Remove and Reset Parking Meter	Each

#### SECTION 70.10 TRAFFIC MARKINGS

#### Article 10.1 General

The Work under this Section shall consist of performing all operations pertaining to furnishing all materials; placing painted and methyl methacrylate traffic markings and applying glass spheres thereto; and retroreflective preformed patterned pavement tape traffic markings. Contractor shall provide all Work in accordance with these specifications; at the locations shown on the Drawings; the MUTCD, and the Alaska Traffic Manual.

#### Article 10.2 Materials

- A. Paint for Traffic Markings General Requirements
  - The Contractor shall furnish the name of the company that will manufacture the paint and the location of the plant from where shipments will be made. No material shall be shipped by the manufacturer until it has been sampled, tested, and approved.
  - 2. Traffic Lane Paint shall conform to the current DOT&PF Specifications.
- B. Glass Spheres for Reflectorizing Highway Pavement Markings

Reflective Glass Beads shall conform to the current DOT&PF Specifications, and shall be supplied with a moisture-resistant coating.

- C. (deleted)
- D. Methyl Methacrylate Pavement Markings
  - General Requirements:
    - a. Contractor shall furnish Methyl methacrylate traffic markings which are manufactured and formulated from new material and are free from defects and imperfections that might adversely affect the serviceability of the finished product. Contractor shall furnish Traffic markings free from dirt and other foreign material such as, but not limited to, surface oils or existing road marking material, and shall cure to a tough serviceable film within the time specified by the manufacturer.
    - b. Methyl methacrylate traffic markings which are a spray-applied, ambient temperature curing, 2-component system for application on either asphalt or cement concrete surfaces. Traffic markings shall be composed of a Part "A" methyl methacrylate based resin and Part "B" benzoyl peroxide in liquid plasticizer. The mix ratio shall be four (4) parts of "A" to one (1) part of "B."
    - c. Glass beads for drop-on applications recommended in writing by the traffic marking material manufacturer and approved by the Engineer.
    - d. Contractor shall furnish Methyl methacrylate traffic markings Dura-Stripe Type V manufactured by:

TMT – PATHWAY 1675 Commercial Street N.E. Salem, Oregon 97303 Phone: 800-835-3357

FAX: 800-774-8464

or an approved equal.

#### Article 10.3 Construction

#### A. General

This Work shall be done as soon as possible after paving is completed to facilitate traffic.

#### B. Paint Color

All pavement markings shall conform to the colors shown on the Drawings.

# C. Preparation of Surface

Paint will not be applied to pavements which are excessively dirty, damp, or cold. Paint shall not be applied when the pavement temperature is less than forty degree Fahrenheit (40°F). All dirt, oil, grease, and other foreign matter shall be removed from the areas of the pavement upon which the traffic markings are to be painted by a method approved by the Engineer.

## D. Types of Lines

The type and color of the lines shall be as shown on the Drawings.

#### E. Width of Lines

The width and spacing of all lines shall be shown on the Drawings.

# F. Application

#### 1. Paint

- a. The paint shall be applied with atomizing spray type striping machine, approved by the Engineer. The markings shall have clear-cut edges, true and smooth alignment and uniform film thickness. The wet film thickness shall be twenty (20) mils with a nominal variation not to exceed two (2) mils.
- b. The wet film thickness of the in-place paint shall be measured as follows:

Convenient to the location where the road service lines will be placed, test lines shall be laid to adjust the pavement-marking machine. In the path of the test line laid without glass spheres, place a weighted sheet of aluminum foil eighteen by eleven inches (18" x 11"), thumbtacked to a three-quarter inch (3/4") plywood board. Immediately after the motorized striper (spraying a four inch (4") strip along the eighteen inch (18") dimension of aluminum foil) passes over the aluminum foil, quickly roll it up, slip an elastic band over the roll, and weigh it to the nearest 0.1 gram within thirty (30) seconds from the net weight of paint on the foil and the weight per gallon of the sample, calculate the film thickness using the following formula:

Film thickness, in = 
$$\frac{A \times 231}{453.6 \times 18 \times 4 \times B}$$
  
=  $\frac{A \times 0.007073}{B}$ 

Where: A = Weight of paint on foil in grams.

B = Weight per gallon of sample in pounds.

#### Glass Beads

Glass beads shall be applied over the wet painted stripes in a uniform pattern at the rate of five pounds (5 lbs) of glass beads per gallon of paint. The bead dispensers shall be of a type that will mechanically and automatically give such performance. Glass beads shall be applied to all painted traffic markings by the drop-on method.

- 3. (deleted)
- Methyl Methacrylate
  - a. Contractor shall prepare the roadway areas to receive the methyl methacrylate pavement markings in accordance with this Section and the manufacturer's recommendations. Contractor shall submit a current copy of manufacturer's recommendations at least 5 working days prior to application of traffic markings.
  - b. Contractor shall apply methyl methacrylate pavement markings as identified in the Contract Documents. The thickness is measured without glass beads.
  - c. Contractor shall provide a manufacturer's representative to be present on the first day of striping for each type (sprayed or extruded) and additional days as required by the Engineer.
  - d. Contractor shall not apply striping to new asphalt/P.C.C. until the asphalt/P.C.C. has cured to the satisfaction of manufacturer's representative or the Engineer.

- e. The minimum application rate of beading on sprayed markings is twenty pounds (20 lbs) of beads per gallon and twelve pounds (12 ls) of beads per one hundred (100) square feet for extruded markings.
- f. The surface temperature of the roadway shall be in the range of 30° to 105° Fahrenheit for stripe application. Contractor shall thoroughly clean and dry the roadway surface.
- g. Contractor shall apply methyl methacrylate stripe material with equipment designed and capable of properly mixing at the point and time of application in accordance with the manufacturer's recommendations.

# H. Pavement Marking Removal

Pavement markings shall be removed to the fullest extent possible from the pavement by any method that does not materially damage the surface or texture of the pavement or surfacing. Sand or other material deposited on the pavement as a result of removing traffic stripes and markings shall be removed as the Work progresses. Accumulations of sand or other material which might interfere with drainage or might constitute a hazard to traffic are not permitted.

Pavement markings no longer applicable which may create confusion in the minds of motorists shall be removed or obliterated before any change is made in the traffic pattern. Painting over markings is prohibited.

Pavement markings shall be removed by such methods that will cause the least possible damage to the pavement or surfacing. Any damage to the pavement or surfacing caused by pavement marking removal shall be repaired by the Contractor at his expense by acceptable methods.

Where blast cleaning is used for the removal of pavement markings or for removal of objectionable material, and such removal operation is being performed within ten feet (10') of a lane occupied by public traffic, the residue, including dust shall be removed immediately after contact between the sand and the surface being treated. Such removal shall be by a vacuum attachment operating concurrently with the blast cleaning operation, or by other approved methods.

#### I. Preliminary Spotting

The Contractor will provide the necessary control points at intervals including all changes of direction and changes in the basic configuration of striping such as at the beginning and ending of no-passing zones on a two-way, two-lane roadway. These points shall be used in preliminary spotting of lines before striping is commenced. The Contractor shall be responsible for preliminary spotting of the lines to be painted and he must obtain approval from the Engineer for all spotting before striping may begin. Preliminary spotting is required for all longitudinal striping.

#### J. Inlaid Protected Markings

Apply with certified extrusion equipment. Grind the slot to the depth indicated in the Contract Documents and the dimensions specified, using a grinder capable of grinding the slot to the specified depth and width in a single pass. After grinding, obtain approval before placing marking material.

- 1. Dispose of asphalt grinding according to applicable federal, state, and local regulations.
- 2. Depth of Inlay Slot. Depth of material shall be measured from the peaks created by the groves to the visible surface of the markings. Minimum depth shall be as identified in the Contract Documents with a nominal variation not to exceed forty (40) mils.
- 3. Thickness of Inlaid Marking Material. Fill inlay area completely from the bottom of the inlay to the surface of the pavement. Do not overfill the slots.

# K. Tolerances of Lane Striping

The Contractor shall keep his work within the following allowable tolerances:

- 1. Length of Stripe. The longitudinal error within a forty foot (40') length of lane line shall not be more than plus or minus six inches (±6").
- 2. Width of Stripe. The width of stripe shall not vary more than plus or minus one-half inch  $(\pm 1/2)$ .
- 3. Lane Width. The width of lanes shall not vary more than plus or minus four inches  $(\pm 4")$  from the widths shown on the Drawings, measured from the edge of pavement or edge of traveled way to center of lane line or between the centers of adjacent lane lines.
- 4. Stripes on Tangents. Stripes on tangents shall not vary more than plus or minus one inch (1") laterally within a distance of one hundred feet (100') when using the edge of the stripe as reference.
- 5. Stripes on Curves. Stripes on curves shall be uniform in alignment with no apparent deviations from the true curvature.
- 6. All Stripes. All stripes shall remain within four inches (4") from the planed alignment when measured to the center of the stripe.
- 7. Inlay Slot. The inlay slot shall be as identified in the Contract Documents with a nominal variation not to exceed forty (40) mils.

Traffic markings not within the above tolerances will be considered unacceptable under this Section and shall be replaced by the Contractor at no additional cost to the City.

#### Article 10.4 Measurement

Traffic markings shall be measured by linear foot of traffic marking of the specified width and color complete in place and accepted. Traffic markings consisting of words and symbols shall be paid per item complete in place and accepted.

Removal of traffic stripes and pavement markings as well as repair of any damaged pavement or surfacing caused by the pavement marking removal operations shall be incidental to other items of Work.

Payment for traffic markings is full compensation for preparing and cleaning of pavement, application of painted traffic markings and applying glass beads or spheres thereto, furnishing paint, glass beads, and all other material and equipment necessary to complete the Work described in this Section.

# Article 10.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Traffic Markings (Type) (width)

Linear Foot

Traffic Markings (Type) (words & symbols) Each

Inlaid Traffic Markings (Type) (width) (depth) Linear Foot

Inlaid Traffic Markings (Type) (words & symbols) (depth) Each

#### SECTION 70.11 STANDARD SIGNS

#### Article 11.1 General

This Work shall consist of furnishing and installing signs, guide markers, object markers and mileposts. The sign location and type of installation will be as shown on the Drawings or as directed by the Engineer. Work under this Section shall also include removal and relocation, as well as removal and disposal of existing signs, mileposts, and markers. Work under this Section shall also include removal and resetting of sign post assemblies to original location or as directed by the Engineer.

This Work shall also consist of salvaging existing signs and posts as indicated on the Drawings or as directed by the Engineer.

#### Article 11.2 Materials

Fabricate all standard regulatory, warning, and guide signs for permanent installation with Type IX reflective sheetings that conform to ASTM D4956 and single-span aluminum panel substrates, unless designated otherwise on the Drawings.

All orange construction and maintenance signs shall be fabricated with Type IX (encapsulated lens) reflective sheeting.

All new standard signs for permanent installation shall be of new materials. All sign layouts shall be in accordance with "Alaska Sign Design Specifications." Any sign delivered or installed which does not conform to these specifications shall be replaced by the Contractor at no additional cost to the City.

Concrete for sign post foundations shall conform to Class B-3 per Division 30, Section 30.01, Article 1.4 - Mix.

In the following specifications, a sign's height and width refers to an installed sign's vertical and horizontal dimensions, respectively, and to the length of the sides for diamond shaped signs.

#### A. Aluminum Sheet

Contractor shall provide sheet aluminum sign panels in one of the following alloys: 6061-T6, 5052-H36, or 5052-H38 that conform to ASTM B-209. The thickness of the aluminum sheet shall be 0.125 inches unless otherwise specified. Alloy and temper designations shall be verified by mill certification.

Treat the aluminum base metal sheets with a conversion coating for aluminum conforming to ASTM B-921 or ASTM B-449, Class 2 standards. The cleaned and coated base metal shall be handled only by mechanical device or by operators wearing clean cotton or rubber gloves. After the cleaning and coating operation, the panels shall be protected at all times from contact or exposure to greases, oils, dust, or other contaminants.

Use single piece sign panels for all signs up to 48 inches by 72 inches. For signs with one or both dimensions larger than the base 48 inch by 72 inch sign panel, assemble multiple single-piece sign panels according to the following:

- 1. For signs up to 48 inches high, assemble the single-piece aluminum panels with the 72 inch dimension set horizontally.
- 2. For signs between 48.01 and 72.01 inches high, assemble the single-piece aluminum panels with the longer dimension set vertically.
- 3. For signs between 72.01 and 96.01 inches high, assemble two rows of single-piece aluminum panels with the 72 inch dimensions set horizontally.

The dimensional tolerance of the panels shall be one-sixteenth inch (1/16"). Metal panels shall be cut to size and shape and shall be free of buckles, warp, dents, cockles, burrs, and any other defects resulting from fabrication. All possible fabrication, including shearing, cutting and punching of holes shall be completed prior to the base metal preparation.

# B. Sheet Reflective Materials

Use reflective sheetings that are part of a matched component system made by a single manufacturer. The system shall include the sheetings, process colors, clear coatings, sealants, electronically cuttable films, protective overlay films, and recommended application equipment.

The sheetings shall also pass all performance requirements specified in ASTM D4956 for type IX reflective sheetings, when tested according to the methods specified therein, including the supplementary fungus resistance requirement.

The sheeting manufacturer shall furnish third party test results that verify their sheeting materials meet all performance requirements of ASTM D4956. If the results of the accelerated outdoor weathering test are not yet available, furnish the results of the supplementary artificially accelerated weathering test and provide the date the regular test results will be available.

Furnish reflective sheetings with a class 1 adhesive backing that meets the requirements of ASTM D4956.

Fabricate signs according to the manufacturer's written recommendations, using the process colors, coatings, sealants, and films made by the manufacturer of the reflective sheetings, and the application equipment recommended by the sheeting manufacturer.

Apply the reflective sheetings with no splices to those aluminum panels that can be oriented to fit on a rectangle with the smaller dimension equal to or less than forty-eight inches (48"). For all other sign panels, apply the reflective sheetings to form butt splices oriented to most efficiently utilize the sheeting material, except no splices are allowed within two inches (2") of the edge of a sign and in the length of reflective sheetings.

When making the butt splices, match the adjacent pieces as recommended by the manufacturer to assure uniform day color and night appearance. Provide a gap up to one-sixteenth inch (1/16") wide between the pieces of reflective sheeting.

Seal all cut edges of the reflective sheetings with sealant recommended by the sheeting manufacturer, including legends.

# C. Letters, Numerals, Arrows, Symbols, Border

Letters, numerals, arrows, symbols, border, and other features of the sign messages shall be of the type, size, and series as specified by the Alaska Traffic Manual or the Alaska Sign Design Specifications.

Completed letters, numerals, and other units shall be formed to provide continuous stroke width with smooth edges and shall present a flat surface free of warp, blisters, wrinkles, burrs, and splinters.

Fabricate the legend on signs using one of the following processes. For signs fabricated using the two screened processes, apply a clear coat over the entire face of each sign using a manufacturer recommended product.

- 1. For signs with a black legend, apply opaque black ink to form the legend on the reflective sheeting using the silk screened process.
- 2. For signs with a white legend on a colored background, apply transparent ink to all areas of the white reflective sheeting, except the legend, to form the background using the reverse silk screened process.
- 3. Apply electronically cut colored films that include adhesive to the reflective sheeting, similar to 1 and 2.
- 4. Cut the legends from the requisite color of type IX reflective sheetings and apply them to the reflective sheeting. Orient all elements of the legend in the same direction on the reflective sheeting before cutting them out.

#### D. Frames

All rectangular signs, over fifty-three inches (53") measured along the horizontal axis, and all diamond shape signs sixty inches by sixty inches (60" x 60") and larger shall be framed unless otherwise specified. The frames shall be constructed of aluminum as indicated on the Drawings. All framing dimensions shall have a one-eighth inch (1/8") tolerance unless otherwise specified.

The frame shall be affixed to the sign with three-sixteenth inch (3/16") diameter aluminum rivets. The maximum rivet spacing shall be twelve inches (12") on centers. No rivets shall be placed closer than three-eighths inch (3/8") from the edge of the aluminum face sheet.

All joints of the aluminum frame may be welded with an inert gas shielded - arc welding process using 4043 electrode filling wire in accordance with good shop practice. The width of the fillet shall be equal to the wall thickness of the smallest framing member being welded.

# E. Test Procedures and Inspections

#### Adherence

The test panel, after a 72-hour curing time, shall be immersed in 95°F.  $\pm$ 3° water for a period of 24 hours. Immediately after removal from the bath, the reflective sheeting shall be sufficiently bonded so that it cannot be readily removed from the aluminum surface with a one inch (1") round nose spatula. If the sheeting can be peeled rather than chipped from the surface, the bond is considered unsatisfactory.

# 2. Solvent Resistance

Test shall be in accordance with Federal Specification L-S300B 4.3.6

# Accelerated Weathering

Test shall be in accordance with Federal Specification L-S 300B 4.3.9.

# 4. Resistance to Heat, Cold, and Humidity

Test shall be in accordance with Federal Specification L-S-300B 4.3.10.

# 5. Tensile Strength and Elongation

Test shall be in accordance with Federal Specification L-S 300B 4.3.15.

# F. Post Materials

Provide sign posts that conform to the following specifications for installing the post mounted signs specified in the Drawings.

# Perforated Steel Posts.

- For sign posts, install perforated steel tubes that conform to ASTM A-653.
   Provide tubes fabricated from 0.105 inch thick (12 U.S. Standard Gauge) sheet steel zinc coated on both sides to minimum coating thickness designation G-90. Furnish tubes formed with square cross sections and sheet steels rolled from structural grade steel with 50 ksi yield strength.
- 2. All tubes shall be perforated along the centerline of each side for their entire length with seven-sixteenth inch (7/16") diameter holes on one inch (1") centers. All perforations shall be free from burrs.

- 3. Furnish perforated tubes that are straight and feature a smooth, uniform finish without splices. Consecutive one-quarter inch (1/4") size tubes shall telescope freely for a minimum length of ten feet.
- 4. Furnish the tube sizes specified in the Drawings in lengths that will provide one-piece sign posts when the signs are installed according to the Standard Details that apply, regardless of ground cross section.

## Article 11.3 Construction

All sign post foundations shall be cast in excavated holes. Depth of embedment shall be as shown on the Standard Details unless otherwise directed by the Engineer.

Surplus excavated material shall be disposed of along the adjacent roadway as directed. Cut each perforated tube to provide the sign mounting-height specified in the Section 70 detail that applies. Adjust each tube length to account for the height of the signs, the difference in elevation between the mounting height reference and the top of the foundation, and the one foot length inserted into the foundation. Remove all burrs from the cut end.

Guide Marker reflectors shall be installed after the posts have been set in place.

Sign panels shall be attached to posts, electroliers, traffic signal standards, bridge rails, piers, and abutments with fastening hardware of the types and sizes shown on the Standard Details. All fastening hardware shall be furnished by the Contractor.

Existing signs and mile posts that are removed and relocated shall be placed on a new base and shall conform to the Drawings or as directed by the Engineer.

Signs and posts to be salvaged shall be removed and delivered to the City of Palmer Public Works Department Storage Facility. The sign shall be removed without damaging the post or sign face. Sign components damaged or destroyed due to the Contractor's operation shall be replaced by the Contractor at no additional cost to the City.

Inspection: All materials and finished signs are subject to inspection and acceptance in place. All surfaces exposed to weathering shall be free of any defects in the coating that may impair the serviceability or detract from the general appearance or color match. The finished signs shall be clean and free from all chatter marks, burrs, sharp edges, loose rivets, delaminated reflective sheeting, and aluminum marks. No repairs shall be made to the face sheet. All signs not conforming to these Specifications shall be rejected and shall be replaced by the Contractor at no additional expense to the City.

# Article 11.4 Measurement

The quantity of Standard Regulatory, Warning, and Guide Signs for permanent installation to be paid for shall be the total square footage of legend bearing sign and panel erected in place including all posts, base, and all hardware necessary to install the sign(s) at the designated location(s). No deductions in quantity for corner rounding shall be made. Nominal dimensions for sign sizes indicated on the Drawings shall be used for the purpose of calculating sign pay quantities.

Removal and relocation of existing signs, posts, bases, and all hardware necessary to install the sign at the designated location shall be measured per each sign, completed and accepted in final position. Sign components damaged or destroyed due to the Contractor's operation shall be replaced by the Contractor at no additional expense to the Owner. Object Markers and Guide Markers shall be measured per each, complete in place. One post equipped with two reflectors shall be considered a single marker. One signpost equipped with two or more signs is a single sign assembly. Salvage of existing signs and delivery to the Sign Shop shall be incidental to the Contract unless a specific bid item is provided in the Bid Proposal.

# **Article 11.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment will be made under the following units:

ITEM	UNIT
Standard Sign	Square Foot
Remove and Relocate Signs	Each
Remove and Relocate Mile Posts	Each
Salvage Sign	Each

# SECTION 70.12 TRAFFIC MAINTENANCE

#### Article 12.1 General

The Work under this Section consists of performing all the necessary measures to protect and control traffic during the life of the individual project including, but not limited to, furnishing, erecting, maintaining, replacing, cleaning, moving and removing the traffic control devices, construction signs, portable concrete barriers, safety fences, flagging, and temporary pavement markings required to safeguard the traveling public and all administrative responsibilities necessary to implement this Work.

Contractor shall maintain all roadways, pedestrian, transit, and bicycle facilities within the project limits and construct and maintain such approaches, crossings, intersections, and other features as may be necessary throughout the life of the Contract. Contractor shall also have a powered broom and water truck with high-pressure capabilities to clean the paved surfaces and along the haul routes.

A TCP is required for this project. Contractor shall provide a TCP prior to commencement of this project in accordance with the provisions of CPSS Section 10.04 Scope of Work, Article 4.13 Traffic Control Plan, as herein amended. All approvals shall be obtained by Contractor and shall be considered incidental to the Contract and no separate payment shall be made. Contractor shall notify the City Public Works Director at least 48 hours before commencing construction at (907) 745-3400.

All detours, lane closures and/or street closures shall conform to the TCP, the Drawings and Section 10.04 Scope of Work, Article 4.13 Street Closures of these Special Provisions.

#### Article 12.2 Traffic Control Plan

A TCP is a drawing or drawings indicating the method or scheme for safely and efficiently routing traffic during construction. The TCP may include, but not be limited to, such items as signs, portable concrete barriers, barricades, traffic cones, special signs, warning lights, portable, temporary roadways, and all other items required to direct traffic through or around the construction zone in accordance with these specifications and the ATM. The TCP shall also indicate the method of safely routing pedestrian and bicycle traffic through or around the construction zone.

The TCP shall be approved by the Engineer. The City will issue road closure and/or work-in-roadway permit(s) upon approval of the TCP. Changes in the TCP resulting from emergency circumstances may be allowed during construction, provided a minimum of 48 hours are allowed for review, and the changes are approved by the Engineer. Contractor shall respond and make field changes as the Engineer directs.

There shall be no Work within rights of way or easements for public streets, highways, or other public improvement projects until Contractor has implemented an approved TCP. If unsafe conditions occur, the Engineer may require additional signs/devices at no additional cost to the Owner.

# Article 12.3 Pedestrian Traffic

Pedestrian access shall be maintained in accordance with the requirements of CPSS Section 10.04 Scope of Work, Article 4.10 Protection of Persons, Property and Environment, and Article 4.12 Public Convenience and Access.

# Article 12.4 Work Site Traffic Supervisor

Contractor shall designate a Work Site Traffic Supervisor who shall be responsible for Contractor's maintenance of traffic operations on a 24-hour basis.

# Article 12.5 Materials

Materials for traffic control devices shall conform to the requirements set forth below:

- Signs. Permanent Construction Signs, Construction Signs, and Special Construction Signs including sign supports shall conform to the requirements of Section 615 Standard Signs, DOT&PF Standard Specifications for Highway Construction; the ATM; and the Alaska Sign Design Specifications (ASDS). The size of each Special Construction Sign shall be clearly and neatly marked in three-inch high black numerals on its back.
- 2. Portable Sign Supports. Portable sign supports shall be wind resistant with no external ballasting and capable of supporting a 48" x 48" traffic control sign such that the height of the sign above the adjacent roadway surface conforms to the ATM. The sign support shall support the traffic control sign vertically.
- 3. Barricades and Vertical Panels. Barricades and vertical panels shall be constructed of wood, metal, or plastic, and conform to the requirements of the ATM and DOT&PF Standard Drawing C-01.03. Type III barricades shall have a minimum width of eight feet. Barricades shall be equipped with warning lights.
- 4. Warning Lights. Warning lights shall be Type A (low intensity flashing), Type B (high intensity flashing), or Type C (steady burn) conforming to the requirements of the ATM.
- 5. Drums. Drums shall be plastic and conform to the requirements of the ATM.
- Traffic Cones. Traffic cones and/or tubular markers shall conform to the requirements of the ATM. The minimum height shall be 28 inches. All cones and tubular markers shall be reflectorized.
- 7. Portable Changeable Message Board Signs. Portable changeable message board signs shall be truck- or trailer-mounted with a self-contained power supply for the sign and shall have the following features:
  - a. Message sign panel large enough to display three lines of nine-inch high characters
  - b. Eight character display per message line

- c. Message modules containing at least 36 different preprogrammed messages (three line displays) to be selected by the Engineer.
- d. The capacity to create, preview, and display new messages and message sequences.
- e. A waterproof, lockable cover for the controller keyboard.
- f. An operator's manual, a service manual, and wiring diagram.
- g. Quick release attachments on display panel cover.
- h. Variable flash and sequence rates.
- i. Manual and automatic dimming capability on lamp bulb matrix modules.
- j. The ability to mount at least seven feet above the pavement to the bottom of the message sign panel.
- k. The capacity to operate with a battery pack for two hours under full load.
- 8. Portable Concrete Barriers. Portable concrete barriers shall conform to the requirements of DOT&PF Standard Drawing G-45. Portable concrete barriers shall be equipped with warning lights.
- 9. Temporary Pavement Markings. Polyurethane, "peel-and-stick" temporary pavement markers, nominally 4" wide and 2" high, with reflective tape affixed to both sides, color same as permanent markings.

#### Article 12.6 Public Notice

The Work Site Traffic Supervisor shall give notices of changes, delays, or lane/road closures to the following local officials and transportation organizations including, but not necessarily limited to:

- 1. Palmer Police Department
- Palmer Fire and Rescue
- 3. Mat-Su Area Dispatch (Mat-Com)
- 4. Mat-Su Borough School District
- U.S. Postal Service

Contractor shall also provide the Palmer Police Department with radio frequencies and cellular telephone numbers used on the project, and the 24-hour telephone numbers of the Work Site Traffic Supervisor and the Project Superintendent. These shall be for alerting Contractor of emergencies that will require passage of emergency vehicles through the project. When so notified, Contractor shall use all equipment and effort necessary to expedite rapid passage.

# Article 12.7 Traffic Control Devices

Prior to the start of construction operations, the Contractor shall erect such permanent and temporary traffic control devices as may be required by the approved TCP. Traffic control devices shall be erected only when they are needed and only those devices that apply to the conditions that exist. Following the completion of work in a closure area, all traffic control devices relating to the closure shall be removed. Sign panels that are not removed shall be entirely covered with either metal or plywood sheeting.

Reflective sheeting on signs, drums, barricades, and other devices shall be kept clean. Any devices with scratches, rips, or tears in the sheeting will be deemed unacceptable and shall be promptly replaced by the Contractor.

# Article 12.8 Authority of the Engineer

When, in the opinion of the Engineer, conditions are such that the safety and/or convenience of the traveling public are adversely affected, Contractor will be immediately notified in writing. The notice will state the defect(s), the corrective action(s) required, and the time required to complete such action(s). In no case shall this time exceed 24 hours. In the event that Contractor fails to take the corrective action(s) within the specified time, (a) the Engineer will immediately direct that the offending operations cease until the defect(s) is (are) corrected, and (b) the Engineer reserves the right to order the corrective action(s) be accomplished by outside forces. The cost of Work by outside forces shall be deducted from any moneys due or that may become due under the terms of this Contract.

# **Article 12.9 Execution**

Contractor shall maintain traffic control in accordance with the approved TCP. Contractor shall submit a new TCP each time traffic control is revised. Approval of all new TCPs is required.

Open trenches, ditches, pavement edge drop-offs, and other excavations and hazardous areas shall be protected with barricades and adequately delineated as required by OSHA. Open trenches with drops of two feet or greater adjacent to the roadway shall have portable concrete barriers installed with sloping end(s). All barricades and portable concrete barriers in place at night shall have warning lights installed in accordance with the ATM.

Unless otherwise provided hereinafter, Contractor shall maintain all roadways open to traffic. Temporary closure of residential, commercial, or street approaches requires prior approval of the Engineer. Contractor shall provide access through the project for emergency vehicles. All locations requiring redirection or stopping of the traveling public shall be properly signed and/or flagged by Contractor. Traffic Control Plans shall comply with the phasing requirements shown on the project Drawings.

Contractor's equipment shall stop at all points of intersection with the traveling public unless satisfactory traffic control measures, approved in writing by the Engineer, are installed and maintained by Contractor.

Failure to comply with the approved-TCP or traffic control restrictions provided in the Drawings may result in a Traffic Price Adjustment of \$500 per day as liquidated damages.

# **Article 12.10 Measurement**

All Work in this Section shall be measured by lump sum and shall consist of all labor, materials, and equipment required to provide the Work Site Traffic Supervisor all TCPs and TCP revisions, and all traffic control devices.

# **Article 12.11 Basis of Payment**

Payment for this Work shall be in accordance with CPSS Section 10.07 Measurement and Payment as amended in these specifications and shall include full payment for all Work as described in this Section.

Payment for this Work shall be full compensation for traffic maintenance under all schedules of the Contract, including all labor, materials, and equipment required to provide the Work Site Traffic Supervisor all required TCPs and public notices, and all traffic control devices necessary to complete the Work described in this Section.

Payment shall be made under the following units:

ITEM UNIT

Traffic Maintenance Lump Sum

Traffic Price Adjustment Contingent Sum

# SECTION 70.13 BOLLARDS

#### Article 13.1 General

The Work under this Section consists of all labor, equipment, and materials necessary to complete the construction of wood, concrete pipe, and removable steel bollards as shown on the Drawings. Where existing bollards are removed prior to reuse, Contractor shall erect "hasty" fence or snow fence to deter vandalism by motorized vehicles.

The following Applicable Standards shall be used:

AMERICAN SOCIETY FOR TESTING AND MATERIALS (ASTM)

ASTM A 36M (1997a) Carbon Structural Steel

ASTM A 123 (1989a) Zinc (Hot-Dipped Galvanized) Coatings on Iron and Steel Products

ASTM A 500 (1996) Cold-Formed Welded and Seamless Carbon Steel Structural Tubing in Rounds and Shapes

ASTM A 501 Standard Specification for Hot-Formed Welded and Seamless Carbon Steel Structural Tubing

ASTM A 615/A 615M Standard Specification for Deformed and Plain Billet-Steel Bars for Concrete Reinforcement

ASTM C 150 Portland Cement

West Coast Lumber Inspection Bureau standard grading and dressing rules

Western Wood Products Association standard grading and dressing rules.

# Article 13.2 Materials

### A. Wood Bollards

- 1. Storage and Protection: Protect lumber from weather. Store inside whenever possible.
- 2. Grading Rules: Standard grading and dressing rules of the West Coast Lumber Inspection Bureau or the Western Wood Products Association. Each piece of yard and structural lumber shall bear official grade mark of the appropriate bureau or association. Provide Common No. 1 or better Hem/Fir wood, surfaced four (4) sides unless otherwise noted on the Drawings, and kiln dried. Moisture content shall not exceed nineteen percent (19%).
- 3. Preservative Pressure Treatment
  - a. Pressure-treat all wood in direct contact with ground with chromate copper arsenate, Type II (AWPA P-5) with a retention of 0.45 lbs. per cubic foot of wood. Contractor shall submit a certificate of treatment to the Engineer for approval prior to use on the Project.

- b. After treatment, wood shall be clean, of natural color and finish, non-corrosive, water repellent, paintable, odorless, dry, and non-staining.
- c. Cut Wood bollards to length necessary for construction before preservative pressure treatment is applied.
- 4. Paint: Stain Wood bollards with two coats Color Shield '4000' Alkyd Flat stain, or approved equal. Color to be Russet Brown, or similar. Apply stain to clean dry surface, free of dust or dirt, in accordance with the manufacturer's recommendations and specifications.

# B. Concrete Pipe Bollards

Contractor shall use only new products in construction and installation of concrete pipe bollards. Standard products of a manufacturer regularly engaged in the manufacture of such products. The materials provided shall be of a type with proven satisfactory use for at least two years.

### 1. Concrete

Portland cement shall conform to ASTM C 150 Types I, II, or III.

#### Finish

Finish shall be galvanized. Exposed surfaces and edges shall be rounded, polished, or sanded. Finish shall be non-toxic, non-glare, and resistant to corrosion

# Galvanizing

After fabrication, hot-dip galvanized components in zinc in accordance with ASTM A 123. Remove Tailings and sharp protrusions formed as a result of the hot-dip process and burnish exposed edges.

# Tubing

Provide Schedule 40 steel tubing of the size specified in the Drawings.

# 5. Paint

Prime Tubing and cover with two coats minimum of dark green powder coat paint in accordance with the manufacturer's instructions. Top coat with two coats Yellow Carboline 139, unless guard post cover or sleeve is to be installed.

# C. Removable Steel Bollards

- Furnish hardware as necessary and as detailed for the project. Items include bolts, nuts, anchor bolts, washers, nuts, and rods (ASTM A-307). Hot-dip galvanize all bolts, nuts, washers, and plates in accordance with ASTM A-123.
- 2. Provide steel that conforms with ASTM A-36 structural carbon steel, shop fabricated and galvanized.
- Painting: Etch galvanized surface with "Galvaprep."

# D. Guard Post Cover/Sleeve

Provide guard post covers molded from a durable polyethylene with ultra-violet (UV) stabilizers to ensure product life and color fastness.

Secure the polyethylene guard post cover or sleeve in accordance with the manufacturer's recommendations. Provide Carsonite SAV-T Sleeve, the guard post cover or sleeve, or approved equal.

# Article 13.3 Construction

# A. Acceptance of Existing Surfaces

The Contractor shall verify that finished grade and other operations affecting mounting surfaces have been completed prior to the installation of bollards. Install Bollards plumb and true in accordance with the approved manufacturer's instructions or recommendations.

# B. Installation

For concrete pipe bollard, provide footing as shown on Drawings. Slope drainage from tubing at two percent (2%) grade. Place concrete inside steel pipe or tubing for full extent. Rod concrete to remove air voids. Dome top to provide clean transition from top surface to bollard sides. Do not leave exposed edge. Provide brushed finish to concrete dome.

Install bollards plumb, level and true to line. Top of a row of bollards shall be maintained at a consistent level above adjacent ground.

# C. Removable Bollards

- 1. Install bollard base plate flush with top of paved trail. Install bollards plumb, level, and true to line. Use only three-sixteenth inch (3/16") fillet welds. Grind all edges smooth.
- 2. Fasteners: Padlocks for removable bollards shall be supplied by the City.

# D. Clean Up

Clean the site of all materials associated with the installation. Clean surfaces of dirt, stains, filings, and other blemishes occurring from shipment and installation. Provide cleaning methods and agents according to manufacturer's instructions or as indicated. Remove excess concrete.

# **Article 13.4 Method of Measurement**

Measurement will be based on complete units in place for all bollards.

Measurement for concrete pipe bollard with sleeve shall be for a concrete pipe bollard with polyethylene guard post cover or sleeve installed in place.

Measurement for "Remove Bollard" shall be for each bollard removed and disposed of as directed on the Drawings. Footings, anchoring devices, and other items shown on the Drawings shall be considered incidental to the bid item "Removable Bollard" and no separate payment shall be made.

Any other items required for a complete and finished installation shown on the Drawings are measured separately for payment purposes.

# Article 13.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Bollard (Type) (Color as appropriate)	Each
Remove Bollard	Each
Remove & Reset Bollard	Each

# SECTION 70.14 REMOVE GUARDRAIL

#### Article 14.1 General

The Work under this Section consists of providing all operations and furnishing all equipment and materials pertaining to the removal and disposal of guardrail designated for removal on the Drawings or as directed by the Engineer.

# Article 14.2 Construction

Contractor shall remove the guardrail, bolts, and supporting posts and deliver them to a location as directed by the Engineer. If guardrail and supporting posts are not salvaged, Contractor shall provide a disposal site for the removed guardrail, bolts, and supporting posts in accordance with the provisions of Division 10, Section 10.04, Article 4.9 - Disposal Sites.

Excavation and backfill required in the removal of the guardrail, bolts, and supporting posts is incidental to the bid item. Contractor shall backfill the excavation with native non organic material.

# **Article 14.3 Measurement**

Remove and salvage or dispose of the guardrail, bolts, and supporting posts is measured per linear foot along the face of the guardrail. Delivery of guardrail and associated components to Engineer-designated location or disposal at Contractor furnished disposal site is incidental to the pay item and no additional payment will be made.

# Article 14.4 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and will include full payment for all Work as described in this Section.

Payment is made under the following unit:

ITEM	UNIT
Remove Guardrail	Linear Foot

# SECTION 70.15 GUARDRAIL

# Article 15.1 General

The Work under this Section consists of providing all operations pertaining to the construction of guardrails.

Only one type of material shall be used on any one specific guardrail installation, unless otherwise approved by the Engineer.

# Article 15.2 Material

- A. Steel rail elements shall conform to the requirements of AASHTO M-180, Class B, unless a lighter weight rail is specifically called for on the Drawings or in the Specifications. Terminal sections shall not be less than twelve (12) gauge.
- B. The bolts and nuts shall be galvanized steel and shall conform to the requirement of ASTM A-153, Class C and ASTM A-307.
- C. Guardrail posts shall be of either wood or steel as specified.
  - 1. Wood posts shall be grade posts and timbers, or better, as rated by the West Coast Lumber Inspection Bureau, and shall be fabricated from one of the following timber species, unless otherwise approved: a) Douglas Fir; b) Western Pine; c) Larch, or; d) Hemlock. The length and cross-section of the posts shall be as shown on the Standard Details unless otherwise noted. Timber posts shall be treated with one of the following preservative treatments: a) Creosote Oil: b) Creosote-coal tar solution; c) Creosote-petroleum solution; d) Pentachlorophenol. Preservative treatments for wood shall conform to the applicable requirements of AASHTO M-133.
  - 2. Steel posts shall be of the section and length as specified or as shown on the Drawings. They shall be of copper bearing steel when so specified. Steel shall conform to the requirements of ASTM A 36 for the grade specified, or, for new railroad rail posts, of ASTM A 1 for the unit weight of rail specified.

The posts shall be galvanized or shop painted as specified.

# **Article 15.3 Construction**

The construction of guardrails shall be in conformance with the manufacturer's recommendations, the Standard Details, and as directed by the Engineer.

# **Article 15.4 Measurement**

Guardrails will be measured per linear foot along the face of the rail, including end sections.

# Article 15.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Guardrail (Gauge)	Linear Foot

# SECTION 70.16 TEMPORARY GROUP MAILBOXES

# Article 16.1 General

The Work under this Section consists of performing all operations pertaining to constructing and maintaining a temporary group of mailboxes for the duration of construction.

# Article 16.2 Materials

Contractor shall furnish nails, staples, fastening wires, lumber, and all materials required for construction of the mailboxes.

#### **Article 16.3 Construction**

The temporary group mailboxes shall be provided by the Contractor prior to pavement removal. Temporary group mailboxes shall conform to current U.S. Postal Service standards.

# **Article 16.4 Measurement**

Temporary group mailboxes shall be measured by lump sum.

# **Article 16.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

IIEM	UNII
Temporary Group Mailboxes	Lump Sum

# SECTION 70.17 RELOCATE MAILBOX

#### Article 17.1 General

The Work covered under this Section consists of performing all operations pertaining to the removal and resetting of mailbox(es), including cluster mailboxes, affected by construction of this project, and shall include providing temporary mailbox(es). The Engineer will designate which mailbox(es) is/are affected.

## Article 17.2 Materials

Contractor shall salvage, from the existing mailbox(es), all reusable materials. Contractor shall replace materials that cannot be salvaged or are damaged by Contractor's operations, at Contractor's expense, with new materials, which as nearly as possible duplicate the kind, quality, and capacity of the original installation.

Contractor shall furnish nails, staples, fastening wires or devices, and all materials required for the construction of such anchors, posts, foundations, or other portions of the mailbox, which can be replaced more efficiently than they can be moved.

If the property owner elects to replace any of the existing mailbox materials with other materials in better condition, he will be responsible for furnishing and delivering such materials to the site of the Work.

# Article 17.3 Construction

Contractor shall provide temporary mailbox placement and access. Contractor shall set the mailbox(es) in reasonably close conformity to its original location with respect to access points or as the Engineer directs. Contractor shall set posts and anchors at the same depth as in the original mailbox(es) or as directed by the Engineer. Contractor shall replace by equivalent construction permanent anchors, posts, or other parts that cannot be economically moved. Contractor shall paint new materials requiring painting. Contractor shall paint the entire mailbox and support if the paint on the new items does not adequately match or does not meet the satisfaction of the Engineer. Contractor shall place the relocated mailbox(es) in at least as good condition as the existing mailbox(es) before it was moved, behind the curb and gutter in accordance with postal regulations, or as the Engineer directs. Contractor shall place the face of the mailbox(es) forty-four to forty-eight inches (44" to 48") above the top back of the curb, behind the curb and gutter and sidewalk, or in an alternate location approved by the U.S. Post Office.

#### Article 17.4 Measurement

Relocating mailboxes shall be measured per unit permanently relocated and complete in place. Each unit shall consist of a stand having a single mailbox or a variable number of mailboxes. No payment shall be made for temporary mailbox placement or relocation.

# Article 17.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Relocate Mailbox	Each
Relocate Cluster Mailbox	Each

# SECTION 70.18 CHAIN LINK FENCE

#### Article 18.1 General

The Work under this Section consists of providing all materials and operations pertaining to construction of chain link fencing.

### Article 18.2 Materials

Material used in the construction of chain link fencing shall be in accordance with the Standard Details and the requirements of the "Chain Link Fence Manufacturers Institute," as described below.

#### A. General

Posts, gate frames, braces, rails, stretcher bars, and truss rods shall be of steel; reinforcing wires shall be of high carbon steel; and gate hinges, post caps, barbed-wire supporting arms, stretcher bar bands, and other parts shall be of steel, malleable iron or equal except that ties and clips may be of aluminum.

Contractor shall form parts accurately to dimensions. All steel and iron parts shall be zinc coated after fabrication, using zinc grade "E" in accordance with Federal Specifications QQ-Z-351.

The weight of the zinc coating per square foot of actual surface shall average not less than 1.2 ounces and no individual specimen shall weigh less than 1.0 ounce. Zinc-coated surfaces shall be free from imperfectly coated spots, bruised or scaled coating, drops of zinc, sharp projections, and sal ammoniac spots.

Posts, gate frames, rails, and braces shall conform to the dimensions and weights shown in the Dimensions and Weights Table in Article 18.3 – Tables.

### B. Fabric

Fencing fabric shall be zinc coated by the hot-dip process after fabrication. The zinc coating shall be commercially uniform. It shall not have less than 1.2 ounces per square foot when tested. Fabric gauge shall be as shown in the Fencing Fabric Size Table in Article 18.3 - Tables.

# C. Gates

Gates shall be swing or sliding, single or double, as specified, complete with latches, stops, keepers, hinges, or rollers and roller tracks, and, when so specified, with provisions for three (3) strands of barbed wire above the fabric.

Gate frames shall be constructed of tubular members, and shall be constructed in a manner such as to provide a rigid frame and ample strength and shall be free from sag and twist. Where a barbed wire top is specified, the end members of gate frames shall be extended approximately one foot (1') above the top member and arranged for attaching three (3) uniformly spaced strands of barbed wire and furnished with

bands or other suitable method for securely attaching the wire. Fabric shall be attached securely to the gate frame at intervals not to exceed fifteen inches (15").

Hinges shall be of heavy pattern, of adequate strength for the gate, and with large bearing surfaces for clamping them in position. The hinges shall not twist or turn under the action of the gate. The gates shall be capable of being opened and closed easily by one person.

Latches, stops and keepers shall be provided for all gates. Latches shall have the plunger-bar arranged to engage the gate stop, except that for single gates with openings less than ten feet (10') wide, a forked latch may be provided. Latches shall be arranged for locking. Center stops shall consist of a device arranged to be set in concrete and to engage the plunger of the bar latch of double gates. No stop is required for single gates. Keepers shall consist of a mechanical device for securing the free end of the gate when in the full open position.

# D. Posts

Posts shall be of the lengths specified and shall be tubular, except that line posts may be H-beam. Dimension and weight shall conform to the Dimensions and Weights Table in Article 18.3 – Tables, unless otherwise specified.

#### E. Post Braces

Post braces shall be provided for each gate, corner, pull, and end post for use with fabric five feet (5') or more in height, and shall consist of a round tubular brace extending to each adjacent post at midheight of the fabric, and a truss consisting of a rod not less than three-eighths inch (3/8") in nominal diameter from the adjacent post back to the gate, corner, pull, or end post, with a turnbuckle or other equivalent provision for adjustment.

# F. Post Tops

Post tops shall consist of ornamental tops or combination tops and barbed-wire supporting arms, as specified. When so specified or when a top rail is to be provided, the top shall be provided with a hole suitable for the through passage of the top rail. The post tops shall fit over the outside of the posts and shall exclude moisture from the tubular posts.

# G. Barbed-Wire Supporting Arms

Barbed-wire supporting arms, when specified to be furnished, shall be at an angle of approximately forty-five degrees (45°) and shall be fitted with clips or other means for attached three lines of barbed-wire. The top outside wire shall be approximately twelve inches (12") horizontally from the fence line and the other wires spaced uniformly between the top of the fence fabric and the outside barbed wire.

# H. Top Rails

Top rails shall be round (tubular), shall be in lengths not less than eighteen feet (18'), and shall be fitted with couplings for connecting the lengths into a continuous run. The coupling shall be not less than six inches (6") long, shall provide a substantial connection, and shall allow for expansion and contraction of the rail. Suitable ties or clips shall be provided in sufficient number for attaching the fabric securely to the top rail at intervals not exceeding two feet (2'). Means shall be provided for attaching the top rail to each gate, corner, pull, and end post.

# I. Stretcher Bars

Stretcher bars shall not be less than three-sixteenth inch by three-quarter inch  $(3/16" \times 3/4")$  and shall be of lengths one inch (1") less than the full height of the fabric with which they are to be used. The stretcher bars shall be arranged for attaching the fabric to all terminal posts by threading through the fabric, by bands, or by other positive mechanical means.

# J. Ties or Clips

Ties or clips of adequate strength shall be provided for attaching the fabric to lineposts.

# K. Fabric Bands

Fabric bands of adequate strength shall be provided for attaching the fabric and stretcher bars to all terminal posts.

#### L. Tension Wires

A bottom tension wire shall be provided unless otherwise specified. Top tension wire shall be provided, when so specified, in lieu of a top rail. The tension wires shall be of coiled spring wire not less than seven (7) gage plus or minus 0.005 inch in diameter. Ties or clips shall be provided for attaching each wire to the fabric at intervals not exceeding two feet (2').

# M. Barbed Wire

Barbed wire shall consist of two (2) strands of twelve and one-half (12.5) gauge wire with fourteen (14) gauge four (4) point barbs spaced approximately five inches (5") apart. All wire shall be zinc coated with a minimum coating of 0.80 ounces per square foot of surface area on twelve and one-half (12.5) gauge wire.

# N. Vinyl Clad Fencing

Those components specified to be vinyl-clad or coated shall have a vinyl covering ten to fourteen (10-14) mils in thickness. Fabric is to be nine (9) gauge wire. Products are to be Colorbond II as manufactured by Colorguard Corporation, or approved equal.

# Article 18.3 Tables

# **DIMENSIONS AND WEIGHTS**

DIMENSIONS AND WEIGHTS			
		Nominal Outside Diameter/Dimensions (Inches)	Weight per Foot, Nominal
Use and Section	Use and Section		(Pounds)
Tubular End, Corner, and Pull Posts	s for:		
fabric height: 6 feet and less	Round	2.375	3.65
fabric height: over 6 feet	Round	2.875	5.79
Rails and Post Braces	Round	1.66	2.27
Intermediate Posts for:			
fabric height: 6 feet and less			
Tubular	Round	1.90	2.72
C-Section		1.875 x 1.625	2.28
fabric height: over 6 feet			
Tubular	Round	2.375	3.65
C-Section		2.25 x 1.70	2.64
Gate Posts with Fabric Over 6 Feet for Gate Leaf Widths:			
leaf width: 6 feet and less	Round	2.875	4.64
leaf width: over 6 to 13 feet	Round	4.000	8.65
leaf width: over 13 to 18 feet	Round	6.625	18.02
leaf width: over 18 to 24 feet	Round	8.625	27.12
Gate Frame Members for:			
fabric height: Less than 6 feet	Round	1.66	1.83
fabric height: 6 feet and over	Round	1.90	2.28
Interior Bracing:	Round	1.66	1.83

# **FENCING FABRIC SIZE**

Recommended Usage	Height of Fabric	Mesh <u>Size</u>	<u>Gauge</u>	Nominal Diameter Coated Wire (Inches)
Heavy Industrial	36" through 144"	2"	6	0.192
Industrial/Residential	36" through 144"	2"	9	0.148
Light Industrial/Residential	36" through 84"	2"	11	0.120
Tennis Court	120" through 144"	1-3/4"	11	0.120

# **Article 18.4 Construction**

# A. Grading

All trees, brush and other obstacles which would interfere with the construction of the fence shall be removed and disposed of at a Contractor-provided disposal area and shall be considered incidental to the Contract. The fence shall follow a smooth profile. Throughout the fence length the distance between the ground surface and the bottom tension wire shall not be greater than four inches (4"), nor less than two inches (2"). Where excavation is necessary to meet this requirement, the ground will be graded level not less than one foot (1') on either side of the fence and backslopes of one and one-half to one (1½:1) provided. Where backfill is necessary to meet this requirement, natural surface vegetation will be removed prior to placing fill material. The top of the fill shall be level for one foot (1') on either side of the fence line and the shoulder slopes shall be one-half foot to one foot gradient (½':1'). Grading for all specific conditions shall be such that water will not be allowed to pond in the immediate area of the fence. Where drainage is required across the fence line, the Engineer shall be consulted and channels provided in accordance with his decision.

#### B. Posts

All posts shall be set in Class B Portland Cement Concrete footings. The tops of the footings shall be level with the ground, shall be crowned to provide drainage and shall be troweled smooth. The dimensions of the footings shall be as shown on the Drawings. The footings shall be allowed to cure for a period of at least seven (7) days before attaching fabric.

The Contractor shall set the posts vertical and of uniform and equal height above the ground with a maximum horizontal spacing of ten feet (10') center. On straight runs, pull posts shall be provided at intervals not to exceed five hundred (500) lineal feet. Changes in line of thirty degrees (30°) or more shall be considered corner posts. Steep slopes and abrupt changes in topography may require changes in various elements of the fence. The chain link fabric shall be stretched taut and securely fastened to end, corner, or gate posts. The top edge of the fabric shall be fastened

to the top rail, and the lower edge of the fabric shall be fastened to the bottom tension wire.

# C. Fabric

Place fabric on the side specified, stretched taut, and securely fastened to the posts. Fasten fabric to end, gate, corner and pull posts with stretcher bars and fabric bands spaced at intervals of fifteen inches (15") or less. Fastening to line posts shall be with ties or clips at fifteen inch (15") intervals.

Join rolls of wire fabric by weaving a single strand into the ends of the rolls to form a continuous mesh. Horizontal splices are not permitted.

# D. Top Rail

Top rails shall pass through the ornamental tops of the line posts, forming a continuous brace from end to end of each stretch of fence. Join lengths of tubular top rail by sleeve couplings. Secure top rails fastened to terminal posts by pressed steel fittings or other appropriate means.

# E. Tension Wire

Provide one continuous length of tension wire between pull posts. Apply sufficient tension to avoid excess sag between the posts. Tie or otherwise fasten tension wires to end, gate, corner, or pull posts by methods approved by the Engineer.

# F. General Appearance

Runs of fence shall present the same general appearance and the product of one manufacturer only will be accepted, except for items which do not influence the appearance of the completed fence. No used, rerolled, or open-seam steel will be permitted in posts, gate frames, rails or braces.

### **Article 18.5 Measurement**

Chain link fencing will be measured per linear foot, in place, from outside to outside of end or corner posts, except for the space occupied by gates.

Gates will be measured per each, complete in place for a particular size.

# Article 18.6 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Unit cost payment shall be made on the following basis:

ITEM UNIT

Chain Link Fence (Include Heights and Gage)

Linear Foot

Gate (Type and Size) Each

# SECTION 70.19 SILT FENCE

# Article 19.1 General

The Work under this Section consists of providing all operations pertaining to construction of temporary silt fence as shown on the Drawings and specified in this Section.

# Article 19.2 Materials

Materials for silt fence shall be specified on the Drawings. Silt fence filtration fabric material shall meet the minimum requirements of the Temporary Silt Fence Property Requirements found in Table 7 of AASHTO M288-06.

#### Article 19.3 Construction

Fence described in this Section shall be installed in accordance with the Drawings, or to the satisfaction of the Engineer. Silt fencing shall remain in place and in good working condition until Work is complete under the Contract. The continued maintenance of silt fence and replacement of damaged items shall be the ongoing responsibility of the Contractor. Additional metal "T" poles shall be installed in areas where additional structural support is required. All silt fences shall be removed upon final acceptance of the Project or as directed by the Engineer.

# **Article 19.4 Measurement**

Silt fence described in this Section will be measured per linear foot, complete and in place.

# Article 19.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

<u>ITEM</u>	<u>UNIT</u>
Silt Fence	Linear Foot

# SECTION 70.20 SOIL STABILIZATION

# Article 20.1 General

The Work under this Section consists of providing all operations pertaining to placing and maintaining Soil Stabilization Matting material according to the Drawings or specified herein.

# Article 20.2 Material

#### A. Jute Mesh

Jute Mesh shall be cloth of a uniform, open, plain weave of undyed and unbleached single jute yarn. The yarn shall be of a loosely twisted construction and it shall not vary in thickness more than one-half its normal diameter. Jute mesh shall be furnished in rolled strips and shall meet the requirements as follows:

- 1. Width forty-eight inches, plus or minus one inch (48"  $\pm$ 1").
- 2. Seventy-eight (78) warp-end per width of cloth (minimum).
- 3. Forty-one (41) weft-ends per yard (minimum).
- 4. Weight to average 1.22 pounds per linear yard with a tolerance of plus or minus five percent (±5%).

Staples shall be U-shaped and shall be approximately six inches (6") long and one inch (1") wide. Machine-made staples may be of No. 11 gauge or heavier steel wire. Hand-made staples shall be made from No. 9 gauge or heavier steel wire.

#### B. Glass Fiber

Glass Fiber material shall consist of glass processed from the molten state into fibrous form. A multitude of continuous glass fibers (approximately sixty [60] ends) shall be collected together and wound into a package of cylindrical shape. The glass fibers shall be lightly bound together in a ribbon without the use of clay, starch or like deleterious substances and not more than three-quarters of a percent (0.75%) of saponifiable acids. The fibers shall be of a consistency suitable for application by compressed air and shall contain no petroleum solvents or other agents known to be toxic to plant or animal life.

# C. Nylon Matting

Nylon matting shall be made from Nylon 6, with a minimum content of five-tenths of a percent (0.5%) by weight of carbon black, monofilaments fused at their intersections to form a bulky mat of open construction. Nylon matting shall be furnished in rolled strips a minimum of thirty-eight inches (38") wide.

Staples shall be a minimum of ten inches (10") in length and shall be T-staples, U-staples, or wood stakes. Metal staples shall be 8- to 11-gauge steel.

# D. Excelsior Blankets

Excelsior blankets shall consist of a machine produced mat of curled wood excelsior of eighty percent (80%) six-inch (6") or longer fiber length, with consistent thickness and the fiber evenly distributed over the entire area of the blanket. The top side of each blanket shall be covered with a photodegradable extruded plastic mesh. The blanket shall be made smolder resistant without the use of chemical additives. Excelsior blankets shall be furnished in rolled strips and shall meet the requirements as follows:

- 1. Width forty-eight inches, plus or minus one inch (48"  $\pm$ 1")
- 2. Length one hundred and eighty feet (180') average
- 3. Weight Per Roll seventy-eight (78) pounds, plus or minus ten percent (±10%)

Staples shall be made of wire 0.091 inches in diameter or greater, "U" shaped. Size and gauge will vary with soil conditions.

# E. Erosion Control Blankets

Erosion control blanket shall be a machine-produced mat consisting of seventy percent (70%) agricultural straw and thirty percent (30%) coconut fiber. The blanket shall be of consistent thickness with the straw and coconut fiber evenly distributed over the entire area of the mat. The blanket shall be covered on the top side with UV stabilized polypropylene netting having an approximate five-eighths by five-eighths inch (5/8" x 5/8") mesh, and on the bottom with a polypropylene netting with an approximate one-half by one-half (1/2" x 1/2") mesh. The blanket shall be sewn together one and one-half inches (1.5") on centers with biodegradable thread. The straw/coconut fiber erosion control blanket shall be SC150 as manufactured by North American Green, or Owner-approved equivalent. The straw/coconut fiber erosion control blanket shall have the following properties:

# **Material Content**

Straw 70% (0.35 lb./yd.²) Coconut Fiber 30% (0.15 lb./yd.²)

Netting Top side heavyweight UV stabilized (3 lb./1,000 ft.<sup>2</sup>

approximate weight). Bottom side lightweight

photodegradable (1.64 lb./1,000 ft.<sup>2</sup> approximate weight).

Stitch Degradable

Physical Specifications (Roll)

Width 6.5 feet

Length 83.5 feet

Weight 30 lbs. +/- 10%

Area 60 yd.<sup>2</sup>
Stitch Spacing 1.5 inch

# F. Coir Fiber Roll

Coir (coconut) fiber rolls shall consist of long rolls of the specified diameter of coconut fiber encased in coconut fiber netting.

Fiber shall be one hundred percent (100%) mattress grade coconut fiber, six pounds per cubic foot.

Netting shall be one hundred percent (100%) coconut (coir) two-inch (2") mesh. Yarn tensile strength shall be fifty-five (55) pounds dry, forty (40) pounds wet.

Coir fiber rolls shall be BonTerra BioLogs, or an approved equal, manufactured by:

BonTerra America 355 West Chestnut Street Genesee, ID 83842 Phone: (800) 882-9489

E-mail: bonterra@moscow.com.

# Article 20.3 Construction

This Work shall be accomplished within forty-eight (48) hours after finish grading of the subgrade or topsoil has been completed.

The rates of application shall be as shown on the Drawings.

Matting material shall not be applied on days when the wind or rain would cause undue erosion or displacement of the material. The soil shall not be disturbed more than necessary. Use of vehicles and tracked equipment will be permitted by the Engineer only if such use does not cause rutting and displacement of the subgrade or topsoil.

# **Article 20.4 Surface Requirements**

The surface shall be smoothed and all gullies and potholes backfilled prior to applying the matting. Contractor shall remove all rocks or clods larger than two inches (2") in size and all sticks and other foreign material which will prevent contact of the matting and surface. If the surface of the subgrade or topsoil is extremely dry, watering may be required by the Engineer prior to placement of the matting. Such watering will be incidental to the Work.

In some instances it may be appropriate to track-walk the prepared surface prior to seeding and stabilization. Contractor shall provide track-walking only if directed by the Drawings or the Engineer.

# Article 20.5 Application

Contractor shall install each product in accordance with the manufacturer's directions.

# A. Jute Mesh

If seeding is specified, the jute matting shall be spread within twenty-four (24) hours after the seed has been placed.

Check slots shall be installed as detailed on the Drawings and shall consist of separate full-width four foot (4') strips of jute mesh placed at right angles to the direction of water flow immediately prior to placing the general covering of jute mesh. Check slots shall be made by burying a tight fold of jute mesh vertically in the soil and tamping and stapling in place.

Check slots shall be spaced so that one check slot, junction slot, or anchor slot of the jute mesh occurs every seventy-five feet (75') on gradients of less than four percent (4%) and every fifty feet (50') on gradients greater than or equal to four percent (4%). On slope drains, a check slot or an end slot shall occur every twenty-five feet (25').

Edges of matting shall be buried around the edges of catch basins and other structures as herein described. Matting must be spread evenly and smoothly and in contact with the soil at all points.

Jute matting shall be held in place by approved wire staples, pins, spikes, or wooden stakes driven vertically into the soil. Matting shall be fastened at intervals not more than three feet (3') apart in three (3) rows for each strip of matting with one (1) row along each edge and one (1) row alternately spaced in the middle. All ends of the matting and check slots shall be fastened at six inch (6") intervals across their width.

# B. Glass Fiber Matting

Glass fiber matting shall be of such consistency that it can be applied by use of a blower. Other equipment capable of spreading the continuous glass fiber strands uniformly may be used if approved by the Engineer. Equipment which cuts or breaks the glass fibers shall not be permitted.

The matting shall be spread uniformly at the locations shown on the Drawings and shall be loose enough to allow sunlight to penetrate and air to circulate, but dense enough to shade the ground, reduce rate of water evaporation, and prevent or reduce water or wind erosion.

Glass fiber matting shall be held in place by the application of a CRS-1 asphalt emulsion applied at the rate shown on the Drawings. A hand-operated boom from a spreader may be used to spray the emulsion evenly over the mulch material.

All glass fibers shall be placed and tacked with emulsion in the specified areas within twenty-four (24) hours after seeding, or as directed by the Engineer.

CRS-1 Cathionic emulsion will not be measured or paid separately and is considered incidental to glass fiber matting.

# C. Nylon Matting

Matting shall be installed peaked side down. Adjacent strips are to be overlapped two to three inches (2" to 3") and ground fastened at three to five foot (3' to 5') intervals. The entire perimeter of the matting shall be ground fastened in twelve inch (12") deep trenches at three to five foot (3' to 5') intervals and covered with soil.

If seeding is specified, the seeding shall be accomplished within twenty-four (24) hours after placing the nylon matting.

# D. Excelsior Blankets

Excelsior blankets shall be unrolled with the netting on top and the fibers in contact with the soils over the entire area. In ditches, the blankets shall be applied in the direction of flow, butted at ends and sides. On slopes, the blankets shall be applied either horizontally or vertically to the slope; ends and sides shall be butted. Staples shall be spaced approximately two linear yards apart, on each side, and one row in the center alternately spaced between each side. Use a common row of staples on adjoining blankets.

If seeding is specified, the excelsior blankets shall be placed within twenty-four (24) hours after the seed has been placed.

# E. Erosion Control Blankets

Erosion control blankets shall be spread uniformly at the locations described on the Drawings and shall be loose enough to allow sunlight to penetrate and air to circulate, but dense enough to shade the ground, reduce rate of water evaporation, and prevent or reduce water or wind erosion.

Erosion control blankets shall be unrolled with the netting on top and the fibers in contact with the soils over the entire area. On slopes, the blankets shall be applied vertical to the slope; ends and sides shall be butted. Staples shall be spaced approximately two linear yards apart, on each side, and one row in the center alternately spaced between each side. Use a common row of staples on adjoining blankets.

# F. Coir Fiber Roll

The Contractor shall minimize Work site disturbance. The Contractor shall protect existing plants and avoid additional disturbance that can lead to erosion and sedimentation. The Contractor shall prepare the site for installation of the coir fiber roll by removing any large rocks, obstructions, or material that may prevent the coir from making direct and firm contact with the soil.

The Contractor shall install coir rolls level along a horizontal contour. Contractor shall place coir rolls approximately parallel to shoreline. The Contractor shall install coir roll such that approximately one-third (1/3) of its height extends above the mean water elevation.

The Contractor shall select and use wooden stakes made from strong, durable wood species that do not have knots or flaws. The stakes shall be pointed at one end, not wedge shaped. Stakes for coir rolls shall be approximately one and one half by one and one-half inches (1.5" x 1.5"), unless otherwise specified. Stake length shall be specified on the Drawings.

Place live willow stakes in the coir fiber roll by pulling the roll's fibers apart. If necessary, wedge a pilot bar back and forth to create a hole for the willow stake. Drive or place the willow stake to the base of the coir roll. If driven, Contractor shall ensure that willow stake is not damaged.

# Article 20.6 Maintenance and Repair

The Contractor shall maintain the areas covered by matting until all Work on the Project has been completed and accepted. Prior to acceptance of the Work, the damaged areas shall be reshaped, reseeded, and the matting satisfactorily repaired or replaced as herein specified with no additional compensation.

#### Article 20.7 Measurement

The quantity of Soil Stabilization Matting to be paid for shall be the number of units of one thousand (1,000) square feet, measured to the nearest one-tenth (0.1) unit on the slope of the ground surface.

Method of measurement shall be by length per linear foot of Coil Fiber Roll of the specified diameter complete and accepted in its final position. The bid item shall include all furnishing and placing coir fiber roll, willow stakes, wood stakes, fiber netting, and all other materials necessary to complete the Work described in this Section

# Article 20.8 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Unit cost payment shall be made on the following basis:

ITEM UNIT

Soil Stabilization Matting (Type) 1,000 Square Feet

Coir Fiber Roll (Diameter) with Willow Stake

Linear Foot

# SECTION 70.21 FLEXIBLE DELINEATORS

# Article 21.1 General

The Work covered under this Section consists of providing all labor, materials, equipment, and transportation required for complete installation of Flexible Delineators.

# **Article 21.2 Submittals**

Contractor shall submit three copies of manufacturer's product data for approval by the Engineer.

#### Article 21.3 Materials

The Flexible Delineators shall be made of composite material certified to withstand multiple vehicle impacts at high speeds, perform within the temperature extremes of the project location, be resistant to UV light and vandalism. The Delineator shall consist of a corrosion-resistant drivable ground anchor and replaceable tubular composite post, orange color, with reflective sheeting for nighttime visibility. Minimum outside diameter of the post shall be 2", minimum height 60".

The Delineator shall be a Carsonite Composites, Newberry, South Carolina, Model Utility Sentry CIP2 – round, or approved equal. To be considered equal, Delineators must be flexible, replaceable, and have the specified physical properties, dimensions, and color.

# Article 21.4 Construction

Contractor shall install Delineators in accordance with the manufacturer's recommendations. Where anchors are embedded in concrete, the Contractor shall install the anchor so that the top of the anchor is flush with the concrete surface.

# **Article 21.5 Measurement**

Delineators shall be measured as complete installations including the drivable ground anchor, replaceable composite post, and all labor required for the installation.

# **Article 21.6 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

TTEM UNIT

Furnish and Install Flexible Delineator Each

# CITY OF PALMER STANDARD SPECIFICATIONS

# DIVISION 75 LANDSCAPING IMPROVEMENTS

# STANDARD CONSTRUCTION SPECIFICATIONS LANDSCAPING IMPROVEMENTS DIVISION 75 INDEX

SECTION 75.01 Article 1.1 Article 1.2 Article 1.3	GENERAL Scope of Work. Glossary of Terms. Payment - General	1 1
SECTION 75.02 Article 2.1 Article 2.2 Article 2.3 Article 2.4 Article 2.5 Article 2.6 Article 2.7	LANDSCAPING General Materials Construction Maintenance Landscaping Acceptance Measurement Basis of Payment	2 8 13 17 17
SECTION 75.03 Article 3.1 Article 3.2 Article 3.3 Article 3.4 Article 3.5	TOPSOIL General Materials Placing Measurement Basis of Payment	19 19 20 21
SECTION 75.04 Article 4.1 Article 4.2 Article 4.3 Article 4.4 Article 4.5 Article 4.6	SEEDING General Materials Application Maintenance Measurement Basis of Payment	22 22 25 27 27
SECTION 75.05 Article 5.1 Article 5.2 Article 5.3 Article 5.4 Article 5.5 Article 5.6	SOD General Materials Construction Maintenance Measurement Basis of Payment	29 29 29 31 31
SECTION 75.06 Article 6.1 Article 6.2 Article 6.3 Article 6.4	LANDSCAPE EDGING  General  Materials  Construction  Measurement	33 33 33

Article 6.5	Basis of Payment	33
SECTION 75.07	LANDSCAPE FABRIC	34
Article 7.1	General	
Article 7.2	Materials	
Article 7.3	Construction	
Article 7.4	Measurement	
Article 7.5	Basis of Payment	
SECTION 75.08	RESERVED	35
SECTION 75.09	SITE FURNISHINGS	36
Article 9.1	General	
Article 9.2	Materials	
Article 9.3	Construction	
Article 9.4	Method of Measurement	
Article 9.5	Basis of Payment	
Section 75.10	MODULAR CONCRETE BLOCK WALL	38
Article 10.1	Description	
Article 10.2	Materials	
Article 10.3	Manufacturer and Local Representative	
Article 10.4	Construction	
Article 10.5	Method of Measurement	38
Article 10.6	Basis of Payment	39
SECTION 75.11	BOULDERS	40
Article 11.1	General	
Article 11.2	Materials	40
Article 11.3	Construction	40
Article 11.4	Method of Measurement	
Article 11.5	Basis of Payment	40

# STANDARD CONSTRUCTION SPECIFICATIONS FOR LANDSCAPING IMPROVEMENTS DIVISION 75

#### SECTION 75.01 GENERAL

# Article 1.1 Scope of Work

The Work covered by these Specifications consists of providing all plants, labor, equipment, supplies, material, transportation, handling and storage, and performing all operations in connection with the construction of the landscaping improvements as provided for in this Division.

# Article 1.2 Glossary of Terms

Reference the following for terminology

Appendix A. - American National Standards for Nursery Stock, ANSI Z60.1, latest edition. American Nursery and Landscape Association, 1250 I Street N.W., Suite 500, Washington, D.C., 20005.

**Plant Establishment Period** – From Acceptance of Initial Planting Operations the Contractor shall be responsible for maintaining the accepted plantings for one year. During the Plant Establishment Period, the Contractor shall also, upon receipt of written notification by the Engineer, repair or replace damaged trees, shrubs, and perennials. If trees or shrubs are replaced within the last 60 days of the Plant Establishment Period, the Plant Establishment Period shall be extended an additional 60 days.

**Propagule** – A structure with the capacity to give rise to a new plant, for example a seed, a spore, or a part of the vegetative body capable of independent growth if detached from the parent.

# Article 1.3 Payment - General

Payment for all Work (including the Plant Establishment Period) included in this Division shall be paid for in accordance with the Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described.

#### SECTION 75.02 LANDSCAPING

#### Article 2.1 General

# A. Scope of Work

The work under this Section consists of providing all operations pertaining to the planting and maintenance of trees, shrubs, ground cover, perennials and annuals. The Work shall also include all operations pertaining to removing and replacing trees and protecting existing trees in place.

# B. Agency Standards: Nomenclature

All operations shall meet industry consensus on the planting and care operations and all plant materials used shall be true to name and size in conformity with the following standards:

- 1. American Standard for Nursery Stock, ANSI Z60.1 American Nursery and Landscape Association, Washington, D.C., latest edition.
- 2. Sunset New Western Garden Book, Lane Publishing Company, Menlo Park, California, latest edition.
- 3. Landscape Plants for Alaska, University of Alaska Fairbanks Cooperative Extension Publication, latest edition.
- 4. ANSI Standard A300 American National Standards for Tree Care Operations Tree, Shrub, and other Woody Plant Maintenance Standard Practices. American National Standards Institute, New York, New York, latest edition.
- 5. ANSI Standard Z133 Safety Requirements for Arboriculture American National Standard for Tree Care Operations. American National Standards Institute, New York, New York.
- 6. *Manual of Woody Landscape Plants*, Michael A. Dirr, Stipes Publishing, LLC, 5<sup>th</sup> Edition, Champaign, Illinois.

# C. Definition

The term "planting areas" as used in this Specification, shall mean all areas to be planted with trees, shrubs, ground cover, annuals, perennials, bulbs, native plant materials and/or seeded areas.

# Article 2.2 Materials

# A. Plant Materials

#### Plant Schedule

A complete schedule of plants, including names, quantities, sizes, and other requirements, is shown on the Landscape Drawings. The Contractor shall furnish a report listing the proposed sources of the plants and location grown. In the event of plant count discrepancy between the Plant Schedule and the plants counted on the Drawings, the Drawings shall prevail. Discrepancies between the quantity shown on the Plant Schedule and those required by the Drawing shall not entitle the Contractor to claim any additional compensation, nor relieve him of the obligation to complete the Work shown on the Drawings.

No substitutes shall be accepted, except with the written permission of the Engineer. The Contractor shall submit all substitution requests, noting the source of plants, location, size, and condition, within thirty (30) days of receiving the Notice to Proceed. Substitutes shall be inspected by the Engineer prior to installation.

Each plant shall have a durable legible label with plant size and name (genus, species, variety, cultivar) securely attached when delivered and in place until after acceptance. Labels shall not girdle or damage plants. Contractor shall remove label from plant material at time of acceptance.

# 2. Plant Quality

# a. Species and Culture

All plants shall be true to species and variety specified and in accordance with the American Standard for Nursery Stock and good horticultural practices.

Plants shall be so trained in development and appearance as to be compact and symmetrical. They shall be sound, healthy, vigorous, well-branched, and densely foliated when in leaf. Plants shall be free of disease and insect adults, eggs, pupa, or larvae. They shall have healthy, well developed root systems and shall be free from physical damage or other conditions that would prevent growth.

All plant material shall be free of contamination by any plant not specified, including non-native invasive plants, seeds, and plant parts.

# b. Tree Trunk Specifications

Tree trunks shall be straight and well-tapered. Trees with multiple leaders, unless specified, will be rejected. Damaged, cut, or crooked leaders; included bark, bark abrasions, sunscald, disfiguring knots, mold, and prematurely opened buds, or cut limbs over three-quarter inch (3/4") diameter that are not completely callused are cause for rejection.

Trunk diameter and taper shall be sufficient so that tree remains vertical without support.

# c. Crown Configuration Specification

Crown ratio (distance from bottom of canopy to tree top/tree height) should be at least sixty-six percent (66%) of total tree height.

One-half (1/2) or more of the foliage should be on branches originating on the lower two-thirds (2/3) of the trunk, and one-half (1/2) or less should originate on the upper one third (1/3).

Where formal arrangements of consecutive order of trees are shown, select stock for uniform height, structure, and spread.

# d. Branch Specifications

All branches shall be less than two thirds (2/3) the diameter of the trunk measured one inch (1") above the branch.

The attachment of branches shall contain no bark inclusions.

There shall be one dominant leader straight to the top of the tree. Larger branches shall be spaced at least six inches (6") apart and arranged radially and vertically along the stem.

There shall be live buds or foliage to the ends of all twigs.

All pruning cuts shall comply with ANSI A300 Standards and shall be made outside the branch collar and branch bark ridge. Branches shall not be pruned immediately prior to delivery. Needled evergreens shall not have been sheared.

# e. Root Flare and Root Ball Specifications

No root in the root ball larger than one-quarter inch (1/4") diameter shall circle more than one-third around the root ball. There shall be no roots in the root ball that make an abrupt turn of ninety degrees (90°) or more. There shall be no roots in the root ball that are 'J' roots, kinked, stem girdling, or potentially stem girdling. For all plants, including bare root, roots shall exhibit healthy, well-branched root systems characteristic of the species with adequate spread.

Roots in ball-in-burlap root balls or in containers shall be well-rooted and uniform throughout soil mix or growth media. Roots shall not be pot bound.

Major roots shall be less than two inches (2") from the top of root flare. The root flare (trunk flare, root collar) shall be at the surface of the root ball (container media). As defined by ANSI Z60.1, root ball depth measurement is from the top of the ball, which in all cases shall begin at the root flare. Soil above the root flare shall not be included in ball depth measurement and should be removed.

Root ball size shall meet ANSI Z60.1.

Nursery Stock root balls shall be of sufficient depth to include absorbing roots. Balls shall be securely wrapped in burlap and tightly bound with rope or twine. Trees may be wire baskets lined with burlap and tightly bound with rope or twine. Balled-in-burlap plants with manufactured balls or container plants that are dry, cracked, or broken before the plant operation will be rejected.

The Engineer reserves the right to inspect root system of trees and shrubs and to reject any material found to be non-compliant.

# Size and Grading Standards

Plants shall have a standard balance between height, crown spread, diameter and root ball size according to the ANSI Z60.1. All plants shall be typical of their species or variety.

Plants shall conform to the measurements specified except that plants larger than those specified may be used, if approved by the Engineer. If larger plants are approved, the root ball, root spread, or container shall be increased in proportion of the size of the plant.

Caliper measurements shall be taken six inches (6") above the trunk flare for trees up to four inches (4") in caliper, and 12 inches (12") above the trunk flare for trees over four inches (4") in caliper. Plants shall be measured when branches are in their normal position. If a range of size is given, no plant shall be less than the minimum size, and no less than fifty percent (50%) of the

plants shall be as large as the maximum size specified. Plants that meet measurements but do not possess a normal balance between height and spread shall be rejected.

Plants shall not be altered by pruning or other means to meet specifications.

#### Plant Certification

All plants shall comply with State and Federal laws governing the shipping, selling and handling of plant stock and inspection for plant diseases and pest infestations. Plants shall be certified free from disease and infestation and invasive weeds. Any inspection certificates required by law shall accompany each shipment invoiced or order of stock, and on arrival, the certificate shall be filed with the Engineer before acceptance.

# 5. Delivery, Storage, and Handling

All plants shall be packed, transported, and handled with utmost care to ensure adequate protection against injury or damage to the root ball, and desiccation. Plants must be protected from excessive vibrations. Plants shall not be thrown or bounced off a truck or loader to the ground. Plants shall not be dragged, lifted, or pulled by the trunk or branches in a manner that will damage the branches or loosen the roots in the ball.

Plants material transported in vehicles shall be protected from wind whipping either by use of covered vehicle or secure tarps. Failure to protect plant material during transport to the site will result in rejection of plant material.

# 6. Inspection

The Engineer shall make periodic inspections prior to and during the installation and maintenance periods of the Work. All plants shall be inspected upon delivery to the job site whereupon the Engineer has the right to reject unacceptable plant material. Should plant materials, installation procedures, or other conditions be observed not in keeping with the Drawings, details, and these Specifications, the Engineer will direct the Contractor to correct by repair, and/or replacement as appropriate. The Engineer shall be the sole judge of the conditions of quality and acceptability and will direct all corrections in writing to the Contractor. All rejected materials shall be immediately removed from the site and replaced with specified materials at no additional cost to the Owner.

#### B. Mulch

Mulch shall consist of shredded bark mulch, wood chips or rock mulch as specified on the Drawings. Material shall be uniform in size, color, quality and overall appearance. Mulch shall be free of material injurious to plant growth. Sources of mulch should be free of weeds and invasive plant parts or seeds. Sawdust, dirt, garbage, or other debris mixed in the mulch is not acceptable. Contractor shall submit two pounds of proposed mulch for inspection by Engineer.

# 1. Wood Chips

Wood chips shall consist of wood products having a size of two and one-half inch (2-1/2") minus with a thickness not greater than three-eighths inch (3/8"). Wood chips shall be uniform in overall appearance, color, quality, and size and are subject to approval by the Engineer. Wood chips are to be free of sawdust, dirt, twigs, excessive bark, or any other debris.

# 2. Shredded Bark Mulch

Shredded bark mulch shall consist of shredded bark and wood. Maximum length of any individual component shall be two inches (2") and a minimum of seventy-five percent (75%) of the mulch shall pass through a one inch (1") screen. Mulch shall be free of invasive weeds, seeds, or propagules. The bark mulch shall have the characteristics of retaining moisture, forming a mat not susceptible to spreading by wind or rain, and providing a good growth medium for plants. Shredded bark much may contain up to fifty percent (50%) shredded wood material. Wood chips are not acceptable. Bark mulch containing shredded wood shall be aged a minimum of one year prior to installation. Bark mulch shall be free of soil, rocks, and weeds.

# 3. Rock Mulch

Rock mulch shall be three to four inch (3" to 4") washed river rock, uniform in size. All fines shall be screened from the aggregate within a one-quarter inch (1/4") tolerance. Rock mulch shall be composed of round rocks that may be varied in color. The material shall be free of organic and inorganic debris and trash.

# C. Anti-desiccants

Anti-desiccants shall consist of "Wilt-Pruf" or approved equal.

# D. Topsoil

Refer to Section 75.03, Article 3.2 - Materials.

# E. Fertilizer/Lime

Refer to Section 75.05, Article 5.2, SubArticles B - Fertilizer and C - Limestone.

# F. Water

Water used for the planting, establishment, and all operations of maintenance shall be potable. The water shall be suitable for irrigation, free from substances harmful to plants. The Contractor shall supply a water source unless waived by written authorization from the Engineer.

# G. Wood Stakes and Ties

Deciduous Trees: Contractor shall provide two (2) stakes that are six feet (6') in length and are two by two inches (2" x 2") around. Stakes shall be pointed at one end.

Evergreen Trees: Contractor shall provide three (3) stakes that are twenty-four inches (24") in length and are two by two inches (2" x 2") around. Stakes shall be pointed at one end.

Ties: Ties shall be of three-quarter inch (3/4") or wider bands of polypropylene, elasticized or webbed strapping, or horticultural tape. Ties shall have a smooth surface and be flexible to allow some movement of the trunk without damaging the bark.

# Article 2.3 Construction

#### A. Notification

Contractor shall notify Engineer at least 5 (five) working days prior to delivery of plant material to the site. Engineer shall inspect plant material prior to off-loading.

# B. Planting Season

Planting shall be done when temperatures are above freezing, the ground is frost free, and the soil is in a workable condition. Unless otherwise specified in writing by the Engineer, planting of trees shall be done between May 1 and October 1.

# C. Layout and Coordination

The Contractor shall mark all planting areas with stakes or paint. The Engineer shall approve the layout before planting begins. Contractor shall not stage planting operations on trails or sidewalks.

The Contractor shall obtain a utility locate and ensure that utility marking is complete before any excavation begins. The Contractor shall locate any subsurface improvements such as sprinkling system or conduits. The Contractor shall be responsible for all damage resulting from neglect or failure to comply with this requirement.

Shrubs and small trees with mature height less than fifteen feet (15') shall be planted at least ten feet (10') from overhead power lines. Trees with a mature height greater than fifteen feet (15') but less than twenty-five (25') shall be planted at least fifteen feet (15') from overhead power lines. Trees with a mature height greater than twenty-five feet (25') shall be planted at least twenty feet (20') from overhead power lines.

The Contractor shall be responsible for moving trees if planted closer than the specified distance. The Engineer reserves the right to relocate plant materials based on utility locations.

# D. Protection of Existing Trees

Contractor shall protect existing trees that are not designated for removal on the Drawings. Contractor shall identify a Tree Protection Zone (TPZ) in which activities are restricted around each existing tree that is not designated for removal on the Drawings. The TPZ shall be submitted and approved by the Engineer. The TPZ shall measure as one foot of root area per one inch Diameter Breast Height (DBH). The TPZ shall be defined with fencing materials that prohibit disturbance, excavation, trenching material storage, including soil or grade changes. The tree shall be protected to the drip line. The Contractor shall not stage or store materials within the TPZ. Contractor shall ensure that all land disturbance, excavation, trenching and grade changes, directional boring, routing of utilities and irrigation systems, sidewalks, driveways, construction access roads, changes to street lighting, fire hydrants and utility boxes takes place outside of the TPZ.

Contractor shall thoroughly water exposed root systems and cover them with a waterproof sheet until backfilled. Contractor shall ensure bark, branches, roots, and balls of plants are adequately protected at all times from damage including sun, drying winds and frost.

Contractor shall ensure tree branches, trunk, and roots of existing trees are protected during construction. Measures for protection may include effective barrier fencing, branch and/or root pruning, protective mulch, supplementary water, soil aeration and information signage.

Contractor shall replace trees damaged beyond repair with trees of equivalent value based on the Guide for Plant Appraisal (latest edition) as appraised by a qualified International Society of Arboriculture Certified Arborist, at no additional cost to the Owner. Contactor shall remove and dispose of damaged trees, and install replacement trees in accordance with this Section. Payment for this Work is incidental to the Contract.

# E. Existing Plant Relocation:

Existing trees and shrubs designated for relocation as shown on the Drawings shall be dug according to the applicable standards for the plant type. Plants shall be dug,

balled and burlapped, containerized, or dug bare root, moved and planted in accordance with specified tree planting requirements.

Trees designated for relocation may be stored in a designated plant storage area for heeling-in of materials until final planting areas are prepared. Contractor shall maintain plants in storage areas by bracing plants in vertical position and setting balls in an enclosed berm of topsoil or bark. Contractor shall water as required to maintain adequate root moisture. Contractor shall re-burlap plants balls if required before final transplanting operations.

# F. Setting and Planting

Contractor shall set balled and burlapped plants, which are not planted immediately upon delivery, on the ground and protect them with soil, moist shredded bark, mulch or other acceptable material. Contractor shall protect plants, if possible, from direct sun until they are planted. Contractor shall keep the soil in the containers and root balls in a moist condition.

Planting pit will be a minimum radius of three (3) times the root ball diameter. The sides of the hole will be sloped at forty-five degrees (45°) and scarified. The depth of the planting pit will vary but shall match root ball depth.

Plants shall be gently removed from containers before planting.

Each plant shall be planted straight and plumb per standard planting details. Trees shall be planted so that the root flare is at the soil surface of the ultimate finished grade. Plants planted lower than the surrounding grade will be replanted to specified grade before final inspection/approval is granted.

Plants shall be set on firm soil (undisturbed or compacted) so that plant will be at the same depth one year after planting. Any repositioning of trees shall be done by supporting and moving the root ball, not lifting by the trunk. Plants shall be set with the top of the root flare at or slightly above finished grade. Any soil above the root flare must be carefully removed. The root flare shall be at the soil surface. At least two roots must emerge from the trunk within one to three inches (1" to 3") of the soil surface, measured four inches from the trunk.

Roots that are circling the bottom, sides or surface of the root ball shall be gently separated and directed away from the trunk. Roots of bare root plants shall be spread into a natural position, over a pedestal of firm soil if necessary, free of bunching, kinking or circling. Soil shall be worked firmly into and around the roots so that there are no air pockets. All broken or damaged roots shall be cut back to the point where they are clean and free of rot. No other root pruning shall be done.

After the plant has been set, all ropes, wire, stakes, burlap, plant labels and wrapping around the trunk or branches shall be removed.

Contractor shall remove wire baskets and burlap from the planting area. If a pulp nursery pot is used, it shall be removed from the planting area.

Staking is not recommended as a routine practice. Exceptions include very windy sites, areas where vandalism is expected, or when planting large bare root trees in light soil. Roots must remain stationary but the trunk shall be able to sway in the wind to develop trunk taper and strength. The Contractor shall remove staking and guying material no later than one (1) year after installation.

# G. Backfilling Planting Pits and Planting Beds

Backfill shall be from existing soil excavated from planting pits or approved topsoil per Section 75.04 - Topsoil. When holes are approximately two-thirds (2/3) full, soil shall be thoroughly watered to eliminate air pockets. Planting pits and beds shall be backfilled carefully as specified to fill all voids and to avoid breaking root ball or bruising roots. If settling of the backfill occurs after watering, add more backfill to bring to finish grade.

# H. Trees

A continuous six inch (6") soil saucer shall be formed around the extent of the planting pit of each tree planted on lower side of the slope to act as a watering basin, except where noted on the Drawings and/or details. This saucer shall be repaired as necessary to continue functioning throughout the maintenance period.

#### Shrubs

A continuous four inch (4") soil saucer shall be formed around the extent of the planting pit of each shrub on the downhill side of a slope to form a watering basin; except where noted on the Drawings and/or details. This saucer shall be repaired as necessary to continue functioning throughout the maintenance period.

#### J. Ground Cover

Excavate a hole sufficient to receive the root spread and backfill around plants with topsoil and tamp soil to hold plant in place. The ground cover shall be planted in alternate rows, unless otherwise specified.

# K. Watering

Thoroughly water each plant immediately following planting. Under no condition shall plants not be watered in the same day as planting. The Contractor shall water per maintenance specifications, Article 2.4, SubArticle B – Watering. The Contractor shall assume full responsibility for plant failure as a direct result of insufficient watering. Upon directive from the Engineer, the Contractor shall remove the affected plants and replace them immediately. Replacement of plants is considered incidental to the Contract and no separate payment shall be made.

# L. Mulching

After planting has been approved by the Engineer, mulch materials as specified shall be placed and spread where and to the depth indicated on the Drawings. The boundaries of this mulch shall include planting-saucers around the trees and shrubs unless otherwise indicated. Mulch shall be pulled back four to six inches (4" to 6") from the tree trunk.

# M. Pruning and Repair

The only pruning allowed at planting shall be removal of dead, damaged, or broken branches and roots. Pruning shall conform to the American National Standard for Tree Care Operation, ANSI A300. No pruning paint or other wound dressing shall be used.

# N. Staking

The Contractor shall stake only if necessary. Ties made of approved material shall be attached directly to the stakes or attached to the stakes by wire. In no case shall the wire extend around the tree trunk, even if covered by a hose.

Ties shall be attached loosely enough to allow the trunk to sway in the wind without allowing movement to the roots. Ties shall be secured at the lowest point on the trunk at which the root ball remains stationary, approximately one-third up the tree. Stakes shall be driven outside the root ball and eighteen inches (18") into solid ground. Tops of stakes shall be cut off above ties so they do not damage the branches.

For trees larger than three inches (3") in caliper, ties shall be attached to three guy wires and ground anchors or stakes as detailed in the Drawings. Anchors or stakes shall be driven at a forty-five degree (45°) angle to the ground and placed at one hundred and twenty degree (120°) intervals around the trunk. Staking and guying shall conform to the Drawings.

The Contractor shall remove all stakes, ties, and guy wires one year after installation. The stakes, ties and wires are the property of the Contractor.

# O. Clean-up

The Contractor shall keep the project site and all roads and trails utilized during the project, clean and free of trash, excess equipment, materials, and rubbish, including sweeping and washing of trails and pedestrian facilities. Cleanup will be one of the conditions to be met prior to all phases of planting acceptance.

#### P. Winter Shut-down

Winter shut-down of all installation work shall occur between October 1 and May 1 of the following spring. During winter shutdown periods or work suspensions, the Contractor shall comply with Division 10 – Standard General Provisions regarding responsibilities and protection of all Work under the Contract.

# Q. Plant Replacement

A tree is considered dead when the main leader has died back or when twenty-five (25%) of the crown is dead. Contractor shall provide plant material replacements of the same size and type as specified on the plant schedule. The Contractor shall repair to the satisfaction of the Engineer, or replace dead or damaged plant materials at no additional cost to the Owner within five (5) working days after receiving written notice to do so by the Engineer. If Work is not completed to the Engineer's approval within the time limitation, the Engineer may exercise the option to have a contractor of the Owner's choosing to perform the Work. If this option is exercised, the cost of that Work will be the responsibility of the Contractor and the Owner shall withhold payment to the Contractor in sufficient amount to recover those costs.

# R. Acceptance of Initial Planting Operations

Upon completion of all initial planting operations (planting and seeding), the Contractor shall, per Division 10, Section 10.05, Article 5.26 – Final Inspection, submit a written request for an inspection of plant material.

Initial planting operation ends when:

- 1. All plants are installed, mulched and watered as specified;
- 2. Stakes and guys are in place;
- All construction material and excess excavated material is removed and clean-up is completed;
- 4. Planting area is free of weeds or any unspecified plants; and
- 5. Plant material is healthy and vigorous.

Upon written acceptance of all Work by the Engineer, the one year Plant Establishment Period shall begin.

# Article 2.4 Maintenance

#### A. General

The Contractor shall furnish all labor, materials, supplies and equipment required to establish, maintain, and protect the planted and seeded areas, for a one year Plant Establishment Period from date of acceptance of the initial planting operations.

However, maintenance activities shall commence immediately after each item is planted or when areas have been seeded.

The Contractor shall supply a maintenance schedule to the Engineer, thirty (30) days prior to the landscape inspection. The Contractor shall also be responsible for protection of his work during the maintenance period, and shall repair and replace all materials and seeded areas damaged or destroyed within the scope of the Work, regardless of cause.

The Contractor's staff shall include supervisory personnel experienced in landscape maintenance. The Work Force is to be experienced and familiar with maintaining plant material in subarctic conditions.

Contractor shall replace any tree or shrub damaged by vandalism, a lawnmower, weed whip or other equipment at no additional cost to the Owner.

# B. Watering

A proposed watering schedule shall be submitted to the Engineer thirty (30) days prior to installation of plant materials. The Contractor shall deep water all trees and shrubs, providing water penetration throughout the root zone to the full depth of the planting pits.

The Contractor shall deep water all trees and shrubs twice each week during the maintenance period. Watering shall cease at first hard frost in the fall and shall resume upon ground thaw in the spring.

If at any time during the maintenance period weather conditions (such as extended period with no rain or continuous drying winds) cause the plant root zone to dry out, the Engineer may direct the Contractor to deep water all trees and shrubs. Contractor shall provide supplemental watering immediately and at no additional cost to the City.

Water application shall be applied at a rate that will provide moisture penetration throughout the entire root zone with a minimum of water run-off. Should soil conditions be encountered that are not conducive to water absorption, the Contractor shall take whatever corrective actions that may be required to correct this condition, without additional cost to the Owner.

Turf, seeded, bulb areas, and annual flower beds shall be watered at such frequency as weather conditions require to maintain soil moisture within the root zone. When establishing turf and seeded areas, the soil shall be watered often enough to maintain a moist seedbed to promote healthy seed germination resulting in an even and uniform coverage. If the Contractor does not provide adequate watering as required by the Engineer, the Engineer will hire others to perform this task and deduct costs from final payment to the Contractor.

# C. Pruning

Pruning shall only be conducted for repair or as specified by the Engineer. Pruning shall conform to ANSI 300 Standards and shall be done under the supervision of a certified arborist. Dead, broken, or damaged branches may be pruned at any time. Pruning for form shall begin no sooner than two years after installation. No tree shall be topped. Any tree damaged by improper pruning shall be replaced by the Contractor.

# D. Staking and Guying

Stakes and guys, where used, are to be inspected and adjusted as necessary throughout the maintenance period to prevent girdling of trunks or branches, and to prevent rubbing that causes bark wounds. Damaged or missing tree stakes shall be immediately replaced by the Contractor at no additional cost to the Owner. Contractor shall remove staking after the first year, unless the Engineer requests them to be left on longer. Unless otherwise specified, stakes shall be removed at the end of warranty.

# E. Plant Repair and Replacement

The Contractor shall repair/replace damaged plant materials, regardless of cause, immediately upon notification by the Engineer. Repair shall include pruning, guying, staking, etc., as necessary. Should repair of plant materials reduce their acceptance to less than minimum specified conditions, the Contractor shall replace plants with specified plant replacements at no additional cost to the Owner.

# F. Fertilization

If the construction or maintenance period extends into a second growing season, representative soil tests from the project site shall be taken by the Contractor and submitted to an approved testing lab no later than May 5 for fertility testing. The results of these tests and recommendations for fertilization and limestone application shall be provided to the Engineer and will be the basis for establishing required application rates. All necessary applications shall be completed prior to June 15 or before the end of the maintenance period, whichever occurs first.

Formulations will vary according to soil tests.

# G. Diseases and Pests

The Contractor shall coordinate with the Engineer in the event that disease, invasive plant infestation, or pest problems are observed on plants within a Project area. The Contractor and the Engineer shall formulate an Integrated Pest Management program to control the disease, invasive plants, or pests. The IPM program can use biological, physical, cultural, mechanical, behavioral, and chemical methods to resolve the issue. Chemical pesticides are to be used only when other options are not feasible or effective. If pesticides are used, the least toxic pesticide to accomplish the task shall be used.

The Contractor shall apply all materials in complete compliance with all State, Federal, and local regulations, and shall supply the Engineer written proof of their safety and acceptability by State, Federal and Local jurisdictions.

In the event a "restricted use" pesticide is to be applied, the Contractor shall obtain appropriate permits and certifications (according to current 18 AAC 90 Pesticide Control) from the State of Alaska, Department of Environmental Conservation. Proof of certification shall be transmitted to the Engineer prior to application of the chemicals.

# H. Weeding

The Contractor shall maintain all areas in a weed-free condition. Weed removal shall be a routine maintenance activity. Chemical application must be in compliance with State of Alaska rules and regulations and local regulations.

# I. Cleanup

The Contractor shall keep the project site clean and free of all trash and excess equipment, materials, rubbish, including plant tags, wire, burlap, ribbon, and all debris found within the Project limits, including all roads and trails utilized during Construction. Cleanup will be one of the conditions to be met prior to acceptance of landscape installation and Final Acceptance.

#### J. Other Tree and Shrub Maintenance

To protect coniferous trees during the winter from excessive desiccation, apply an anti-desiccant such as "Wilt-Pruf" (or approved equal) prior to the winter shut-down period. Complete coverage of all foliage is required.

# K. Inspection

The Engineer shall make periodic maintenance inspections of the work. All deficiencies noted shall be corrected within five (5) calendar days from written notice, at no additional cost to the Owner. All delays beyond the five-day period shall result in an equal number of days added to the one year Plant Establishment Period.

# L. Mowing

Areas seeded (or sodded) with Schedule A and E seed mix shall be mowed each week or when grass exceeds a height of two and one-half inches (2.5"). Clippings shall not be caught and removed unless they are determined by the project Engineer to be unsightly or damaging to the lawn. Contractor is not to mow areas seeded with Schedules B, C and D seed mix, unless otherwise directed by the Engineer for the purpose of mechanical weed control or site distance issues.

Seeded areas will be mowed on a regular schedule as part of the routine maintenance during the Plant Establishment Period. A copy of the mowing schedule will be provided to the Engineer. The final mowing of the grass in the fall and prior to the Seeding Acceptance inspection should be at a height of two inches (2").

# Article 2.5 Landscaping Acceptance

A Landscaping Acceptance Inspection of the project will occur after completion of the Plant Establishment Period. Engineer shall verify that Contractor performed maintenance functions as identified in Article 2.4 – Maintenance of this Section. Additional conditions governing Landscaping Acceptance of the planted and seeded areas are that, in the opinion of the Engineer, all plants are in a live, uniform, and sound and healthy and flourishing condition; free of disease, insect infestation and physical damage, and free of weeds, rubbish and construction debris. If the Engineer does not accept the plantings, the Contractor shall correct all deficiencies. All costs associated with correcting the deficiencies and extending the Plant Establishment Period shall be paid by the Contractor without additional cost to the Owner.

Should the required corrections not be made within thirty (30) days after the initial Landscaping Acceptance Inspection, the Contractor shall be assessed liquidated damages per Division 10, Section 10.05, Article 5.27 – Liquidated Damages, until all Work is complete and accepted by the Engineer.

# Article 2.6 Measurement

Seventy percent (70%) of each bid item shall be measured as quantity of plants by individual plant count, or by area as specified.

The remaining thirty percent (30%) of each bid item shall be measured as maintenance Work performed during the Plant Establishment Period and the acceptance of the landscaping improvements in the condition identified in Article 2.5 of this Section. Payment process and exceptions are identified in Article 2.7 below and in Division 10, Section 7.7 – Final Payments.

# Article 2.7 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment for all trees, shrubs, and perennials includes payment for the Plant Establishment Period. Owner will pay the accepted quantity of trees, shrubs and perennials after the Acceptance of Initial Planting Operations, based on seventy percent (70%) of the Contract unit price for the respective pay items.

The remaining thirty percent (30%) for the maintenance during the Plant Establishment Period shall be paid upon Landscaping Acceptance except as noted below.

- If Contractor did not perform maintenance in accordance with Article 2.4 –
   Maintenance, the remaining 30% shall not be paid.
- If damaged trees, shrubs, and perennials are not repaired or replaced as required within fourteen (14) days of written notice, the Engineer may replace or have replaced the damaged items and deduct the cost of said repair or replacement work from the remaining payments. The cost of said repair or replacement work is based on

receipts for replacement plants, shrubs, or trees plus ten percent (10%) administrative markup. Replacement by the Owner of any plantings within the last sixty (60) days of the Plant Establishment Period shall trigger a sixty (60) day extension of the Plant Establishment Period.

# Payment shall be made on the following basis:

ITEM	UNIT
Trees (by species and size as indicated on Drawings)	Each
Shrubs (by species and size as indicated on Drawings)	Each
Ground Cover (by species and size)	Each
Perennials (by species and size)	Each

# SECTION 75.03 TOPSOIL

#### Article 3.1 General

The Work under this Section consists of providing all operations pertaining to furnishing, transporting, and spreading of topsoil.

# Article 3.2 Materials

Topsoil furnished by the Contractor shall consist of a natural friable surface soil without admixtures of undesirable subsoil, refuse, or foreign materials. It shall be shredded and free from roots, hard clay, rocks larger than one inch (1") in any dimension, noxious weeds, seeds or plant propagules, tall grass, brush, sticks, stubble, or other litter, and shall have indicated by a healthy growth of crops, grasses, trees, or other vegetation that it is free-draining and non-toxic. Topsoil shall contain not more than ten percent (10%) gravel by dry weight of total sample. For the purposes of this specification gravel is defined per ASTM D422 modified to include only material passing one inch (1") and retained on the No. 4 sieve.

Topsoil shall conform to the following requirements, as tested using the procedures included in ASTM D422, ASTM D2974 and AASHTO T267. The topsoil shall be inspected and tested by the Engineer before approval will be granted for its use.

	Topsoil Mix	Athletic / Sports Field	Sports Field / Infield Loam
Organic Material *	10-25% by dry weight of total sample	Not less than 15% nor more than 25% by volume	0.0%
Silt	25% to 45% by dry weight: passing the #200	Not less than 20% nor more than 35% by volume	75% to 85% by volume
Sand	35% to 55% by dry weight: passing the #4	Not less than 50% nor more than 55% by volume	15% to 25% by volume
		Required depth of the field is six inches (6") after settling.	

<sup>\*</sup> Organic matter is to be determined by loss-on-ignition of oven-dried material in accordance with ASTM D2974.)

Limestone and Fertilizer: Fertilizer shall be of standard commercial types supplied separately or in mixtures, and furnished in moisture-proof containers. Each container shall be marked with the weight and the manufacturer's guaranteed analysis of the contents showing the percentage for each ingredient contained therein.

The proportion of chemical ingredients furnished shall be a mixture that provides the total available nitrogen, phosphoric, and potassium as required by the soil analysis or as specified in the Special Provisions.

Tolerances of the chemical ingredient shall be plus or minus two percent ( $\pm 2\%$ ).

No cyanamid compounds or hydrated lime will be permitted in mixed fertilizers.

Limestone shall contain not less than eighty-five percent (85%) of calcium and magnesium carbonates. Agricultural ground limestone suitable for application by a fertilizer spreader shall conform to the following gradation:

	Minimum Percent
Sieve	Passing,
<u>Designation</u>	by Weight
# 10	100
# 20	90
# 100	50

Pelletized limestone may be used subject to approval by the Engineer.

Sufficient fertilizer and limestone shall be applied to the topsoil such that the total natural and applied chemical constituents are within the following ranges:

Nitrogen	30-50 PPM
Phosphoric Acid	60-110 PPM
Potassium	76-150 PPM
Limestone	Sufficient to attain a pH of 6.0 to 7.0

The Contractor shall furnish soil analysis test reports to the Engineer ten (10) days prior to final placement for Engineer comment or acceptance. Fertilizer and limestone shall be applied at the rates indicated by the soil tests and worked into the topsoil to a uniform depth of two inches (2").

Organic material for incorporation into topsoil, shall be partially decomposed peat moss. Organic material shall be from a source above the water table. Peat moss may require chopping or shredding to insure thorough mixing with the topsoil.

# Article 3.3 Placing

The topsoil shall be evenly spread on the designated areas to a depth of four inches (4") after settlement unless otherwise specified on the Drawings. Contractor shall not place or

spread topsoil when the ground or topsoil is frozen, excessively wet, or otherwise in a condition detrimental to the Work.

Settlement for seeded areas shall be achieved by rolling the topsoil with a water-filled drum approved by the Engineer. The Engineer may direct that topsoil placed on slopes be track-walked perpendicular to the slope with a small track dozer. Track walking shall be incidental to this bid item and no separate payment shall be made.

Topsoil in planting beds shall be at the depth shown on the Drawings, but no less than twelve inches (12").

Contractor shall keep roadway surfaces within the project and on haul routes clean during hauling and spreading operations.

#### Article 3.4 Measurement

Measurement shall be the number of 1,000 square foot units measured to the nearest 0.1 unit on the ground surface. Stockpiling and rehandling of topsoil during stripping operations, or during placement, shall not be measured for payment. Topsoil placed in planting beds is incidental to Work described in Section 75.02 and no payment shall be made under this Section.

# Article 3.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Unit cost payment shall be made on the following basis:

Topsoil (Depth)

1,000 Square Feet (MSF)

#### SECTION 75.04 SEEDING

#### Article 4.1 General

The Work under this Section shall consist of providing all labor, equipment, and materials for the preparation of ground surfaces for the application and maintenance of seeded areas, fertilization, lime application (if necessary), watering, and mulching at locations shown on the Drawings or established by the Engineer.

All seeding shall be performed between May 1 and September 1. Seeding any other time will only be allowed upon written approval from the Engineer. Seeding shall not be done during windy conditions or when climatic or ground conditions would hinder placement or proper germination of seed mixes.

#### Article 4.2 Materials

#### A. Seed

The Contractor shall submit to the Engineer a certification tag for the seed mixes provided listing species, proportion by weight, percent purity, and percent germination. The certification tag shall come from the specified seed mixes and be removed from the unopened bags in the presence of the Engineer. Contractor shall deliver seed to the site in its original unopened container, which shall bear the vendor's guarantee of analysis.

Seed shall conform to one of the following seed mix types and application rates:

Schedule A: Mowable Seed Mix Application Rate: 5 lbs./1,000 s.f.

<u>Name</u>	Proportion By Weight	<u>Purity</u>	Germination
Annual Ryegrass (Lolium multiflorum)	5%	90%	85%
Kentucky Bluegrass Alpine (Poa pratensis) Alene (Poa pratensis)	30% 25%	90% 90%	85% 85%
Boreal Fescue (Festuca rubra 'Boreal')	40%	90%	85%

# Schedule B: Wildflower Seed Mix Application Rate: 3 lbs./1,000 s.f.

<u>Name</u>	Proportion By Weight	<u>Purity</u>	Germination
Arctared Fescue (Festuca rubra)	30%	80%	98%
Gruening Alpine Blue (Poa alpina)	30%	85%	90%
Nootka Lupine (Lupinus nootkatensis)	20%	85%	95%
White Yarrow (Achillea millefolium var millefolium)	10%	70%	85%
Dwarf Columbine (Aquilegia vulgaris)	5%	85%	90%
Rocket Larkspur (Delphinium ajacis)	5%	85%	85%

# Schedule C: Wetland Seed Mix Application Rate: 3 lbs./1,000 s.f.

<u>Name</u>	Proportion By Weight	<u>Purity</u>	Germination
Red Fescue (Arctared) (Festuca rubra 'Arctared')	30%	90%	85%
Bering Hairgrass (Deschampsia beringensis)	30%	90%	85%
Polargrass (Arctagrostis latifolia)	10%	90%	85%
Egan American Sloughgrass (Beckmannia syzigachne 'Egan')	30%	90%	85%

# Schedule D: Revegetation/No-Mow Seed Mix Application Rate: 5 lbs./1,000 s.f.

<u>Name</u>	Proportion By Weight	<u>Purity</u>	Germination
Nortran Tufted Hairgrass (Deschampsia caespitosa)	50%	90%	85%
Red Fescue (Arctared) (Festuca rubra 'Arctared')	40%	90%	85%
AssaulD	10%	90%	85%
Annual Rye (Lolium multiflorum)			

# Schedule E: Athletic Field Seed Mix Application Rate: 4 lbs./1,000 s.f.

<u>Name</u>	Proportion By Weight	<u>Purity</u>	Germination
Fescue (Arctared) (Festuca rubra 'Arctared')	60%	90%	85%
Kentucky Bluegrass (Alpine) (Poa pratensis)	25%	30%	90%
Rye Grass (Pinstripe Perennial) (Lolium perenne)	15%	90%	85%

# B. Fertilizer

Fertilizer shall be of standard commercial types supplied separately or in mixtures, and furnished in moisture-proof containers. Each container shall be marked with the weight and the manufacturer's guaranteed analysis of the contents showing the percentage for each ingredient contained therein. The proportion of chemical ingredients furnished shall be a mixture such as to provide the total available nitrogen, phosphoric, and potassium as required by the soil analysis or as specified in the Special Provisions.

Tolerances of the chemical ingredients shall be plus or minus two percent ( $\pm 2\%$ ).

No cyanamid compounds or hydrated lime will be permitted in mixed fertilizers.

# C. Limestone

Limestone shall contain not less that eighty-five percent (85%) of calcium and magnesium carbonates. Agricultural ground limestone suitable for application by a fertilizer spreader shall conform to the following gradation:

Sieve	Minimum Percent Passing,
<u>Designation</u>	by Weight
# 10	100
# 20	90
# 100	50

Fertilizer and limestone for use in a hydraulic sprayer shall be soluble or ground to a fineness that will permit complete suspension of insoluble particles in water.

# D. Mulch

Shall be dried shredded peat moss; or cellulose wood or paper fiber such as "Astromulch," "Silvafibre," "Conwed," or approved equal. Mulch shall be applied at a rate of 40lbs/1,000 sf.

#### E. Water

Water used in all operations shall be of potable quality.

# Article 4.3 Application

# A. Soil Preparation

After grading of areas has been completed in conformity with the lines and grades shown on the Drawings, and before beginning seeding operations, the areas to be seeded shall be cultivated to provide a reasonably firm but friable seedbed. Cultivation shall be carried to a depth of two inches (2"). On slopes steeper than 3:1, depth of cultivation may be reduced as directed by the Engineer. All cultivated areas shall be raked or cleared of stones (one inch [1"] in diameter and larger), weeds, plant growth, sticks, stumps, and other debris or irregularities which might interfere with the seeding operation, germination of seed, or subsequent maintenance of the seed-covered areas. Contractor may be required to track-walk slopes 2:1 or over as directed in the Drawings or by the Engineer.

#### B. Fertilizer

Fertilizer shall be applied at a rate to provide two (2) pounds actual Nitrogen per thousand (1,000) square feet of area. In the absence of soil tests and direction from the Engineer, the Contractor shall apply 16-16-16 at the rate of twelve and

one-half (12.5) pounds per thousand (1,000) square feet. Fertilizer shall be in accordance with Section 75.04 - Topsoil.

# C. Limestone

Limestone, whether in liquid or dry form, shall be applied at a sufficient rate to attain a soil pH between 6.0 and 7.0.

# D. Application Methods

All machinery shall be free of invasive weeds, seeds, or plant propagules. Apply seed mixtures as specified under Article 5.2, SubArticle A - Seed at rates as specified and/or as directed by the Engineer. Seed, fertilizer, limestone, mulch, and water may be applied by the following methods:

# 1. Hydraulic Method

Seeding by hydraulic methods shall consist of furnishing and placing a slurry made of seed, fertilizer, dried peat moss or cellulose wood fiber and water.

The dried peat moss or cellulose wood fiber shall be added to the water slurry in the hydraulic seeder after the proportionate amounts of seed and fertilizer have been added. The slurry mixture shall then be combined and applied in such a manner that the rate of application will result in an even distribution of all materials.

Hydraulic seeding equipment shall be capable of maintaining a continuous agitation so that a homogeneous mixture can be applied through a spray nozzle. The pump shall be capable of producing sufficient pressure to maintain a continuous, non-fluctuating spray capable of reaching the extremities of the seeding area with the pump unit located on the roadbed. Sufficient hose shall be provided to reach areas not practical to seed from the nozzle unit situated on the roadbed.

# 2. Dry Method

Mechanical spreader, seed drills, landscape seeder, cultipacker seeder, fertilizer spreader, or other approved mechanical spreading equipment may be used when seed and fertilizer are to be applied in dry form.

Fertilizer shall be spread separately at the specified rates, and then incorporated in one operation to a minimum depth of two inches (2"). Seeded areas shall be compacted within twenty-four (24) hours from the time the seeding is completed, weather and soil conditions permitting, by cultipacker, roller or other equipment satisfactory to the Engineer. Compacting equipment shall be operated at right angles to the slope. Compaction shall not be performed when the soil is in such condition that it will be picked up by the

equipment, nor shall heavy soils be compacted unless directed by the Engineer.

# 3. Hand Method

Hand broadcasting by means of portable, hand operated mechanical spreaders or "by hand" may be substituted for the preceding two (2) methods provided that the application rate is twice that of the dry method, and that the application is applied in a minimum of two (2) passes over the areas to be seeded (at ninety degrees [90°] to one another in order to assure uniform and even coverage to all seeded surfaces).

# Article 4.4 Maintenance

All maintenance shall be in accordance with Section 75.02, Article 2.4 – Maintenance.

The Contractor shall protect seeded areas from damage from all traffic, whether people, animals, on or off road vehicles, or any other causes which may damage newly seeded and maintained surfaces. Contractor shall maintain a minimum coverage of 90%. Surfaces damaged shall be repaired by regrading, reseeding (including all specified amendments), as directed by the Engineer, at no additional cost to the Owner. The Contractor shall otherwise maintain seeded areas in a satisfactory condition until Final Acceptance of the Work.

On the fortieth (40<sup>th</sup>) day of the maintenance period, the Contractor shall apply one application of fertilizer (16-16-16) at the rate of seven (7) pounds per thousand (1,000) square feet. Reseed any areas not showing evidence of minimum coverage.

#### Article 4.5 Measurement

The quantity of seeding to be paid for shall be the number of thousand (1,000) square foot units, measured to the nearest 0.1 unit on the ground surface. The quantity of seeding specified shall include all cultivating, seed, limestone, if required, fertilizer and mulch material of the type specified, complete and accepted.

# Article 4.6 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment for all seeding includes payment for the forty-five day establishment period. Owner will pay the accepted quantity of seeding after it is acceptably planted and established.

If damaged seeded areas or areas with insufficient coverage are not repaired or replaced as required within fourteen (14) days of written notice, the Engineer may replace or have replaced the damaged items and deduct the cost of said repair or replacement work from

the remaining payments. The cost of said repair or replacement work is based on receipts for replacement seeding, excavation or earthwork as required, and ten percent (10%) administrative markup.

Payment shall be made on the following basis:

ITEM UNIT

Seeding (Type) 1,000 Square Feet

When more than one type of seeding is specified for any pay item, letter suffixes shall be included in order to differentiate between different types.

# SECTION 75.05 SOD

#### Article 5.1 General

- A. The Work under this Section consists of performing all operations pertaining to furnishing, installing, and maintaining sod.
- B. Agency Standards: Nomenclature

All plant materials used shall be true to name and size conforming to the *Guideline Specifications to Turfgrass Sodding*, American Sod Producers Association.

C. Submittals

Sod: Provide sales slip or certificate describing original seed blend.

#### Article 5.2 Materials

A. Sod shall be:

Name Proportion by Weight

Kentucky Bluegrass:

Nugget 50-100% Merion 0-50%

- B. Sod shall be deep green in color, free of chloritic conditions or signs of disease, weeds, or infestation. Sod shall be grown in an area of well-drained, loamy soils.
- C. Sod shall be #1 Quality/Premium as described in "Guideline Specifications to Turfgrass Sodding." It shall be grown on cultivated agricultural lands and grown specifically for sod purposes.

# **Article 5.3 Construction**

# A. Sod Bed Preparation

After grading of areas has been completed in conformity with the lines and grades shown on the Drawings or as directed by the Engineer, scarify and till to a depth of two inches (2") all areas designated to receive topsoil. All cultivated areas shall be raked or cleared of stones one inch (1") in diameter and larger; all debris or irregularities that might interfere with the placement of sod, or subsequent maintenance shall be removed from the site. The Work shall be approved by the Engineer prior to placement of topsoil.

# B. Placement of Topsoil in Sod Areas

Following the grading and cultivation of all areas to receive sod, place a uniform layer of topsoil. Topsoil shall be evenly spread on all designated areas to a finish depth of four inches, plus or minus one-half inch  $(4" \pm 1/2")$  after being lightly rolled with a water-filled roller. Spreading shall not be done when the ground is frozen, excessively wet, or otherwise in a condition detrimental to the Work. The Work shall be accepted by the Engineer prior to continuing other Work.

# C. Soil Amendments for Sod Areas

Topsoil shall incorporate fertilizer and lime as necessary to meet topsoil chemical constituents. Contractor shall provide a soil test to verify nutrient deficiencies and soil pH.

#### D. Sod Placement

#### General

- a. Sod shall be cut no more than twenty-four (24) hours before placement. It shall be stored in a manner that protects sod from moisture loss and from extremes in temperature. Soil shall be kept moist.
- b. Sod shall be cut with sharp blades by mechanized equipment designed for the cutting of sod.

# 2. Harvest

- a. Within twenty-four (24) hours of harvest, sod shall be mowed to a height of one to one and one-half inches (1" to 1-1/2").
- b. Sod shall be cut so as to leave a full intact root mass. It shall be machine cut with a uniform soil thickness of five-eighths inch, plus or minus one-quarter inch (5/8"  $\pm 1/4$ ") at the time of cutting. Sod that is dry or without soil firmly attached to roots shall be removed from the project site.
- c. Sod shall be cut in straight lines. Cuts shall be of a width between twelve and twenty-four inches (12" and 24"), with all cuts to be the same width, plus or minus one-half inch ( $\pm 1/2$ "), regardless of the width chosen. Each roll of sod shall be no shorter than four feet (4').

#### 3. Placement

- a. The ground surface shall be wet before placement of sod, to the extent that soil is damp to a six inch (6") depth.
- Existing sod areas adjacent to areas to be installed shall have a clean, straight edge and shall be cut with clean, sharp tools. Existing sod edge shall be cut exactly perpendicular to soil surface.
- c. Sod shall be laid perpendicular to the slope of the ground and anchored as appropriate. Where curves are necessary, the sod shall be cut to provide edges in full contact with adjacent sod. There shall be no gaps between adjacent pieces of sod. No sod pieces shall be less than three feet (3') in length, or as approved by the Engineer.
- d. The first row of sod shall be laid in an even line commencing on lowest portion of slopes with subsequent rows placed parallel to and tightly against each other. Lateral joints shall be staggered to promote more uniform growth and strength. Care shall be exercised to ensure that the pieces are not stretched or overlapped and that all joints are butted tightly.

# 4. Finishing

Water the sod immediately after transplanting to prevent drying. As sodding is completed in any one section, the area shall be lightly rolled. The new sod shall then be thoroughly watered to a depth sufficient that the underside of the new sod pad and soil immediately below the pad are thoroughly wet. Contractor is responsible for having adequate water available at the site prior to and during installation.

#### Article 5.4 Maintenance

Maintenance of sod shall conform to Section 75.02, Article 2.4 - Maintenance.

# Article 5.5 Measurement

Sod shall be measured per 1,000 square feet and shall be placed in all areas disturbed by construction, or as directed by the Engineer. The measurement of sod shall include all cultivating, materials, limestone, if required, and fertilizer.

# Article 5.6 Basis of Payment

Payment of this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Sod	1,000 S.F.

# SECTION 75.06 LANDSCAPE EDGING

#### Article 6.1 General

The Work under this Section consists of all labor, equipment, and materials necessary to place landscape edging. All Work shall be in accordance with these Specifications and shall be placed at the locations shown on the Drawings.

#### Article 6.2 Materials

Landscape edging shall be "Permaloc Aluminum Edging," black, aluminum, one-eighth inch (1/8") thickness by four inch (4") depth with twelve inch (12") standard aluminum stakes. Comparable products by other manufacturers will be considered provided complete supporting data from the manufacturer is submitted to the Engineer. Comparable products must be architecturally similar in size, type, and grading of materials, dimensions, finishes, and textures.

Permaloc Corporation 13505 Barry Street Holland, Michigan 49424

# Article 6.3 Construction

Landscape edging shall be installed per manufacturer's specifications, in all locations shown on Drawings.

# Article 6.4 Measurement

Landscape edging shall be measured per linear foot, delivered and accepted in place.

# Article 6.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Furnish and Install Landscape Edging Linear Foot

# SECTION 75.07 LANDSCAPE FABRIC

#### Article 7.1 General

The Work under this Section consists of all labor, equipment, and materials necessary to place landscape fabric. All Work shall be in accordance with these Specifications and shall be placed at the locations shown on the Drawings.

#### Article 7.2 Materials

Landscape fabric shall be UV resistant, black polypropylene polyester blend with a permeability minimum of 12 gals/s.f./min. Landscape fabric shall be DeWitt Pro 5 Weed Barrier (1-800-325-0950) or approved equal.

#### Article 7.3 Construction

Landscape fabric shall be installed per manufacturer's specifications as called out on Drawings. Landscape fabric shall not be visible under bark mulch and all loose ends shall be cut off, tucked under, or otherwise covered with three inches (3") of wood chips by the Contractor. Landscape fabric shall be in direct contact with soil.

#### Article 7.4 Measurement

Landscape fabric shall be measured per square yard, delivered and accepted in place.

# Article 7.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

IIEM	UNII
Landscape Fabric	Square Yard

. .. ..-

# SECTION 75.08 RESERVED

# SECTION 75.09 SITE FURNISHINGS

#### Article 9.1 General

Work under this Section consists of providing all operations pertaining to the removal, disposal, relocation, pickup, delivery, assembly, and installation of Owner-supplied Transit or Park site furnishings, including the labor, equipment, and materials. Work may include relocation of bus stop signs, removal and/or installation of bus shelters, trash receptacles, bear-proof trash cans, benches, poop stations, playground equipment, picnic tables, and other transit, park, or urban street furnishings.

#### Article 9.2 Materials

Contractor shall provide anchor bolts and other mounting hardware required for the complete installation of the site furnishings. Cost for these anchor bolts and mounting hardware is incidental to this pay item.

The Contractor is solely responsible for loading, transporting, unpacking, and assembly of site furnishings.

# A. Transit Materials

Transit related materials for benches, trash receptacles, and bus shelters shall be furnished by the Owner and shall be the type shown on the Drawings. The Contractor shall contact Anchorage Transit System to pickup materials. The Contractor shall notify Transit Staff within forty-eight (48) hours in the event parts are missing.

# B. Park Furnishings

Owner supplied park furnishings shall be the type shown on the Drawings. The Contractor shall contact Anchorage Parks and Recreation to pickup materials.

Park furnishings not Owner supplied must by consistent with current park standards. Contractor shall contact Anchorage Parks and Recreation for specific standards per location.

#### Article 9.3 Construction

Contractor shall load and transport the owner-supplied site furnishings to the site. Contractor shall assemble and install materials in accordance with the Drawings and the manufacturer's specifications.

Contractor shall repair paint finishes that are damaged during transportation to the site.

#### Article 9.4 Method of Measurement

Method of measurement for the removal and disposal of existing bus shelters and trash receptacles is for each unit.

Method of measurement for the installation of the Owner-supplied furnishings is for each unit complete in place.

Method of measurement for the removal and relocation of the bus stop sign is for unit relocated and complete in place.

# Article 9.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM	UNIT
Install Owner-supplied Furnishing (Type)	Each
Remove and Relocate Bus Sign	Each
Remove Furnishing (Type)	Each

#### SECTION 75.10 MODULAR CONCRETE BLOCK WALL

# **Article 10.1 Description**

Work under this Section consists of furnishing all labor, equipment, and materials to complete the construction of a modular concrete block wall and steps. Accomplish all work as shown on the Drawings and as described herein.

#### Article 10.2 Materials

Wall units shall be eight inch (8") Allan Block Retaining Wall System or an approved equal. Capstones and corner blocks are required.

Color: Grey

Size: 8"H x 12"D x 18L

Style: AB Classic

All materials required for proper installation of the retaining wall system, including specified backfill, are incidental to this Section.

# **Article 10.3 Manufacturer and Local Representative**

Manufacturer: Local Representative:

Allan Block Corporation Anchorage Sand and Gravel Co., Inc.

7400 Metro Boulevard, Suite 185 1040 O'Malley Road Edina, MN 55439 Anchorage, AK 99515

800-899-5309 907-267-5163 952-835-0013 (fax) 907-344-2844 (fax)

# **Article 10.4 Construction**

Contractor shall install wall in accordance with manufacturer's specifications and as shown on Drawings. Contractor shall install wall to match the geometric layout shown on Drawings, including corners. Any changes in the layout require Engineer's approval. Contractor shall ensure the tops of wall elevations are continuous.

Contractor shall secure capstone with Type P1 Premium Water Proof Construction adhesive per the manufacturer's specifications.

# Article 10.5 Method of Measurement

Measurement is the area in square feet based on the above-grade vertical face of complete units in place. Blocks, specified backfill or other items shown on the Drawings, are not measured separately for payment and are incidental to this bid item.

# **Article 10.6 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 – Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

ITEM UNIT

Modular Concrete Block Wall Square Foot

# SECTION 75.11 BOULDERS

#### Article 11.1 General

Work under this Section includes furnishing the labor, equipment, and materials necessary for the furnishing and placing of Contractor-supplied boulders.

# Article 11.2 Materials

Contractor shall furnish boulders similar in appearance, color, type, and approximate size as shown on Drawings or specified in the Contract Documents. No evidence of drilling, scrapes, large flakes, or cracks shall be visible after the boulder is set in place.

# **Article 11.3 Construction**

The Contractor shall coordinate with the Engineer prior to setting boulders to ensure desired face and orientation is achieved. Boulders shall be placed on site as directed by the Engineer.

The Contractor shall form a pocket for boulder installation, ensuring that the boulder is even and true to line, buried one-third to one-half (1/3 to 1/2) of the boulder depth, and in accordance with the Standard Detail, or as shown on the Drawings.

#### Article 11.4 Method of Measurement

Boulders will be measured as units of the specified size complete in place.

# **Article 11.5 Basis of Payment**

Payment for this Work shall be in accordance with Division10, Section 10.07 – Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following unit:

<u>ITEM</u>	<u>UNIT</u>
Boulder (Size)	Each

# CITY OF PALMER STANDARD SPECIFICATIONS

# DIVISION 80 TRAFFIC SIGNALS AND ILLUMINATION

# STANDARD CONSTRUCTION SPECIFICATIONS FOR TRAFFIC SIGNALS AND ILLUMINATION DIVISION 80 INDEX

SECTION 80.01	GENERAL	1
Article 1.1	Scope of Work	
Article 1.2	Regulations and Codes	1
Article 1.3	Equipment List(s) and Drawings	2
Article 1.4	Warranties, Guarantees and Instruction Sheets	3
Article 1.5	Maintaining Existing and Temporary Electrical Systems	3
Article 1.6	Scheduling of Work	6
Article 1.7	Safety Precautions	7
Article 1.8	Definitions	7
Article 1.9	Signs	7
Article 1.10	Measurement	7
Article 1.11	Basis of Payment	8
		_
SECTION 80.02	EXCAVATING AND BACKFILLING	
Article 2.1	General	
Article 2.2	Construction	
Article 2.3	Sawcut Trench	
Article 2.4	Measurement	
Article 2.5	Basis of Payment	. 11
SECTION 80.03	REMOVING AND REPLACING IMPROVEMENTS	12
Article 3.1	General	
Article 3.1	Measurement	
Article 3.2	Basis of Payment	
7111010 0.0	Dagio of Faymont	12
SECTION 80.04	FOUNDATIONS	13
Article 4.1	General	13
Article 4.2	Cast-In-Place Concrete Foundations	13
Article 4.3	Load Center Foundation	15
Article 4.4	Controller Cabinet Foundation	16
Article 4.5	Driven Pile Foundation	16
Article 4.6	Measurement	16
Article 4.7	Basis of Payment	16
SECTION 80.05	POLES, STEEL PEDESTALS AND POSTS	
Article 5.1	General	
Article 5.2	Plumbing	
Article 5.3	Grouting for Slip-Base Poles	
Article 5.4	Galvanizing	
Article 5.5	Measurement	
Article 5.6	Basis of Payment	. 23

SECTION 80.06 Article 6.1 Article 6.2 Article 6.3	MAST ARMS General Measurement Basis of Payment	. 24 . 25
SECTION 80.07 Article 7.1 Article 7.2 Article 7.3	CONDUIT General Measurement Basis of Payment	. 27 . 29
SECTION 80.08 Article 8.1 Article 8.2 Article 8.3 Article 8.4 Article 8.5	JUNCTION BOXES  General  Materials  Construction  Measurement  Basis of Payment	31 31 31 32
SECTION 80.09 Article 9.1 Article 9.2 Article 9.3	EXPANSION FITTINGS  General  Measurement  Basis of Payment	. 34 . 34
SECTION 80.10 Article 10.1 Article 10.2 Article 10.3 Article 10.4 Article 10.5 Article 10.6 Article 10.7	CONDUCTORS General Control Cables Power Conductors and Cables Detector Loops and Lead-In Cables Telemetry Cable Measurement Basis of Payment	35 36 37 37
SECTION 80.11 Article 11.1 Article 11.2 Article 11.3	WIRINGGeneralMeasurementBasis of Payment	. 40 . 42
SECTION 80.12 Article 12.1 Article 12.2 Article 12.3	FUSED SPLICE CONNECTORS	. 43 . 43
SECTION 80.13 Article 13.1 Article 13.2 Article 13.3	BONDING AND GROUNDING.  General  Measurement  Basis of Payment	. 44 . 45
SECTION 80.14 Article 14.1 Article 14.2 Article 14.3	LOAD CENTERS	. 46 . 48

	Article 14.4	Pad-Mounted Load Center	
	Article 14.5 Article 14.6	Post-Mounted Load Center, Type 2 - Underground Service Post-Mounted Load Center, Type 3 - Overhead Service	50 51
	Article 14.7	Single-Meter Pad-Mount Load Center, Type 1 & 1A	
	Article 14.8	Measurement	
	Article 14.9	Basis of Payment	52
SECT	ION 80.15	WOOD POLES	
	Article 15.1	General	
	Article 15.2	Measurement	
	Article 15.3	Basis of Payment	54
SECT	ION 80.16	MISCELLANEOUS	
	Article 16.1	Sign Switches	
	Article 16.2 Article 16.3	Field TestsGalvanizing	
	Article 16.4	Painting for Steel Structures	
	Article 16.5	Measurement	
	Article 16.6	Basis of Payment	59
SECT	ION 80.17	RESERVED	60
SECT	TON 80.18	RESERVED	61
SECT	TON 80.19	RESERVED	62
SECT	TON 80.20	RESERVED	63
SECT	TON 80.21	RESERVED	64
SECT	ION 80.22	FLASHING BEACONS	65
	Article 22.1	General	
	Article 22.2	Measurement	
	Article 22.3	Basis of Payment	67
SECT	ION 80.23	LUMINAIRES	
	Article 23.1	General	
	Article 23.2 Article 23.3	Light Distribution	
	Article 23.4	Measurement	
	Article 23.5	Basis of Payment	
SECT	TON 80.24	reserved	70
SECT	TON 80.25	Reserved	71
SECT	TON 80.26	Reserved	72
SECT	ION 80.27	PROTECTIVE POST ASSEMBLY	73
	Article 27 1		73

Article 27.2	Measurement	. 73
Article 27.3	Basis of Payment	. 73
SECTION 80.28	SALVAGING ELECTRICAL EQUIPMENT	. 74
Article 28.1	General	. 74
Article 28.2	Measurement	. 75
Article 28.3	Basis of Payment	. 75

# STANDARD CONSTRUCTION SPECIFICATIONS FOR INSTALLATION AND REMOVAL OF TRAFFIC SIGNALS AND ILLUMINATION DIVISION 80

#### SECTION 80.01 GENERAL

# Article 1.1 Scope of Work

Work shall consist of furnishing and installing, modifying, removing or salvaging one or more traffic signal systems, flashing beacon systems, illumination systems, sign illumination systems, traffic count stations, electrical equipment on structures, falsework lighting, partial installations for future systems, or combinations thereof, all as required by the Drawings, and as specified. All necessary labor and equipment to provide fully functioning traffic signals, intersection lighting, or roadway illumination is included.

Prior to installation of foundations, junction boxes, and conduits; Contractor shall locate and protect all new and existing underground utilities; including, but not limited to, pipelines, signal systems, thaw wires, lighting systems, storm drain, sanitary sewers, water systems, and telephone, cable television, and electrical cables. Not all of the existing utilities may be present or shown on the Drawings. Contractor shall adjust foundation, junction box, or conduit location if conflict exists with either existing utilities or proposed improvements. No additional monies is paid or owed to Contractor for the adjustment.

Materials furnished shall be new, except such used materials as may be specifically provided for on the Drawings or in the Special Provisions. Where an existing system is to be modified, the existing material shall be reused on the project, or disposed of as shown in the Drawings, or specified in the Special Provisions.

All systems shall be complete and in operation with all materials in conformance with Drawings, Specifications and the manufacturer's specifications and recommendations, at the time of final acceptance.

# Article 1.2 Regulations and Codes

All material, and workmanship where applicable, shall conform to the standards of the Underwriters Laboratories, Inc., the National Electrical Code, and the National Electrical Safety Code together with local amendments. Within this Division, the term "Code" shall mean the National Electrical Code, and the National Electrical Safety Code together with local amendments.

Where applicable, all electrical equipment shall conform to the standards of the National Electrical Manufacturers Association.

The 1994 Edition of the "Standard Specifications for Structural Supports for Highway Signs, Luminaires and Traffic Signals" published by the AASHTO shall be referred to in this Division as the 1994 AASHTO design criteria.

# Article 1.3 Equipment List(s) and Drawings

- A. The Contractor shall submit for review and approval, within thirty (30) days following award of the Contract, eight (8) collated copies of a portfolio of equipment and materials which he proposes to install. The portfolio(s) shall consist of a table of contents which includes each item's intended use(s) and the following:
  - 1. For materials on the Approved Products List: a description that includes product name, manufacturer, model or part number, and the conditions listed for approval.
  - 2. For materials not on the Approved Products List: catalog cuts that include the manufacturer's name, type of product, size, model number, conformance specifications, and supplemented by other data as may be required, including manufacturer's maintenance and operations manuals, or sample articles.
  - 3. A wind stress certificate from the manufacturer of poles, signal mast arms, and luminaire arms. Contractor shall submit to the Engineer for approval the Wind Stress Certificate that includes the signed stamp of a professional engineer registered in the State of Alaska; and a statement that indicates that the poles and mast arms meet the wind and mast arm loading requirements specified in Section 80.05, Article 5.1 General.
  - 4. Contractor shall submit to the Engineer for approval the Materials Certifications for all lighting poles, signal poles, mast arms, connector bolts and anchor bolts, indicating that the steel and galvanizing conform to the requirements in this Division.

The City will not be liable for any material purchased, labor performed, equipment used, or delay to the Work before all equipment and materials have been reviewed and approved.

- B. Three (3) paper copies and two (2) electronic copies, in Adobe pdf format and AutoCAD v2006 or later format of traffic controller cabinet schematic wiring diagrams shall be submitted at the time the controllers are delivered for testing, or if ordered by the Engineer, prior to purchase. This diagram shall list all equipment installed in each cabinet and show in detail all circuits, parts, and schematic wiring. Contractor shall also provide at this time, one (1) reproducible and one (1) electronic set in Adobe pdf format of Operation and Maintenance manuals and wiring diagrams of any cabinet equipment utilized. These manuals shall show in detail all circuits and parts. Such parts shown thereon shall be identified by name or number and in such a manner as to be readily interpreted.
- C. The Contractor shall prepare five (5) complete sets of red lined as-built plans which shall be kept current with the construction. These as-built plans shall detail all construction changes made to the Drawings and also include the following information on each appropriate drawing:

- 1. Location and depth of conduit runs.
- 2. Station and offset of all junction boxes.
- 3. Heights of signal faces and overhead signs.

Copies of such as-built plans shall be furnished at least twice a month during construction so that they may be reviewed for accuracy and completeness. The Contractor shall furnish any additional information required to clarify the as-built plans and shall correct all discrepancies. Progress payment for the signal and illumination Work completed shall not be made until accurate as-built plans reflecting the construction progress have been reviewed and deficiencies corrected.

D. Prior to final inspection of the Work, Contractor shall submit 5 complete sets of record drawings to the Engineer. The Engineer will deliver 4 copies to Palmer Public Works and attach the appropriate sheets of the fifth set in clear envelopes to the inside of each load center.

# **Article 1.4 Warranties, Guarantees and Instruction Sheets**

Manufacturers' warranties, guaranties, instruction sheets and parts furnished with materials used in the Work shall be delivered to the Engineer.

For equipment brands and models not currently in use within the City, a manufacturer's representative shall be present to supervise the turn on and adjustment of the signal system. In addition, the representative shall provide one workday of continuous instruction and familiarization in the operation and maintenance of the signal system.

# Article 1.5 Maintaining Existing and Temporary Electrical Systems

The Contractor shall maintain the traffic signal and highway lighting systems from the time of the Notice to Proceed until the time of final acceptance except during any authorized stoppages when the City shall assume maintenance. Temporary replacement equipment furnished by the Contractor shall be compatible with existing equipment used in the City of Palmer and approved by the Engineer. Representatives of the Contractor and the Owner shall inspect the project prior to the winter shutdown and prior to spring start-up to ascertain those items that need repair and determine responsibility for the repairs. If the project includes traffic signal Work, Traffic Signal personnel shall be included in the inspection.

The existing Traffic Signal installation may not be shutdown between 7:00 and 8:30 a.m. or 3:00 and 6:00 p.m. weekdays.

The local traffic enforcement agencies and City shall be notified prior to any operational shutdown of a traffic signal system.

The Contractor and the Traffic Signal personnel shall do a walk-through inspection of the existing traffic signal system prior to commencing Work.

The Contractor shall provide temporary signalization. At no time shall a signalized intersection operate in an unsignalized mode, except for shutdown due to change over

from the existing system to a temporary system, and from the temporary system to a permanent system. Temporary signal system shutdowns shall be limited to periods during normal working hours as specified in this Section, during which flag control shall be used.

The temporary signal system plan shall be submitted to and approved by the City or assigned designee prior to implementation. The temporary signal plan shall equal or exceed the system being replaced or modified. That is, the plan shall not downgrade the number of signal heads, signal phases, pedestrian push buttons, etc. The temporary signal system plan shall also include the layout of the temporary intersection. The complete plan shall include intersection geometrics, lane widths, and auxiliary lane pocket lengths.

No vehicle detection will be required in a temporary system, unless called for in the Drawings and Specifications or specified by the City. The Contractor shall coordinate all Signal Work with the City or the assigned designee.

The Contractor shall be responsible for maintaining any span wire temporary signal installed. The City will not assume maintenance responsibility for span wire systems.

The Contractor shall obtain City approval prior to turning any maintenance responsibilities over to the City, including any maintenance required during Winter Shutdown.

The Contractor shall furnish and install all materials and miscellaneous hardware required to provide a functional traffic signal system. All materials shall conform to the requirements of the Drawings and Specifications. Temporary equipment shall be compatible with existing equipment used in the City.

The temporary signal system may consist of any combination of the following:

- 1. The existing systems,
- Relocation of component parts,
- 3. Guyed wood poles, or
- 4. Any portion of the permanent signal system.

Traffic signals may be suspended from messenger cables provided that they are mounted by standard span wire hangers and secured with a second cable (tether wire) to prevent misalignment in the wind. Messenger cables shall be at least three-eighths inch (3/8") O.D. "High Tensile" grade cable. Tether wire shall be one-eighth inch (1/8") O.D. steel cable installed with a minimum ground clearance of nineteen feet (19'). All signal faces shall be equipped with backplates and visors. The signal faces of each phase with two or more faces shall be energized using two (2) circuits, with each circuit wired with IMSA 20-1 signal cable. Splices shall be made only at the terminal blocks in the signal faces. Sufficient signal cable slack shall be left at each pole to provide for drip loops and to allow realignment of each signal head.

Whenever a pole of the permanent signal system is included in a span wire signal system, the Contractor shall guy the pole and provide protective collars to prevent chafe damage. Poles with breakaway bases shall not be included in a span wire supported signal system.

The Contractor shall provide illumination at all locations with preexisting lighting and at all intersections where temporary traffic signalization is specified to be provided.

The temporary facilities shall be provided during the life of the Contract on all roadways open to traffic within project limits. The temporary lighting systems shall be operational by sunset on the same day the replaced system is retired, or the roadway is opened to traffic.

A plan for each temporary lighting system shall be submitted to and approved by the Engineer prior to implementation. The temporary lighting plan shall equal or exceed the system(s) being replaced or modified. At intersections, the temporary system shall include a luminaire located on the far right for each through street approach and installed adjacent to the through street radius returns. The through street is the street with the vehicular right of way; both streets shall be considered through at signalized intersections and four-way stops.

The Contractor shall furnish and install all materials and miscellaneous hardware required to provide a functional lighting system including electrical load centers. All materials shall conform to the requirements of the Drawings and Specifications, except that the branch conductors may be triplex aluminum with messenger cable if they are installed overhead. Illumination conductors shall be sized so that the voltage at the most remote luminaire is not less than the minimum required for the ballast as recommended by the manufacturer. The Contractor shall install intermediate conductor and supports to energize luminaires at locations without electrical service.

Luminaires used in the system may be the existing fixtures or new fixtures with a light distribution compatible with the proposed lighting configuration.

The temporary lighting systems may consist of any of the following lighting pole types, or combinations thereof, provided the luminaires have a minimum of thirty feet (30') mounting height. Mounting height is the difference in elevation between the luminaire retractor and the edge of traveled way at the same station. The existing poles may be reused if they are not utility owned. Any pole of the permanent lighting and temporary signal systems and any Contractor-supplied poles may be wood and shall meet 1994 AASHTO design criteria for one-hundred-mile-per-hour (100 mph) winds with gusts to one hundred thirty miles per hour (130 mph). All poles, except traffic signal poles, installed within the clear zone shall be provided with FHWA approved slip bases, transformer bases, or frangible couplings.

The load centers to power the temporary lighting and signal systems may be the permanent installations, the existing installations, or temporary installations. The existing load centers may be used only if they are scheduled to remain intact until completion of the project, and reused only if they are approved. The Contractor shall provide approved temporary load centers with photoelectrically-controlled lighting circuits whenever a load center is unavailable for use, or when an existing load center that is not approved is retired due to conflict with the Work. An approved load center is any load center UL labeled as Service Equipment, or UL labeled as Industrial Control Equipment and marked "suitable for use as service equipment." The Contractor shall provide all Work to modify these load centers as required to provide functional temporary lighting and signal systems, and to install them completing all Work in accordance with the NEC.

Once the Contractor commences Work on the project, he shall provide all maintenance for the existing electrical facilities. The City will pay for the electrical power for the above-mentioned electrical systems. The above maintenance does not include any prior damage such as burned out lamps, non-operative detection or other malfunctioning equipment. The Contractor shall present written documentation of all non-functioning and malfunctioning electrical equipment before commencing Work on the project. This malfunctioning equipment shall be inspected jointly by personnel from the Engineer's staff and the Contractor. In the event the Engineer does not receive notice in writing and the Contractor begins Work on the project, this will suffice as evidence that all equipment is functional and operational.

The Contractor shall furnish the Engineer with the name and phone number of the person responsible for maintaining existing and temporary electrical facilities. Repair work shall commence within one hour of notification for traffic signal systems.

The exact location of existing conduit runs, direct burial cable, pull boxes, and all underground utilities shall be ascertained by the Contractor before using equipment that may damage such facilities or interfere with any system.

Where roadways are to remain open to traffic and existing lighting systems are to be modified, the lighting systems shall remain in operation and the final connection to the modified circuit shall be made so that the modified circuit will be in operation by nightfall of the same day the final connection is made.

Temporary electrical installations shall be kept in effective operation until no longer required. Removal of temporary installations shall conform to the provisions in Section 80.28 – Salvaging Electrical Equipment.

These provisions will not relieve the Contractor in any manner of his responsibilities as provided in Division 10, Section 10.06 - Legal Relations and Responsibilities.

# Article 1.6 Scheduling of Work

Work shall be so scheduled that each new traffic signal system, highway lighting system, and sign illumination system shall be completed and ready for operation prior to opening to traffic of the corresponding section of new alignment.

Traffic signal systems shall not be placed in operation without energizing the street lighting at the intersection to be controlled if street lighting exists or is being installed with the traffic signals.

Contractor shall not place traffic signal systems into operation. Traffic Signal personnel are the only persons authorized to turn on a traffic signal.

Conductors shall not be pulled into conduit until pull boxes are set to grade, crushed rock sumps installed, grout placed around the conduit, and metallic conduit bonded.

In vehicular undercrossings, soffit lights shall be placed in operation as soon as practicable after falsework has been removed from the structure. Lighting for pedestrian structures shall be placed in operation prior to opening the structure to pedestrian traffic.

If the Engineer orders soffit lights or lighting for pedestrian structures placed in operation before permanent power service is available, the cost of installing and removing temporary power service will be paid for as extra Work as provided in Division 10, Sections 10.05 – Control of Work and 10.07 – Measurement and Payment.

# **Article 1.7 Safety Precautions**

Before starting Work on existing series street lighting circuits, the Contractor shall obtain daily, a safety circuit clearance from the serving utility. By-pass switch plugs must be pulled and suitable signs posted at switch boxes before electrical Work begins.

Suitable signs shall be posted at Load Centers when a contractor is working on any of the circuits from that Load Center.

# **Article 1.8 Definitions**

The Definitions in NEMA TS-2, Traffic Controller Assemblies with NTCIP Requirements Version 02.06, shall be used along with the following:

- 1. Electrolier: The complete assembly of pole, mast arm, luminaire, ballast, and lamp.
- 2. Luminaire: The assembly which houses the light source and controls the light emitted from the light source. Luminaires consist of hood (including socket), reflector, and glass globe or refractor.
- 3. Lighting Standard: The pole and mast arm which must support the luminaire.
- 4. Vehicle: Any motor vehicle licensed for highway use by the State of Alaska.
- 5. Controller Unit: The solid-state device as described in Section 80.17, Article 17.2 Controller Unit.
- 6. Controller Cabinet: A cabinet constructed, wired and equipped as described in Section 80.17, Article 17.5 Controller Cabinet.
- 7. Controller Assembly. The controller cabinet, controller unit and the equipment described in Section 80.17. The controller assembly shall also be functioning in accordance with Section 80.17, Articles 17.1- General and 17.6 Operation.
- 8. Anchor bolts apply to Luminaire poles and anchor rods apply to Signal poles. They are used interchangeably in this Division.

# Article 1.9 Signs

Reference Division 70, Section 70.11 – Standard Signs.

#### **Article 1.10 Measurement**

All Work in this Section shall be measured by lump sum and shall consist of all labor, materials, and equipment necessary to provide temporary signalization and temporary illumination.

# Article 1.11 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM UNIT

Temporary Signalization Lump Sum

Temporary Illumination Lump Sum

# SECTION 80.02 EXCAVATING AND BACKFILLING

#### Article 2.1 General

The excavations required for the installation of conductors, conduits, foundations and other appurtenances shall be performed in such a manner as to avoid any unnecessary damage to the streets, sidewalks, landscaping, and other improvements. The trenches shall not be excavated wider than necessary for the proper installation of the electrical appurtenances and foundations. Excavation shall not be performed until immediately before installation of conduit and other appurtenances. The material from the excavation shall be placed in a position that will not cause damage or obstruction to vehicular and pedestrian traffic nor interfere with surface drainage.

Trench, backfill, and disposal of surplus material shall be performed in accordance with Division 20 – Farthwork.

Excavations after backfilling shall be kept well-filled and maintained in a smooth and well-drained condition until permanent repairs are made.

All excavations shall be filled, and sidewalks, pavement, and landscaping restored at each intersection prior to excavating at any other intersection. Excavations in the street or highway shall be performed in such a manner that not more than one traffic lane is restricted in either direction at any time, unless otherwise provided in the Special Provisions.

#### Article 2.2 Construction

The Contractor shall excavate the trench to the proper depth as described herein and as shown on the Drawings.

The excavations shall be backfilled with material suitable to the Engineer. All backfill placed in the roadway area shall be Type II-A classified backfill as specified in Division 20,. Section 20.21, Article 21.2 - Material. All backfill material shall be placed in uniform layers of not more than six inches (6") in depth and compacted to a density of not less than ninety-five percent (95%) of the maximum density as directed by the Engineer.

The Contractor shall be responsible for the restoration of all surfacing, turf, and native material to the original condition and appearance.

#### Article 2.3 Sawcut Trench

Where shown on the Drawings, or as directed by the Engineer, the Contractor shall construct a sawcut trench as detailed in the Drawings. A sawcut trench will be used to cross existing traveled lanes, existing curb and gutter, in median islands, along edges of paved roadways, and in sidewalk areas where a neat cut of the surfacing is required.

The Contractor shall cut the surfacing material full-depth and remove the surfacing material to expose the subgrade materials. The Contractor shall then excavate a trench, dispose of excess and waste materials, and install conduit as described herein.

In sawcuts of asphalt pavement located within the roadway pavement, Contractor shall remove a minimum distance of one foot (1') back from the edge of the trench, on each side of the trench. Contractor shall remove pavement such that cuts parallel to the direction of travel are not located within the wheel paths.

The entire trench shall be backfilled as specified herein, except non-frost-susceptible sand bedding material shall be used.

The existing surface shall then be restored with like pavement in accordance with Section 40.07 - Remove and Replace Existing Asphalt Surfacing; Section 40.06 - Tack Coat; Section 30.03 - Portland Cement Concrete Sidewalks; or Section 30.02 Portland Cement Concrete Curb and Gutter, and Valley Gutter, as applicable.

Where applicable, asphalt tack coat shall be applied to all edges of the existing pavement prior to placing new asphalt. Asphalt pavement less than three inches (3") in thickness shall be placed in one lift, and asphalt pavement three inches (3") and greater in thickness shall be placed in a minimum of two equal lifts.

In median islands, the Contractor may elect to remove and replace the entire surface of the island along the length of the conduit run. If the Contractor elects to remove the entire surface of the island, the Work shall still be considered as sawcut trenching. The layer of pavement under the median islands, if encountered (normally at the street pavement grade), may be broken out.

The Contractor shall be responsible for the restoration of all surfacing, turf, and native material to original condition and appearance.

#### Article 2.4 Measurement

Measurement for trench and backfill and for sawcut trench shall be per linear foot of horizontal distance of the various widths and depths as set forth in the Bid Schedule. Measurement will be from station to station or from center of device to center of device as staked in the field and as shown on the Drawings.

# Article 2.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Work not specifically identified for payment under a separate pay item, but required for normal completion of trench and backfill, will be considered incidental and shall be included in the linear foot cost of the trench. Sawcut trench includes removing existing payement, trench and backfill, and replacing payement.

Payment shall be made under the following units:

ITEM UNIT

Trench and Backfill (Width) (Depth)

Linear Foot

Sawcut Trench (Width) (Depth) Linear Foot

#### SECTION 80.03 REMOVING AND REPLACING IMPROVEMENTS

# Article 3.1 General

Improvements such as sidewalks, curbs, gutters, Portland cement concrete and asphalt concrete pavement, base material, lawns and plants and other improvements removed, broken or damaged by the Contractor's operations, shall be replaced or reconstructed with the same kind of material as found on the Work or with materials of equal or better quality. The new Work shall be left in a satisfactory serviceable condition.

Whenever a part of a square or slab of existing sidewalk, curb and gutter, or driveway is broken or damaged, the entire square, section or slab shall be removed and the concrete reconstructed as above specified.

The outline of all areas to be removed in concrete sidewalks and driveways and in pavements shall be cut to a minimum depth of one and one-half inches (1 1/2") with an abrasive type saw prior to removing the sidewalk, driveways, and pavement material. The cut for the remainder of the required depth may be made by a method satisfactory to the Engineer. Cuts shall be neat and true with no shatter outside the removal area.

When a foundation is to be abandoned in place, the top of foundation, anchor bolts, and conduit shall be removed to a depth of not less than one foot (1') below surface of sidewalk or unimproved ground. The resulting hole shall be backfilled with material equivalent to and compacted to the density of the surrounding material.

# Article 3.2 Measurement

All Work under this section is incidental to other Work and will not be measured or paid for directly.

# Article 3.3 Basis of Payment

No separate payment will be made for this item.

# SECTION 80.04 FOUNDATIONS

# Article 4.1 General

All foundations for poles, posts and pedestals shall be cast-in-place Portland Cement Concrete, except the Contractor may, at no additional cost to the City, use driven pile foundation for poles. Pile refusal for any reason shall not be basis for claim for additional compensation.

Unless otherwise shown on the Drawings, all items to be relocated shall be provided with new foundations and anchor bolts of the proper type and size.

The Contractor shall be responsible for contour grading around all post, pole, and pedestal foundations. Final or finished grading shall be such that the earth shall be two inches (2") below the top of the base and drain away from the base.

Foundations for poles shall be designed for one-hundred-mile-per-hour (100-mph) winds with gusts to one hundred thirty miles per hour (130 mph) in conformance with the requirements of the 1994 AASHTO design criteria.

Cabinet foundations shall be precast.

The entire controller foundation and the top twelve inches (12") of pole or post foundations shall be formed and the top given a smooth steel trowel finish. Conduits shall be located in the center of the pole-post foundations with clearance allowed for bushings.

The tops of all pole foundations shall be set so that the bottom center of the base plates are between four (4") and six inches (6") above finished grade at the pole's offset. The top of any foundation located on a slope shall be constructed such that the finished slope passes through the top center of the uphill edge of the foundation. The area two feet (2') up and down slope of the edge of the foundation shall be graded so that no portion of the foundation projects above the surrounding slope and so that water will drain away from the foundation.

The Contractor shall field-verify pole foundation stationing and elevations prior to pouring the foundations, to insure that the final locations of the signal heads and mast arms meet the requirements of the Drawings and Specifications. The field-verification includes checking to insure that the heads will be the proper distance above the roadway surface, and mast arms will be of adequate length to place heads and signs in the right locations. Any discrepancies shall be reported to the Traffic Engineer prior to pouring the foundation.

#### Article 4.2 Cast-In-Place Concrete Foundations

The Contractor shall use a minimum 16 gauge corrugated steel pipe (CSP) form to cast concrete foundations in place. The Contractor shall over excavate the area around the form enough to allow for proper compaction. The backfill operation shall conform to the requirements of Division 20, Section 20.19 – Furnish Foundation Backfill. Contractor shall obtain approval from the Traffic Engineer prior to use of any material that is not specifically identified in Furnish Foundation Backfill. Substitution requests for alternate material, including any flowable fill, shall be designed to produce a comparable compressive strength to the surrounding soil after hardening. The use of water for drilling operations or for any other purpose where it may enter the hole is not permitted.

Concrete shall be Class AA-3 Portland Cement conforming to Division 30 – Portland Cement Concrete.

Reinforcing steel and wire fabric shall conform to the requirements of Division 30, Section 30.01, Article 1.3 - Materials and Section 80.05 - Poles, Steel Pedestals and Posts. Reinforcement shall be placed and fastened in conformance with Division 30, Section 30.05, Article 5.2 - Construction, except that bars to be spliced shall be lapped at least fifty (50) bar diameters. Where bar spacing is less than one (1) foot in each direction, the Contractor may tie alternate intersections.

Drilled holes or forms shall be vertical, and true to the locations shown in the Drawings. Upon completion of excavation for a foundation, and prior to the placement of concrete, all loose material shall be removed in order that the foundation rests on firm, undisturbed ground.

Forms, if indicated or required, shall be true to line and grade, with the top of the foundation at the established elevation.

Conduit shall be included in all concrete foundations for wire and cable entry as shown on the Drawings as required to complete the Work. The conduit in pole or post foundations shall extend four inches (4") above the foundation (but not above the slip base adapter) and shall be sloped towards the hand-hole opening. These conduits shall exit the foundations in the top center of the foundation surface.

The reinforcing steel cage, if required, shall be placed and secured symmetrically about the vertical axis and shall be securely blocked to clear the sides of the foundation. Anchor bolt assemblies and conduit ends and reinforcing bar assemblies shall be securely supported by templates. Each anchor bolt shall have two (2) nuts and two (2) washers.

Anchor bolts, nuts and washers shall conform to ASTM ,F1554 with grade as specified by manufacturer, and shall be hot-dip galvanized after fabrication in accordance with ASTM A153. Anchor bolts for signal mast arm foundations shall conform to ASTM F1554. The grade of steel shall be as specified by the pole manufacturer, for the loading specified in Section 80.05, Article 5.1 - General. The exposed end of all anchor bolts used for signal mast arm poles shall be clearly stamped with the appropriate markings so that the type of bolts used in the foundation can be clearly determined after construction, per ASTM F1554 supplementary requirements S2 and S3. Signal mast arm foundation anchor bolts shall conform to Charpy Impact Requirements at –20°F, per supplementary requirement S5.Anchor bolts may not be field cut or bent. Damage to galvanized surfaces as a result of damage during shipping or construction activities shall be repaired in accordance with Section 80.16, Article 16.3 - Galvanizing.

Material certifications for all anchor bolts shall be submitted to the Traffic Engineer or designated representative prior to acceptance of the foundations for payment.

Reinforcing bars shall be formed into cages and all intersections tied with #14 AWG steel wire. The cages shall be accurately held in position during placing and setting of the concrete. All reinforcing bars shall be bent cold in as smooth a curve as possible and shall conform to standard practice of the WCRSI. Reinforcing steel shall not be welded except as shown in the construction detail Drawings.

All reinforcing steel shall have a minimum of one inch (1") of concrete cover for controller cabinet and load center foundations, and three inches (3") of cover for signal pole and luminaire foundations.

Surface water shall not be permitted to enter the hole and all water which may have infiltrated in the hole shall be removed before placing concrete. Both forms and ground shall be thoroughly moistened before placing concrete. Each foundation shall be poured in one continuous pour.

Posts, poles and pedestals shall not be erected or placed on the foundation until ten (10) days after placement of the concrete. If the Engineer approves Type III Portland High-Early-Strength Cement Concrete, then posts, poles and pedestals may be placed on foundations four (4) days after placement of the concrete. Plumbing shall be accomplished by adjusting the nuts on the anchor bolts. Shims or other similar devices for plumbing or raking are not permitted.

After each slip-base post, pole or pedestal is in position, grout conforming to Section 80.05, Article 5.3 – Grouting for Slip-Base Poles, shall be placed under the base plate as shown on the Drawings, and shaped to present a neat appearance. Contractor shall install metal skirting on all non-slip-base posts, poles, or pedestals.

Attach a #4 AWG, bare, copper wire as a grounding electrode conductor to the #4 spiral bar in the reinforcing steel cage. Use two irreversible compression connectors to make the attachment. Protect the attachment during concrete placement. In foundations that lack reinforcing steel cages, install 21 feet of coiled #4 AWG, bare, copper wire as the grounding electrode. Route the conductor to protrude near the top, center of the foundations. Slide a minimum six inch (6") long, PVC or HDPE, protective sleeve over the conductor. Allow one inch (1") of the sleeve and twenty-four inches (24") of conductor to protrude from the foundations.

Install anchor bolts and rods plumb. Anchor bolts and rods greater than 1:40 out of plumb will result in rejection of foundation. Contractor shall reconstruct rejected foundations at no additional expense to Owner.

# Article 4.3 Load Center Foundation

Excavate sixty inches (60") for base and install eighteen inches (18") of coarse aggregate for drain. Backfill above gravel in six inch (6") lifts with non-frost-susceptible material, compacting to ninety-five percent (95%) in accordance with Division 20 – Earthwork.

Install base so that cast-iron cover is flush with pavement, sidewalk, or finished grade. Slope grade away from base with minimum slope of three percent (3%). Use a pre-molded bituminous joint between base and concrete sidewalk or paving.

Install a three-quarter inch by ten foot (3/4"x10') copper clad ground rod inside the base, readily accessible through the removable steel cover. Install an additional external three-quarter inch by ten foot (3/4"x10') copper clad ground rod eight feet (8') from the load center, and additional ground rods as required by Code or the electrical utility.

Connect cast-iron cover of load center base to the ground rod with six feet (6') of copper braid with eyelets every six inches (6") and approved connectors.

Access opening shall be finished with a twenty-four inch (24") square iron frame and cover, approximately 280 pounds total weight, as provided by Olympic Foundry, Part No. SM70 or approved equivalent.

Install four (4) each, three-quarter inch (3/4") ferrule loop inserts for lifting, two (2) on each long side.

Provide one inch (1") chamfer on all exposed concrete edges.

For two-piece units, seal joint with pre-molded plastic bituminous type joint sealer.

# Article 4.4 Controller Cabinet Foundation

Contractor shall install controller cabinet foundation in conformance with Standard Details 80-5, 80-6, 80-7, and 80-8. The top surface of controller cabinet foundations shall be eighteen inches (18") above finished grade and provided with a one inch (1") diameter drain hole connected to the cabinet interior and emptying above the ground line. All conduits shall be placed in the front half (door side) of the foundation to provide adequate wiring terminal block clearances.

Controller cabinet anchor bolts shall be as recommended by cabinet manufacturer and set with a template. Install a three-quarter inch by ten foot (3/4"x10') copper clad ground rod inside the base, readily accessible through the removable steel cover.

Controller cabinet foundations shall be installed in accordance with Section 80.04, Article 4.3, SubArticles 1, 2, 6, 7 and 8.

# Article 4.5 Driven Pile Foundation

Contractor shall supply drive pile foundations shall be of the size and length indicated. Contractor shall ensure that the top surface of the anchor plate is three inches (3") above finished grade at luminaire pole locations and five inches (5") above finished grade for signal poles, or as indicated in the Drawings.

After welding on the pile cap adapter and anchor plate to the driven steel pile, Contractor shall cold galvanize the pile cap, the pile cap adapted, anchor plate, and the top three feet (3') of the steel pile including pile cap and anchor plate. Contractor shall furnish galvanization that complies with Federal Specification DOD-P-210354A (Galvanizing Repair Spec) and is U.L. listed. Contractor shall prepare steel surfaces and apply the cold galvanizing compound in accordance with the manufacturers' recommendations. Five days prior to applying the cold galvanizing compound, Contractor shall provide the Engineer a copy of the manufacturers' instructions.

#### Article 4.6 Measurement

Foundations will be measured as units, complete and in place.

# Article 4.7 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

# Payment will be made under the following units:

ITEM	UNIT
Cast-In-Place Luminaire Pole Foundations	Each
Driven Pile Luminaire Pole Foundations	Each
Controller Cabinet Foundation (Type)	Each
Signal Mast Arm Pole Foundation	Each
Signal Pedestal Pole Foundation	Each
Pedestrian Pushbutton Pole Foundation	Each
Load Center Foundation (Type)	Each
Driven Pile Signal Pole Foundation	Each

# SECTION 80.05 POLES, STEEL PEDESTALS AND POSTS

# Article 5.1 General

All traffic signal and street lighting poles and arms shall be designed in accordance with the requirements of the 1994 AASHTO design criteria. Minimum Design wind velocity shall be the greater of one-hundred miles per hour (100 mph) or the AASHTO recommendation based upon a fifty (50) year mean recurrence interval dependent upon project location. A factor of 1.3 shall be used in design calculations to account for wind gusts. The minimum design loading for signal mast arm poles shall be as follows:

Load #	Description	Weight (Lbs)	Projected Area (Ft²)	Centerline Distance From End of Arm (Ft)
1	Sign	65	7.5	0.5
2	Signal	80	14.7	3.5
3	Signal	60	8.7	14
4	Sign	80	26	25 (See note 1)
5	Signal	60	8.7	35 (See note 2)
6	Signal	125	7.6	See note 3
7	Street Name Sign		2.0	See note 4
8	Street Name Sign		2.0	See note 4

# Notes:

- 1. Mast arms shorter than twenty-six feet (26') in length may disregard load #4.
- 2. Mast arms shorter than thirty-six feet (36') in length may disregard load #5.
- 3. Load #6 shall be shaft mounted fourteen feet (14') from the base of the pole.
- 4. Load #s 7 and 8 are shaft mounted twelve feet (12') from the base of the pole.

Should project plan loading develop shear or moments greater than those related to the above loading, special design poles are required. These "Special Design" poles should be designed per the Drawings. All "Special Design" or Type SD poles will require calculation submittal to the Engineer prior to approval for use on the project.

The design for luminaire poles shall include a traffic sign with an area of twelve (12) square feet, located with its centroid nine feet (9') above the base of the pole.

Manufacturer's design calculations and wind stress certification letter shall be submitted to the City or designated representative prior to approval of all signal poles and mast arms. Such certification shall include the stamp of a registered professional engineer. It shall list the pole numbers and the name of the project, and state that all poles and mast arms meet or exceed the ability to support the minimum loads specified in Section 80.05, Article 5.1 - General.

Pre-approval of designs is available for poles meeting minimum design loading conditions. Pre-approval is not available for Special Design Poles. Pre-approval of

submitted designs shall be at the sole discretion of the City. Withdrawal of pre-approval may occur at anytime at the sole discretion of the City. All design calculation submittals shall include the stamp of a Professional Engineer registered in the State of Alaska.

Use of non-compact sections shall not be allowed for any signal mast arm pole or arm. No exceptions shall be made.

All steel and iron products which are incorporated into poles, including connection and anchor bolts, shall be manufactured in the United States. All manufacturing processes starting with initial mixing and melting through the final shaping, welding and coating processes must be undertaken in the United States. Manufacturing includes smelting, rolling, extruding, machining, bending, grinding, drilling, painting and galvanizing. This does not apply to raw materials such as iron ore, pig iron, and processed, pelletized and reduced iron ore.

Material certifications for all poles, mast arms, bolts, steel plates and sheet steel shall be submitted to the City or designated representative prior to acceptance of the poles and mast arms for payment. All mast arm connection bolts shall meet ASTM A325 and be galvanized in accordance with ASTM A153.

The Contractor shall verify the shaft lengths and mast arm connector plate locations of all poles to insure the Drawing mounting heights of luminaires and traffic heads are met. The City shall be allowed to perform an inspection of the poles in conjunction with review of submittals.

Poles less than fifteen feet (15') in length shall be round or multisided (greater than sixteen [16] sides), and constructed of No. 11 or heavier U.S. standard gauge steel or four inch (4") standard (Schedule 40) pipe or conduit, with the top designed for a post-top slip-fitter. Standard pipe shall conform to the specifications of ASTM A53. The tops of tapered poles shall have a four and one-half inch (4 1/2") outer diameter. Pedestrian pushbutton posts shall be constructed of two and one-half inch (2 1/2") standard (Schedule 40) pipe and meet the requirements of ASTM A53. Multi-sided poles shall not be used without prior approval of the City.

Poles fifteen feet (15') or longer shall be round or multisided and fabricated from sheet steel of weldable grade.

Poles may be fabricated of full-length sheets or shorter sections. When two pieces are used, the longitudinal welded seams shall be directly opposite one another. When the sections are butt-welded together, the welded seams on adjacent sections shall be placed to form continuous straight seams from base to top of pole.

Poles, prior to installation, shall be straight, with a permissive variation in sweep not to exceed one-quarter inch (1/4") per ten feet (10") of pole length.

A backing plate consisting of a metal sleeve shall be provided at all butt-welded, transverse joints. The sleeve shall be No. 12 U.S. standard gauge steel minimum, and made from steel having the same chemical composition as the steel in the pole.

The metal sleeve shall have a minimum length of three inches (3"). The sleeve shall be centered at the joint and have the same taper as the pole outside the sleeve in full contact with the inside of the standard throughout the sleeve length and circumference. The weld metal at the transverse joint shall extend to the sleeve, making the sleeve an integral part of the joint. In round poles, standard steel pipe or tubing may be substituted for the tapered backing sleeve, at the discretion of the Engineer.

All welds shall be continuous. All welding practices shall conform to current AWS Code, AWS D1.1, latest edition.

All exposed welds, except fillet welds shall be ground flush with the base metal.

All exposed edges of the plates which make up the base assembly shall be finished smooth, and all exposed corners of such plates shall be neatly rounded to one and one-half inch (1 1/2") radius, unless otherwise shown on the Drawings. Anchor holes in the base plate shall be round. Slotted holes shall not be used. Slotted shafts shall be provided with slip-fitter shaft caps of either galvanized steel or cast aluminum.

Non-Destructive Testing (NDT) may be required by the City on all newly manufactured poles for this project, prior to galvanization. A licensed technician shall perform all testing. NDT shall take the form or Magnetic Particle or Ultrasonic testing, and be performed as described in the current AASHTO standard. If required all NDT reports shall be submitted prior to acceptance for payment.

No exception to the practices mandated by AASHTO shall be allowed.

Poles shall not be relocated or re-used unless Contractor obtains written approval of the City or designated representative. Damage to the galvanized or painted surface of existing poles to be relocated or reused in place shall be repainted in accordance with Section 80.16, Article 16.3 – Galvanizing or Article 16.4 – Painting for Steel Structures, as appropriate. Holes greater than five-eighths inches (5/8") in diameter in the shafts of existing poles, due to removal of equipment, shall be repaired. Holes shall be repaired by tapping the hole, coating all exposed edges with zinc rich paint, and plugging the hole with a screw-in type steel plug of the correct size. The plug shall be galvanized, or shall be completely covered with zinc rich paint. Holes less than five-eighths inch (5/8") diameter shall be ground smooth so there are no notches or cracks, and coated with zinc rich paint. Plugging holes and repainting damaged galvanized or painted surfaces shall be incidental to other Work.

Extent of additional repairs or replacements will be determined by the City or designee, and said repairs or replacements ordered will be paid for as extra Work as provided in Division 10, Sections 10.05 – Control of Work and 10.07 – Measurement and Payment.

New steel posts, poles, and mast arms shall be hot-dip galvanized after fabrication in conformance with the ASTM A123. Any damage to the galvanized surfaces that occurs during shipping, or during the construction process, shall be repainted in accordance with Section 80.16, Article 16.3 - Galvanizing or Article 16.4 – Painting for Steel Structures, as appropriate, prior to final acceptance of the poles and mast arms.

All poles and arms shall have permanent identification tags, readily visible, that identify each pole and arm. One tag shall be mounted at the base of the pole shaft and one tag shall be mounted at the base of the mast arm. The tag shall list the following information:

Pole Number

Shaft Length

Mast Arm Length

Pole Type (SD if applicable)

Date of Manufacture

Manufacturer Name.

Luminaire Arm Length

Manufacturer Order Number

# Article 5.2 Plumbing

Plumbing shall be accomplished by adjusting the nuts on the anchor bolts prior to grouting. A slight raking of the pole will be provided by plumbing the side away from the road. Shims or other similar devices for plumbing or raking will not be permitted.

# **Article 5.3 Grouting for Slip-Base Poles**

The Contractor shall use a premixed grout having a minimum twenty-eight (28) day compressive strength of four thousand pounds per square inch (4000 psi). Proprietary grout mixtures shall be utilized in accordance with the recommendations of the manufacturer.

Concrete areas to be in contact with the grout shall be cleaned of all loose and foreign matter that would in any way prevent bond between the mortar and the concrete surfaces.

Contractor shall not grout unless ambient temperature will remain a minimum temperature of forty-five degrees Fahrenheit (45°F) for three days after grouting. All improperly cured or otherwise defective grout shall be removed and replaced at the Contractor's expense. No load shall be placed on the grout until it has set for at least ninety-six (96) hours.

For concrete bases, after each post, pole or pedestal is in position, grouting conforming to this Article shall be placed under the base plate as shown on the Drawings, and shaped to present a neat appearance.

# Article 5.4 Galvanizing

All signal poles, mast arms, and pedestal poles shall be hot dipped galvanized in accordance with Section 80.16, Article 16.3 – Galvanizing.

#### Article 5.5 Measurement

Fixed-base luminaire poles shall be measured as units complete and in place, including all hardware, all wiring within the poles, and grouting of the base.

Direct-bedded luminaire poles shall be measured as units complete and in place, including all hardware and all wiring within the poles.

Slip base luminaire poles shall be measured as units complete and in place, including slip base adapter, all hardware, and all wiring within the pole.

Signal mast arm poles and signal pedestal poles shall be measured as complete and installed with all hardware, all wiring within the pole, and either grouting of the base or base plate skirt as appropriate.

Combination signal-luminaire poles shall be measured as complete and installed with all hardware, luminaire brackets, all wiring within the pole, and base plate skirt.

Pedestrian push button poles shall be measured as complete and installed with all hardware, all wiring within the pole, and grouting of the base.

All luminaires, luminaire arms, signal heads, pedestrian signal heads, pedestrian pushbutton assemblies, signal mast arms, signs and optical preemption detectors shall be installed and accepted when poles are measured for payment, but shall not be included in payment for poles. These items shall be considered separate pay items, and measured under the appropriate Sections of these Specifications. All other hardware, including wiring within the pole and grouting of the base, shall be considered incidental to the pay items for poles, and shall not be measured for payment.

# Article 5.6 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM	UNIT
Slip Base Luminaire Pole ( ft Length)	Each
Fixed Base Luminaire Pole( ft Length)	Each
Signal Mast Arm Pole	Each
Combination Signal/Luminaire Pole (MTG Height)	Each
Signal Pedestal Pole	Each
Pedestrian Pushbutton Pole	Each

#### SECTION 80.06 MAST ARMS

#### Article 6.1 General

Design of signal and luminaire mast arms shall be in accordance with the requirements of the 1994 Edition of the "Standard Specifications for Structural Supports for Highway Signs, Luminaires and Traffic Signals," as published by AASHTO. Minimum design wind velocity shall be the greater of one hundred miles per hour (100 mph) or the AASHTO recommendation based upon a fifty (50) year mean recurrence interval dependent upon project location. A factor of 1.3 shall be used in design calculations to account for wind gusts.

Arms less than fifteen feet (15') in length shall be round or multisided, and constructed of No. 11 or heavier U.S. standard gauge steel, or four inch (4") standard (Schedule 40) pipe or conduit. Standard pipe shall conform to the specifications of ASTM A53.

Arms fifteen feet (15') or longer, shall be round or multisided, and fabricated from sheet steel of weldable grade.

Arms may be fabricated of full-length sheets or shorter sections. Each section shall be fabricated from not more than two (2) pieces of sheet steel for lengths up to forty feet (40'). Where two (2) pieces are used, the longitudinal welded seams shall be directly opposite one another. When the sections are butt-welded together, the welded seams on adjacent sections shall be placed to form continuous straight seams from base end of arm.

A backing plate consisting of a metal sleeve shall be provided at all butt-welded, transverse joints. The sleeve shall be No. 12 U.S. standard gauge steel minimum and made from steel having the same chemical composition as the steel in the pole. The metal sleeve shall have a minimum length of three inches (3"). The sleeve shall be in full contact with the inside of the standard throughout the sleeve length and circumference. The weld metal at the transverse joint shall extend to the sleeve, making the sleeve an integral part of the joint.

Pole plate to pole shaft connection shall be of the "closed box" type with top and bottom plates of the box forming a continuous stiffening ring around the pole. Gusset assemblies for this connection shall be butt-welded together. Vent holes, necessary for galvanizing, shall be used.

All welds shall be continuous. All welding practices shall conform to current AWS Code, AWS D1.1, latest edition.

NDT may be required by the City on all newly manufactured poles for this project, prior to galvanization. A licensed technician shall perform all testing. NDT shall take the form or Magnetic Particle or Ultrasonic testing, and be performed as described in the current AASHTO standard. If required all NDT reports shall be submitted prior to acceptance for payment.

No exception to the practices mandated by AASHTO shall be allowed.

All exposed welds, except fillet welds and welds on top of mast arms shall be ground flush with the base metal.

All exposed edges of the plates which make up the base of the arm shall be finished smooth and all exposed corners of such plates shall be neatly rounded to one-eighth inch (1/8") radius, unless otherwise shown on the Drawings. Bolt holes in the mast arm base plate shall be round. Slotted holes shall not be allowed. Mast arm ends shall be provided with slip-fitter shaft caps of either galvanized steel or cast aluminum.

Damage to the galvanized or painted surface of existing arms to be relocated or reused in place shall be repainted in accordance with Section 80.16, Article 16.3 – Galvanizing or Article 16.4 – Painting for Steel Structures, as appropriate. Holes greater than three-eighths inch (5/8") in diameter in the shafts of existing arms, due to removal of equipment, shall be repaired. Holes shall be repaired by tapping the hole, coating all exposed edges with zinc rich paint, and plugging the hole with a screw-in type steel plug of the correct size. The plug shall be galvanized, or shall be completely covered with zinc rich paint. Plugging holes and repainting damaged galvanized or painted surfaces shall be incidental to other Work.

Extent of additional repairs or replacements will be determined by the City or designee, and said repairs or replacements ordered will be paid for as extra Work as provided in Division 10, Sections 10.05 – Control of Work and 10.07 – Measurement and Payment.

#### Article 6.2 Measurement

Signal and luminaire arms will be measured as units complete and in place, including labor, equipment, and material necessary to make a complete and functioning unit.

All luminaires, signal heads, signs and optical preemption detectors shall be installed and accepted when mast arms are measured for payment, but shall not be included in payment for mast arms. These items shall be considered separate pay items, and measured under the appropriate sections of these Specifications. All other hardware, including wiring within the arms, shall be considered incidental to the pay items for signal mast arms or luminaire arms, and shall not be measured for payment.

# Article 6.3 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment will be made under the following units:

HEM	UNII
Signal Mast Arm ( ft. Length)	Each
Luminaire Arm ( ft. Length)	Each

#### SECTION 80.07 CONDUIT

#### Article 7.1 General

Contractor shall run electrical conductors in conduit, except for overhead wiring, wiring inside poles and when otherwise called for in the Drawings. All conduit and fittings shall be galvanized, rigid type manufactured of mild steel or wrought iron conforming to U.L. Underwriters Laboratory Standard UL-6 and hot dip galvanized in accordance with American National Standards Institute specification ANSI C-80.1. If called for in the Drawings, rigid non-metallic type conduit shall conform to the UL Standard UL-651. Only one type of conduit shall be used in any one run from one junction box to another. Where non-metallic conduit is to be installed, the conduit runs between a load center and the nearest junction box shall be of the rigid metal type.

Conduit and fittings to be installed on the surfaces of poles or in structures and foundations shall be rigid metal type as specified above for underground installations.

Couplings for new rigid metal conduit shall be threaded. Where existing conduit is intercepted and extended, twist-on compression type couplings will be allowed. Set-screw couplings are not allowed on the project.

Conduit in foundations for ground rods shall be one inch (1") diameter.

Contractor shall join conduits together with standard threaded couplings using a pipe wrench to ensure tight joints. Provide NPT threads on the ends of all shop and field cut conduits. Slip joints and straight threads shall not be used. Cut conduits with a rolling pipe cutter to ensure a square end and proper threading. Before threading, ream the cut ends to remove the sharp edge and all burrs. Thread the ends to within one thread of the factory threaded length and then paint the cut end and threads with a zinc rich paint overlapping the original galvanized finish. Galvanized coatings that have been cut or damaged shall be repaired in conformance with Section 80.16.3 - Galvanizing.

Until wiring is started, all conduit ends shall be capped with standard pipe caps or approved plug and coupling combinations. When caps are removed, the threaded ends shall be provided with approved conduit grounding bushings.

Contractor shall lay conduit to a minimum depth of thirty inches (30") below finished grade. See Division 20, Section 20.13 - Trench Excavation and Backfill for backfill requirements.

Clean all debris and moisture out of conduits before installing conductors or cables.

If the conduit is for thaw wire only, then:

Fittings for use in below-grade storm drains shall be suitably rated as NEMA 7, complete with gaskets for watertight installations.

Provide suitable conduit seals and sealant to make connections to junction boxes installed with manholes watertight.

Junction boxes for installation in manholes shall be NEMA Type 7, with gasketed covers for watertight installations.

Couplings and all threaded connections shall be provided with Teflon tape or approved water treatment applied to threads before tightening.

Bottom of trenches for non-metallic conduit shall be relatively free of sharp irregularities which would cause pinching and excessive bending of the conduit. The first six inches (6") of backfill shall be free of rocks exceeding the one inch (1") maximum dimension.

Conduit entering the bottom of concrete junction boxes shall terminate with a ninety degree (90°) sweep inside the box wall. Conduit openings shall terminate not less than five inches (5") above the bottom of all boxes and a minimum of six inches (6") below the top of the Type I and Type IA boxes and twelve inches (12") below the top of Type II and Type III boxes. Conduits entering through the junction box wall shall extend a minimum of two inches (2") inside the box wall, and be a minimum of six inches (6") above the bottom.

All foundations shall be furnished with conduits as shown in the Drawings. The conduits shall extend a maximum of four inches (4") vertically above the foundation and slope towards the hand-hole opening.

Conduit runs shall avoid drainage collection points where possible. At low points in all conduit runs, a one-half inch (1/2") drain hole shall be drilled in the bottom of the lower straight section of the sweep elbow and sump containing approximately two cubic feet of coarse concrete aggregate material shall be installed. Additional drains shall be placed adjacent to all junction boxes and structures, regardless of the method of conduit placement employed. Drilled holes in conduit shall be deburred inside and out to prevent scraping of conductors. The exterior of the one-half inch (1/2") hole shall be wrapped with approved filter cloth material and secured as directed or approved by the Engineer.

Conduits for future use shall be provided with grounding bushings, bonded to ground, and capped with an approved plastic insert type or expandable rubber plug. A polypropylene pull rope with two hundred pound (200 lb) minimum tensile strength shall be installed in all conduits which are to receive future conductors. At least two feet (2') of pull rope shall be doubled back into the conduits at each end.

Contractor shall mark all underground conduits with a continuous strip of 4-mil-thickness, six inch (6") width polyethylene marker tape. Contractor shall mark the tape with a black legend on a red background and buried nine inches plus or minus three inches (9" ± 3") below the finished grade. Contractor shall place two strips of marker tape side-by-side under all road crossings.

Where new junction boxes are placed in existing rigid metal conduit runs, the conduit shall be fitted with threaded bushings and bonded.

Conduit leading to soffit, wall or other lights or fixtures below the grade of the junction box shall be sealed by means of an approved sealing fitting and sealing compound.

Existing underground conduit without conductors to be incorporated into a new system shall be cleaned with a mandrel or cylindrical wire brush and blown out with compressed air.

The Contractor, at his expense, may use conduit of larger size than shown on the Drawings, and where used, it shall be for the entire length of the run from outlet to outlet. Reducing couplings are not permitted.

When extending existing conduits or installing junction boxes in existing conduit runs, extend the conduit into the proposed junction box or foundation using drains, elbows and bonding as required for new installations. When adjusting junction boxes, shorten or lengthen existing conduits to meet clearance requirements. Complete extensions and modifications to existing conduits using the same size and types of materials.

Contractor shall clean all debris and moisture out of conduits before installing conductors or cables.

All abandoned conduits shall be removed from junction boxes.

All knockouts for new conduit or removed conduit shall be grouted.

All knockouts for conduits entering through the side of junction boxes shall be grouted.

Cut off abandoned conduits flush with the inside wall or bottom of junction boxes. Contractor shall remove all conductors prior to abandoning conduit.

#### Article 7.2 Measurement

Measurement for furnishing and installing conduit is per linear foot of the size and type set forth in the Drawings and Bid Schedule. Measurement is the horizontal distance from center of device to center of device, or from station to station. Measurement shall include all fittings, couplings, pull wires, caps and elbows, and bonding and grounding conductors, which shall be considered incidental to conduit installation.

Conduits installed in manhole and catch basins will not be measured, but rather the following distances will be considered standard unless determined otherwise by the Engineer:

Manhole forty feet (40')
Catch Basin sixteen feet (16')

## Article 7.3 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section. Payment for trench, backfill, and wire are separate bid items.

# Payment shall be made under the following units:

ITEM	UNIT
Steel Conduit (Size)	Foot
Schedule 80 PVC Conduit (Size)	Foot
HDPE Conduit (Size)	Foot

## **SECTION 80.08 JUNCTION BOXES**

#### Article 8.1 General

The Work under this Section consists of performing all operations pertaining to removing and adjusting existing junction boxes to grade and for furnishing and installing a new junction box of the type specified. This Work shall include all excavation, bedding material, and bonding and grounding hardware.

Type I junction boxes shall not be used in traffic signal systems.

Junction boxes shall be installed at the approximate locations shown on the Drawings. The Contractor, at his expense, may install additional junction boxes to facilitate his Work. Junction boxes shall be located so they are not in the roadway, sidewalk, driveway, or pathway surfaces, unless otherwise noted in the Drawings. Where practical, junction boxes shown in the vicinity of curbs shall be placed adjacent to the back of curb. Junction boxes shall not be located in drainage collection areas.

#### Article 8.2 Materials

Contractor shall provide precast reinforced concrete boxes (junction boxes) with cast iron lids, of the sizes and details shown on the Drawings.

Contractor shall provide precast reinforced concrete additions (junction box extensions) of the sizes and details shown on the Drawings with dimensions confirmed by field measurements.

Illumination junction boxes shall be pre-cast reinforced concrete with cast iron lids, or polymer concrete boxes of the sizes and details shown on the Drawings.

All Portland concrete cement utilized in the adjustment of the Junction Box shall conform to the requirements as specified in Division 55, Section 55.05 - Manholes and Catch Basin Manholes. The joint sealing compound utilized to seal the joint between the electrical vault's lid and walls shall be Ram-Nek Flexible Plastic Gasket or an approved equal.

#### Article 8.3 Construction

All junction boxes with metal covers shall have the covers effectively grounded with a four foot (4') tinned copper braid for Type I and Type IA Junction Boxes or a six foot (6') tinned copper braid for Type II and Type III Junction Boxes. Use only stainless steel bolt assembly components to attach bonding braid to the cover (lid). Bond junction box lids to the grounding conductor using copper braid with a cross sectional area equal to an 8 AWG conductor and eyelets spaced at six inch (6") intervals.

The entire bottom of all junction boxes shall be bedded in coarse concrete aggregate material of a minimum depth of eighteen inches (18").

Top of junction boxes shall be one-quarter inch (1/4") below the sidewalk grade or top of adjacent curb. When located in an unpaved section adjacent to a paved shoulder the

junction box shall be located one inch (1") below the finished grade and shall be installed one-quarter inch (1/4") below the surface in paved areas. Junction boxes located in areas requiring grading shall be adjusted as directed by the Engineer. Junction boxes located in seeded areas shall be adjusted to two inches (2") below the surface.

Junction boxes shall be located immediately adjacent to the pole or fixture they serve and at additional intervals to reduce the distance between junction boxes to:

- 1. 400 feet maximum for 25 pair interconnect cable.
- 2. 200 feet maximum for any other conduit runs.
- 3. If the limitations require additional junction boxes they shall be located on equal spacings subject to the above limitations.

Emboss the word LIGHTING on the lids of all junction boxes containing only lighting or thaw wire conductors, or only lighting and signal controller power conductors. Emboss the word TRAFFIC on the lid of all other junction boxes.

No later than forty-eight (48) hours prior to commencement of Work on adjustment of the Junction Box, Contractor shall contact the City.

Prior to removal of the Junction Box associated with traffic detector loops, Contractor, Engineer, and a City representative shall inspect and verify the condition of the Junction Box.

Prior to replacement of the Junction Box, Contractor, Engineer, and a City representative shall inspect the vault lid and vault structure to verify adjustments. Any Work, personnel, and/or materials required to properly correct problems shall be at Contractor's expense.

#### Article 8.4 Measurement

The method of measurement is the actual number of junction boxes removed, adjusted to grade and accepted, and the actual number of new junction boxes of the specified types furnished, installed, and accepted.

The unit cost for adjusting the Junction Box to finish grade shall include all labor, materials, and equipment. This shall include all required usable and unusable excavation, classified fill and backfill material, compaction, concrete cutting and removal, and required personnel.

#### Article 8.5 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

# Payment shall be made under the following units:

ITEM	UNIT
Junction Box (Type)	Each
Adjust Junction Box to Grade	Each
Remove Junction Box	Each
Junction Box Extension (Type)	Each

#### SECTION 80.09 EXPANSION FITTINGS

## Article 9.1 General

Expansion fittings, as detailed on the structure Drawings, shall be installed where the conduit crosses an expansion joint in the structure. Each expansion fitting shall be provided with a bonding jumper of stranded, No. 6 AWG, copper wire.

Expansion-deflection fittings shall be waterproof and permit a three-quarter inch (3/4") expansion and contraction and a three-quarter inch (3/4") deflection without deformation.

#### Article 9.2 Measurement

Expansion fittings shall be considered as incidental to other Work.

# Article 9.3 Basis of Payment

No separate payment for these items is allowed.

# SECTION 80.10 CONDUCTORS

## Article 10.1 General

Conductor sizes shall be based on the American Wire Gauge (AWG). Sizes shall conform to the Drawings or, when not shown, to the Conductor Termination Table below. Conductors shall be seven-conductor No. 14 AWG (7C-#14 AWG) for all vehicle heads, and five-conductor No. 14 AWG (5C-#14 AWG) for all pedestrian heads.

Conductor Termination Table				
CONDUCTORS/ CABLE	CIRCUIT	WIRE COLOR	AWG NO.	BAND LEGEND
7	Vehicle Red Arrow Vehicle Yellow Arrow Vehicle Green Arrow Common Neutral Spare Spare Spare	Red Orange Green White White/Black Black Blue	14	Head Number
7	Vehicle Red Arrow Vehicle Yellow Arrow Vehicle Flashing Yellow Arrow	Red Orange Black	14	Head Number(s)
	Vehicle Green Arrow Common Neutral Spare Spare	Green White White/Black Blue		
7	Vehicle Red Vehicle Yellow Vehicle Green Common Neutral Spare Vehicle Yellow Arrow Vehicle Green Arrow	Red Orange Green White White/Black Black Blue	14	Head Number(s)
5	Pedestrian Don't Walk Pedestrian Walk Common Neutral Spare Spare	Red Green White Orange Black	14	Head Number
5	Photo Elec. Control PEC Load to Contactor Neutral Spare Spare	Black Red White Orange Green	14	PEC
3	Pedestrian Pushbutton Neutral Spare	Black White Red	14	Head Number Located Under
3	Flashing Beacon Ckt 1	Black	14	Head Number

Conductor Termination Table				
CONDUCTORS/		WIRE	AWG	BAND
CABLE	CIRCUIT	COLOR	NO.	LEGEND
	Flashing Beacon Ckt 2 Neutral	Red White		
	Preemption Confirmation	vviiite		
3	Light	Black	14	"PRE" Conf Lt
	Neutral	White		
	Spare	Red		
3	Highway Luminaire	Black	8	Circuit Number
	Highway Luminaire	Red		Circuit Number
	Highway Luminaire	White		
3	Service to Controller	Black	6	"SIG"
	Neutral	White	Ü	No Band
	Spare	Red		No Band
3	Sign Luminaire	Black	8	SIGN
3	Sign Luminaire	Red	O	SIGN
	Sign Spare	White		

All insulated conductors shall consist of uncoated, stranded copper conforming to the specifications of ASTM B8, except for detector loop lead-in which shall consist of stranded, tinned copper.

Grounding conductors shall be bare copper of the gauge required by the Code and may be stranded, solid or braided.

Conductors used for the following purposes shall conform to the referenced specifications.

#### **Article 10.2 Control Cables**

Vehicular signal faces, pedestrian signal faces, pedestrian pushbutton detectors, flashing beacons, preemption devices, and photo electric controls shall be wired with signal cable conforming to IMSA 20-1.

The three-conductor No. 20 AWG (3C-#20 AWG) cable shown on the Drawings shall be used in an optically activated preemption system. The cable shall be sheathed in a black PVC jacket and include three (3) No. 20 AWG insulated conductors, and one (1) No. 20 AWG drain wire enclosed within an aluminized polyester shield. All conductors shall be stranded, individually tinned copper. The cable shall contain one yellow, one blue, and one orange insulated conductor. The cable shall be rated for 600 volts operation and be suitable for direct bury, installation in a conduit, and direct exposure to the atmosphere. Cable shall be a GTT Company's No. 138 Opticom cable, or approved equal.

#### Article 10.3 Power Conductors and Cables

Power conductors and cable shall conform to ICEA Publication No. S-66-524, NEMA Publication No. WC7, and U.L. Standards. Conductors shall be insulated with chemically cross-linked polyethylene conforming to U.L. type XHHW or XHHW-2. Insulation shall be rated for 600 volt operation.

Three conductor cables shall have black, white, and red colored conductors.

All single-wire conductors and cables shall have clear, distinctive and permanent markings on the outer surface throughout the entire length giving the manufacturer's name or trademark, the insulation type-letter designation, the conductor size, voltage rating and the number of conductors if a cable.

Highway and sign illumination cable shall consist of insulated conductors with a low density, high molecular weight polyethylene jacket.

Power cables with conductors No. 6 AWG and larger shall be PVC or neoprene jacketed.

Load center control circuit wiring shall be No. 12 AWG XHHW.

Conductors in controller cabinets that carry the full signal load circuit shall be No. 10 AWG or larger.

All cabinets shall be wired with conductors sized to handle the amperage drawn under full cabinet use.

Illumination tap conductors that run from the fused disconnect kit in the pole base to the luminaire shall be No. 10 AWG.

# Article 10.4 Detector Loops and Lead-In Cables

Conductors for detector inductive loops shall be UL listed as Tube loop detector wire #14 AWG stranded single conductor in PVC tube (IMSA specification 51-5).

Loop Lead-in Cables. Use a tray cable that conforms to the following specifications to connect the loop detectors to the terminal blocks in the controller cabinet. Furnish this cable, also known as Snyder Cable, manufactured according to UL Standard 1277. Third-party certify these cables as Type TC and certified for use in underground conduit or as an aerial cable supported by a messenger, rated for 600 volts AC operation and sunlight resistance.

Use size 18 AWG, sixteen (16) strand, tinned copper conductors per ASTM B-33 insulated with wet rated cross-linked polyethylene. Twist the conductors into seven (7) pairs colored to match the following: Black & Red, Black & White, Black & Green, Black & Brown, Black & Yellow, Black & Orange and Black & Blue.

Provide each twisted pair with an overall aluminum foil coated Mylar shield that provides one hundred percent (100%) coverage and a 20 AWG tinned copper drain that is in constant contact with the foil side of the shield. Apply a tight fitting PVC jacket over the conductor assembly.

## **Article 10.5 Telemetry Cable**

Interconnect cable shall consist of solid copper #19 AWG conductors of the number of pairs called for in the Drawings meeting the requirements of REA specification PE-39 for filled telephone cables. The shield may be either copper or aluminum. The outer jacket shall have a minimum thickness of one millimeter (1 mm).

Telemetry interconnect cable shall contain the number of pairs as shown on the Drawings. The conductors shall be covered with a .005-inch copper or aluminum shield that is electrically intact throughout the entire length of the new circuit. Grounding continuity of all copper shields shall be maintained at all termination points. T-Splices shall be made at the terminal block in the controller cabinet. Configuration and color coding shall be in accordance with the Interconnect Termination Table.

#### INTERCONNECT TERMINATION TABLE

Telemetry Cable: Type PE-39, #19 AWG, Solid Copper			•		
Pair#	Tip	Ring	Pair#	Tip	Ring
1	White	Blue	14	Black	Brown
2	White	Orange	15	Black	Slate
3	White	Green	16	Yellow	Blue
4	White	Brown	17	Yellow	Orange
5	White	Slate	18	Yellow	Green
6	Red	Blue	19	Yellow	Brown
7	Red	Orange	20	Yellow	Slate
8	Red	Green	21	Violet	Blue
9	Red	Brown	22	Violet	Orange
10	Red	Slate	23	Violet	Green
11	Black	Blue	24	Violet	Brown
12	Black	Orange	25	Violet	Slate
13	Black	Green			

#### **Article 10.6 Measurement**

In this Article, the word "structure" means a pole, junction box, load center, or controller cabinet, and the word "cable" also refers to single conductors, when individual conductors are in the bid schedule. Each cable the Contractor installs shall be measured in horizontal feet from the center of a structure to the center of the adjacent structure, or from station to station. All terminations, markings, slack and other incidental supplies required to meet the provision of the Specifications are not measured, and are considered incidental to the Contract.

Wire and cable within poles, cabinets, and other devices are included under those bid units.

## **Article 10.7 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment will be made under the following units:

ITEM UNIT

(No. of Conductors) (Size of Conductors) (Type of Cable) Foot

#### SECTION 80.11 WIRING

#### Article 11.1 General

Conductors in fixtures and cabinets shall not be spliced and shall be cabled together with self clinching nylon ties. All conductors, including spares shall be attached to terminal blocks with "spade" type terminal lugs.

Conductors shall not be pulled into conduit until junction boxes are set to grade, crushed rock sumps installed, grout placed around the conduit, and rigid metal conduits are bonded to ground.

Conductors shall be pulled by hand or by commercially built cable pulling equipment that is specially designed for that purpose. The cable pulling device shall be equipped with a force limiting circuit and force gauge. The cable-pulling device shall be approved by the Engineer before it is allowed to be used. Powdered soapstone, talc, or other inert lubricant shall be used in placing the cables and conductors in conduit.

When new conductors are to be added to a conduit with existing conductors, all conductors shall be removed and the conduit cleaned with a mandrel or brush. Then both old and new conductors shall be pulled through as a unit. In a new installation, all conductors shall be pulled through the conduit as a unit.

Contractor shall leave at least three feet (3') of slack, but not more than four feet (4'), for each conductor at each lighting and combination pole, and in each junction box, splice location, and controller base. Where lighting conductors are contained in a conduit within the pole, the slack is not required.

Contractor shall install a nylon pull string in all conduits where cable is replaced and/or removed.

The neutral for pedestrian push button circuits shall be separate from the signal light circuit neutral.

All control/signal conductors shall be run continuously without splices from a terminal block located in a cabinet, compartment, or signal head, to a similarly located terminal block.

Contractor shall splice illumination cable in pole bases and shall use approved fuse kits only. Contractor shall not use wire binding screws, studs or nuts.

With the prior written approval of the Engineer, Contractor may use illumination cable splices in junction boxes. Contractor shall join the individual conductors by the use of non-insulated, overlap type pressure connectors insulated with mastic-lined shrink tubing. Contractor shall not use wire binding screws, studs or nuts. Contractor shall stagger splices to minimize overall diameter.

Contractor shall encapsulate illumination cable conductor splices in a rigid, two-piece, transparent, snap together, plastic mold specifically designed for each splice type. Molds

shall have dimensions suitable for the splice, encase the cable outer protective jackets, be rated for 600 volts, and have fill and vent funnels for epoxy resin. Contractor shall fill the splice mold bodies, with epoxy resin, that are resistant to weather, aromatic and straight chain solvents, and do not sustain combustion.

Splices shall be insulated by: 1) a heat shrink tubing internally coated with an approved sealing compound or, 2) a cast of self-curing epoxy resin which is compatible with the wire insulation to form a weatherproof joint. Each insulated kit shall encompass only one cable and include the outer protective jacket(s).

Loop lead-in cable shall be run in a continuous manner without splices from the controller cabinet to the curbside detection junction box. Splicing of the loop conductors to the lead-in cable shall be in conformance with Section 80.18, Article 18.1 – Loop Detectors and Standard Detail 80-60.

Each loop lead-in cable pair shall then run without splices to the terminal block in the controller assembly, where all series or parallel connections shall be made. At a splice location, a short section of the cable jacket shall be removed and only the shielded pairs dedicated to the loops being spliced shall be cut.

Illumination cable conductor splices and lead-in cable splice shall be encapsulated in a rigid, two piece, transparent, snap together, plastic mold specifically designed for each splice type. Molds shall have dimensions suitable for the splice, encase the cable jackets, be rated for 600 volts, and have fill and vent funnels for epoxy resin. The splice mold bodies shall be filled with epoxy resin that is resistant to weather, aromatic and straight chain solvents, and which shall not sustain combustion. Reenterable fill shall be utilized for detector splices.

All cables and single wire conductors shall be permanently identified using labels in all pole bases and cabinets, at each detector loop tail/lead in cable and illumination cable splices and in junction boxes.

Contractor shall furnish the two types of identification tags listed below that require a written legend, and write the legends specified neatly and legibly, using a black marking pen specified by the manufacturer. Contractor shall ensure that legends conform to Section 80.10, Conductor Termination Table, or as shown on the Drawings or detailed in the Special Provisions. Contractor shall replace, at no expense to the Owner, all identifications tags that the Engineer deems are illegible.

1. Use identification cable ties for labeling loop detector tails and for each set of paired loop lead-in conductors in the controller cabinet. Furnish identification cable ties made of nylon that have a nonmagnetic stainless steel locking device embedded in the head and a tag attached "flag style" to the head. The cable ties shall consist of a single strap with a minimum size tag of three-quarters inch by five-sixteenth inch (3/4" x 5/16").

2. To label all other cables, use cable tags made of nylon reinforced vinyl that is impervious to the elements and will not tear. Provide tags with a four inch by one and three-quarters inch (4" x 1 3/4") minimum size that are attached flag style at one corner to a single strap. Furnish yellow tags for labeling all signal and interconnect cables and red tags for labeling lighting and feeder cables.

Contractor shall remove abandoned conductors/cables.

The control and power cables shall be terminated as shown in 80.10, Conductor Termination Table. Three conductor power cables shall always have a spare. The white or red conductor shall be left as a spare, when the circuit is either 480 volt or a neutral is required, respectively.

Terminate all spare conductors on terminal blocks.

#### Article 11.2 Measurement

Work performed under this article is considered incidental to other Work.

Removal and disposal of abandoned conductors is not measured for payment and is incidental to other Work. All splices, pull wire-string, cable tags, connectors, and fused disconnects are also considered incidental and no payment shall be made.

The Contractor will test and perform tie-down for all traffic loop detectors in the presence of the City. The Contractor shall prepare the lead-in cables for tie-down, including labeling, insulation stripping and fitting with termination connectors.

When an existing active signal system is being modified, the Contractor will terminate all control cables within the traffic signal controller cabinet in the presence of the City. It shall be the Contractor's responsibility to prepare the cables for termination.

The Contractor will splice, test and perform tie-down on all interconnect wiring operations in the presence of the City.

## **Article 11.3 Basis of Payment**

No separate payment is allowed for this item.

#### SECTION 80.12 FUSED SPLICE CONNECTORS

## Article 12.1 General

A fused, quick disconnect, splice connector shall be installed between the line and luminaire ballast tap conductors in the base of every pole equipped with a luminaire.

The connector shall be weather tight and consist of two halves: a single unit line side socket and load side plug. The plug and socket assembly shall be designed so that the fuse remains in the load side plug without exposing live metal parts when the connector separates. Coil springs shall not be a part of the current carrying circuit.

Contractor shall provide fuses that are ten (10) ampere, midget (13/32" x 1 1/2") ferrule type with a fast acting current limiting (KTK type) design.

The Contractor shall install the fused connectors so they are readily accessible from the handhole. Tap conductors shall be installed so there is no slack when their ends touch the top of the foundation.

#### Article 12.2 Measurement

Work performed under this article is considered incidental to other Work.

## **Article 12.3 Basis of Payment**

No separate payment is allowed for this item.

#### SECTION 80.13 BONDING AND GROUNDING

#### Article 13.1 General

Metallic cable sheaths, metal conduit, non-metallic conduit grounding wire, ballast and transformer cases, service equipment, sign switches, metal poles and pedestals shall be made mechanically and electrically secure to form a continuous system, and shall be grounded. Bonding and grounding jumpers shall be copper wire or copper braid of the same cross-sectional area as No. 8 AWG for all systems.

Bonding of slip-base type standards and pedestals shall be by means of two conductors from the conduit, one attached with a ground rod clamp to an anchor bolt and the other connected to the lower portion of the shaft. Bonding of standards with frangible coupling type bases shall be made by attaching one conductor from the conduit to the lower portion of the shaft. The attaching bolt shall be weather resistant and be a minimum of three-sixteenth inches (3/16") in size. The conductor for the shaft shall be forty-eight inches (48") long.

One side of the secondary circuit of step-down transformers shall be grounded.

Grounding of metal conduit, service equipment and neutral conductor at service point shall be accomplished as required by the Code and the serving utility, except that grounding electrode conductor shall be No. 6 AWG, or equal.

Unless otherwise sized on the Drawings, Contractor shall install a bare #8 AWG copper wire in all non-metallic and metallic type conduits for bonding purposes. When wire is pulled into or out of existing conduit and the conduit does not have an existing bare #8 AWG copper wire, Contractor shall install the ground wire.

Contractor shall install grounded bushings with insulated throats on the ends of all metallic conduits.

Contractor shall splice grounding conductors with irreversible compression type connectors listed for the purpose.

Contractor shall install grounding bushings on all metallic conduits. All non-metallic conduits, except for detector loop home runs, shall have a bushing installed. Contractor shall allow for bushings when installing conduits in foundations.

Contractor shall replace all missing or damaged conduit grounding bushings, conduit bonding jumpers and junction box lid braided bonding jumpers.

Contractor shall provide a minimum #10 AWG green grounding insulated conductor in the pole shaft of all poles with luminaires, and shall terminate the conductor in the lighting fixture.

Bond junction box lids to the grounding conductor using copper braid with a cross sectional area equal to an 8 AWG conductor and eyelets spaced at six inch (6") intervals.

An integral bare ground shall not be used in any cable.

Contractor shall ensure that the grounding conductor, between all ground rods, is continuous or spliced with irreversible ground rated splices.

Contractor shall install a three-quarter inch by ten foot (3/4" x 10') copper clad steel ground rod in the foundation space of a two-piece vault style traffic signal controller foundation. If two-piece vault style controller foundation isn't being installed, then install ground rod within Type 3 junction box adjacent to controller cabinet base.

Contractor shall use only stainless steel bolt assembly components to attach bonding braid to the cover (lid).

Furnishing and installing bonding and grounding conductors for electrical installations is incidental to this Contract and no additional payment is made.

#### **Article 13.2 Measurement**

Work performed under this article is considered incidental to other Work.

## **Article 13.3 Basis of Payment**

No separate payment is allowed for this item.

#### SECTION 80.14 LOAD CENTERS

#### Article 14.1 General

When the positioning of the load center is not detailed on the Drawings, the location shown is approximate and the Contractor shall determine the exact location from the Engineer or MEA.

Where Contractor is required to install the service on a utility-owned pole, the positioning of the riser and service equipment is determined by the serving utility.

The serving utility shall approve load center meters, complete with manual circuit closing device and sealing rings. Contractor shall not mount meter sockets on doors.

All accessible sections containing non-metered conductors shall have sealing provisions that will accept Brooks Type 623 seal (0.047 stainless bail).

Contractor shall ensure that the load center is located ten to fifteen feet (10' to 15') from the power source, with a two inch (2") minimum conduit stubbed to within two feet (2') of the power source, and at a minimum depth of forty-two inches (42"). The conduit shall contain a pull-rope, and the end capped and marked with a two by six inch (2" x 6") board. Contractor shall coordinate exact location with the serving utility.

Contractor shall stub service conduit through base as shown on the Drawings.

Prior to the load center being energized by the serving utility, Contractor shall arrange to have it inspected and approved by the City. The certificate of electrical inspection, attached to the load center, indicates approval.

At all new and existing load centers, which require modification, the Contractor shall furnish conduit, conductors, contactors, breakers, transformers, and all necessary materials to complete the installation of the service, and upgrade to current code requirements.

Contractor shall label the load center as a unit by an Approved Independent Electrical Testing Laboratory (such as UL, ETL, CSA, etc.) defined by ANSI Standard Publication Z34.1 "Third Party Certification Programs for Products, Processes and Services" and conform to applicable published standards noted herein, the Drawings, and Special Provisions. Contractor shall label the load center as service entrance equipment. All Work shall conform to the latest edition of the National Electric Code as last amended and adopted by the City.

All lighting load centers shall contain a multi-pole, 3-position control switch to provide selection of photocell operation. Contractor shall label switch positions "Auto," "Off" and "On." In the "Off" and "On" positions of the switch, Contractor shall ensure all leads to the photo control device are de-energized. Contractor shall install the switch inside the load center, accessible only through one of the lockable doors.

Contractor shall provide UL-approved and listed circuit breakers. Contractor shall provide an enclosed operating mechanism that is:

- 1. trip-free from operating handle on overload
- 2. trip-indicating
- 3. plainly marked with trip and frame size.
- 4. photo cell to be installed on exterior load center.

Multiple-pole circuit breakers shall have a common trip. Contractor shall ensure that all circuit breakers are quick-make, quick-break on either automatic or manual operation, and shall meet the requirements of the serving utility. Contractor shall ensure that the contacts are silver alloy enclosed in an arc-quenching chamber. An ambient temperature range of from -40° to +160° Fahrenheit shall not influence overload tripping of breakers.

The contactors shall have contacts rated to switch thirty (30) or sixty (60) AMP inductive loads as the Drawings specify, and are normally open. Contractor shall provide mechanical armature type contactors consisting of an operating coil, a laminated core, a laminated armature, contacts, and terminals with contacts made of fine silver, silver alloy, or superior alternative materials and rated for 480V.

Contractor shall provide the lighting contactor coil(s) rated for operation at 240 VAC.

Contractor shall connect ground bus of load center to ground rod(s) with #6 soft drawn bare copper and approved connectors.

Dimensions given are typical. Slight variations are allowable, subject to Engineer's approval.

Contractor shall submit four (4) copies of manufacturer's shop drawings for Engineer approval.

Contractor shall indicate the interrupting rating on panel schedules for each location.

On panel schedules for each location, Contractor shall indicate service rating of 120/240V, 3 wire; 240/480V, 3 wire; 100 AMP or 200 AMP.

Contractor shall provide a typed circuit directory for each load panel inside of the load center door, protected with a plastic cover, describing each circuit, with even and odd numbered circuit breaker positions shown on separate parts of the directory. Contractor shall provide a power and control 1-line diagram protected by a laminated plastic cover inside the load center. Contractor shall include the following information on the directory and one-line diagram: Load Center Identification (A, B, etc.), Project Name, City Project Number and Service Voltage.

Contractor shall ensure that the wiring configuration conforms to the appropriate electrical diagram, and as the panel schedule indicates for each intersection. Contractor shall

complete a load center summary per appropriate detail drawing for each load center location.

Contractor shall ensure that all terminals are suitable for AL/CU termination, sized in accordance with ampere ratings.

Contractor shall provide #12 AWG XHHW as the load center control wiring.

Contractor shall ensure that the utility section is isolated from main load section and the distribution load sections by non-removable metal barriers, and equipped with landing lugs for utility termination.

The meter section shall contain a meter safety socket with safety shield and provisions for manual bypass of the meter. Contractor shall provide a link or lever type bypass with no external screws, bolts, or nuts. Horn and sliding types are not acceptable.

External screws, bolts, and nuts are not acceptable.

Contractor shall provide exterior nameplate, safety labels, interior identification labels, wiring diagram, and installation instructions with the pad-mounted load centers.

Contractor shall label in a prominent manner all switches and circuit breakers for circuit and direction.

Contractor shall ensure the lighting contactor coil is rated for operation at 240 VAC.

Contractor shall install load centers having 30 milliamp (ma) ground fault circuit breakers with ratings for all heat trace circuits as indicated on the Drawings.

Add or remove electroliers from existing lighting circuits as shown on the Plans. Provide a new typed load center schedule within the modified load centers. Provide a new arcflash hazard sticker on modified load centers in accordance with 110.16 of the NEC. No additional equipment is required to be furnished or installed within the modified load centers.

#### **Article 14.2 Illumination Control**

Contractor shall install photoelectric controls capable of switching multiple lighting systems directly.

The photoelectric control shall consist of a photoelectric unit that shall cause a contactor to be energized, thus controlling the lighting circuit. Contractor shall install photoelectric units on the load center, unless the Engineer requires pole mounting of the photoelectric unit because a load center mounted unit will not work properly due to ambient light sources. If required, Contractor shall provide photoelectric units for pole top mounting with a slip fitter, terminal block and with cable supports or clamps to support pole wires. There will be no separate payment for providing the required photoelectric units.

Photoelectric Unit:

- 1. The photoelectric unit shall consist of a light sensitive element connected directly to a normally closed, single pole throw control relay without intermediate amplifications.
- 2. The unit is either the horizontal sensing or zenith sensing type and shall conform to the following:
  - a. The supply voltage rated is 60 hertz (Hz), 105-277 volts.
  - b. The maximum rated load is a minimum of 1,800 volt-amperes.
  - c. The operating temperature range is from -40°F. to +150°F.
  - d. The power consumption is less than 10 watts.
  - e. The base of the unit has a 3-prong, EEI-NEMA standard, twist-lock plug mounting.
- 3. Units for highway lighting shall have a "turn-on" between one (1) and five (5) foot candles and a "turn-off" at between one and one-half and five (1½ and 5) times "turn-on."
- Contractor shall ensure measurements conform to the procedures set forth in EEI-NEMA Standards for Physical and Electrical Interchangeability of Light-Sensitive Control Devices Used in the Control of Roadway Lighting.
- 5. The photoelectric control unit shall plug into a phenolic resin twist lock receptacle, adjusted to north sky set in a cast aluminum-mounting bracket with a threaded base. Contractor shall ensure the bracket is coupled to the end of a rigid metal conduit.
- 6. Contractor shall screen photoelectric units to prevent artificial light from causing cycling.

The load center shall contain a 2-pole, 3-position on/off auto switch. In the "on" and "off" positions, Contractor shall ensure the switch interrupts all hot leads to the photocell.

# Article 14.3 Step Up/Step Down Transformer

Step up/step down transformers in 480 volt circuits shall be 240-120 volt, 60 Hz type with volt-ampere ratings as shown on the Drawings. Transformers shall carry rated volt-amperes continuously without exceeding 85°C temperature rise above 25°C ambient.

Where installed outside of the load center, use a non-ventilated transformer fabricated of aluminum, stainless steel or galvanized steel. Coat enclosures fabricated of sheet metal with moisture resistant paint.

The case shall be fabricated of aluminum, brass, or galvanized steel. The case shall be coated with moisture resistant paint.

The unit shall be filled with a high melting point insulating compound and shall be hermetically sealed to insure satisfactory operation under continuous submersion in water.

Transformer leads shall be insulated with non-hygroscopic material and shall extend at least nine inches (9") outside the case seal.

The primary and secondary sides of the transformer shall be "protected" in the load center.

# Article 14.4 Pad-Mounted Load Center

All doors shall be equipped with continuous stainless steel pin hinges, coin latches, and hasp for padlock.

Meter section door shall have a clear lexan meter reading window, 0.187" minimum thickness, with a minimum size of eight by eight inches (8.0" x 8.0"), and shall include a silicon seal to door.

The load center shall be provided with internal mounting facilities for a one-half inch (1/2") anchor bolt installation as well as for use with a standard factory mounting base assembly.

Construction shall be of zinc-coated A60 finish steel with minimum thickness as follows:

Exterior Shell - 12 GA.

Interior Doors - 14 GA.

Interior Panels - 14 GA.

Interior Covers - 16 GA.

The load center shall be painted with a two-part urethane paint undercoating inside and out. The final finish shall be a two-part urethane paint, standard white for removable panels and non-gloss silver-gray, Benjamin Moore GN-42, for the enclosure.

The required location for the hand-off-auto switch and the contactor is in the distribution load section.

All non-current carrying parts shall be bonded to ground.

## Article 14.5 Post-Mounted Load Center, Type 2 - Underground Service

A post-mounted load center, Type 2, shall be defined in the Construction Drawings by reference to appropriate Standard Details for the load center, wiring diagram, and panel schedule.

# Article 14.6 Post-Mounted Load Center, Type 3 - Overhead Service

A post-mounted load center with overhead service, Type 3, shall be defined in the Construction Drawings by reference to appropriate Standard Details for the load center, wiring diagram, and panel schedule.

# Article 14.7 Single-Meter Pad-Mount Load Center, Type 1 & 1A

A single-meter pad-mount load center, Type 1A, shall be similar to Circle AW CMP-4111MN mounted on MB-1514 base or equivalent approved by the City. It shall be defined in the Construction Drawings by reference to appropriate Standard Details for the load center, wiring diagram, and panel schedule.

A single-meter pad-mount load center, Type 1, shall be similar to Circle AW CMP-4900 series mounted on MB-2820 base or equivalent approved by the City. It shall be defined in the Construction Drawings by reference to appropriate Standard Details for the load center, wiring diagram, and panel schedule.

#### Article 14.8 Measurement

Load centers shall be measured as units, complete and in place. Bases for pad-mounted load centers shall be a separate bid item under "foundations."

Photoelectric units mounted on the load center shall not be measured separately for payment. The Work performed under Article 14.2 – Illumination Control, is considered incidental to Work performed under Articles 14.5 through 14.7, unless a pole mounted photoelectric unit is required.

# Article 14.9 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Separate payment will be allowed for pad-mount bases.

Payment shall be made under the following units:

ITEM	UNIT
Post-Mounted Load Center Overhead Service, Type 3	Each
Post-Mounted Load Center Underground Service, Type 2	Each
Single-Meter Pad-Mount Load Center, Type 1	Each
Single-Meter Pad-Mount Load Center, Type 1A	Each
Pole-Mounted Photocell Installation, Complete	Each
120/240 - 240/480, Transformer	Each

#### SECTION 80.15 WOOD POLES

#### Article 15.1 General

Wood poles for service or temporary installations shall be of the class shown on the Drawings. Wood poles used in temporary installations shall meet or exceed ANSI class 4 for poles used for temporary illumination only, and ANSI class 1 for poles used for temporary signalization.

Poles shall not have more than 180 degrees twist in grain over the full length. Sweep shall be no more than four inches (4"). Poles shall be placed in the ground to a depth of at least six feet (6'). The lengths of poles shall be twenty-five feet (25') for service poles and thirty-five (35') feet for other poles, unless otherwise specified.

After each wood pole is set in the ground, the space around the pole shall be backfilled with selected earth or sand, free of rocks four inches (4") or larger, or deleterious material, placed in layers approximately four inches (4") thick and thoroughly compacted with mechanical tampers.

Mast arms and tie rods for wood pole installations shall conform to the provisions of Section 80.05 – Poles, Steel Pedestals, and Posts, and to the details shown on the Drawings. Each mast arm shall be provided with an insulated wire inlet and wood pole mounting bracket for mast arm and tie rod cross arm.

Overhead equipment shall provide a minimum vertical clearance of eighteen feet (18') from bottom of equipment to the pavement.

Wood poles, not to be painted, shall be pressure treated after fabrication with creosote, pentachlorophenol (oil borne), or copper naphthenate (oil borne) in accordance with the latest applicable standards of the American Wood Preservers Association. Where it is impractical to obtain the specified retentions because of the character of the wood in the charge, the treatment shall be to refusal. The retentions may be determined either by gauge or scale readings or by assay. Treated poles shall be coated in conformance with current EPA regulations.

Wood poles shall not be used for permanent installations.

#### Article 15.2 Measurement

Wood poles used for temporary support of signals, signs and illumination shall be measured as temporary wood pole structures installed and removed.

# Article 15.3 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM UNIT
Temporary Wood Pole Structures Each

#### SECTION 80.16 MISCELLANEOUS

# Article 16.1 Sign Switches

Each sign illumination installation shall be provided with a disconnect switch mounted on the sign standard or structure, as shown on the Drawings. Where the sign lighting is served from a multiple service, each sign structure shall have a 120-volt, 240-volt, or 480-volt circuit breaker, approved by UL as service equipment, and rated as shown on the Drawings.

Enclosures for the sign breaker shall be galvanized or baked enamel NEMA Type 3R, and shall be provided with top hinged cover, hasp for sealing cover and provisions for locking.

#### Article 16.2 Field Tests

Prior to acceptance of the Work, the Contractor shall perform the following tests on all traffic signal, sign illumination, and lighting circuits, in the presence of the Engineer.

#### A. Tests

Any fault in any material or in any part of the installation revealed by these tests shall be replaced or repaired by the Contractor at his expense in an approved manner, and the same test shall be repeated until no fault appears.

# 1. Continuity

Each circuit shall be tested for continuity.

#### 2. Grounds

The test for grounds in each circuit shall consist of the physical examination of the installation to insure that all required grounding bushings, bonding jumpers, and ground rods have been installed and are mechanically firm.

#### Insulation

A megohm test shall be made on each circuit, between circuits and between the circuit and a ground. The insulation resistance shall not be less than 100 megohms or the minimum specified by the manufacturer, measured at 500 volts direct current (VDC). All lamps and magnetometer sensing probes shall be disconnected prior to performing the megger test.

#### Circuit

Every signal indication circuit shall be energized with lamps installed prior to installation of the load switches.

#### Functional

The following tests shall be performed on each signal and lighting system after all of the component circuits have satisfactorily passed the tests for continuity, grounding, insulation integrity and circuitry.

## B. Functional Testing

During the test periods, the Contractor will maintain the system or systems. The cost of any maintenance necessary, except electrical energy, shall be at the Contractor's expense.

- 1. The functional test for each new or modified traffic signal system shall consist of not less than twenty-four (24) hours nor more than five (5) days of continuous flashing operation.
- 2. During the functional tests, signals shall not be switched from flashing operation to normal, continuous operation on a Saturday, Sunday, Monday, a Holiday, or the day after a Holiday.
- 4. The functional test for each highway lighting system and sign illumination system shall consist of an operational test for five (5) consecutive nights according to the regular lighting schedule.
- 5. The functional test for each flashing beacon system shall consist of not less than five (5) days of continuous, satisfactory operation.
- 6. A continuous five (5) day burning test shall be made on each pedestrian overcrossing and undercrossing lighting system before final acceptance.

The initial turn-on shall be made between 9:00 a.m. and 2:00 p.m. unless specified otherwise in the Special Provisions. Prior to turn-on, all equipment shown on the Drawings shall be installed and operable. This includes, but is not limited to, pedestrian signals and push buttons, signal face backplates and visors, vehicle detectors, highway lighting and all regulatory, warning and guide signs. All signal faces shall be aimed as required by Sections 80.19 – Signal Heads and 80.20 – Pedestrian Signals.

# Article 16.3 Galvanizing

#### A. General

Standards, pedestals, posts and cabinets of ferrous materials shall be galvanized in accordance with the provisions of ASTM A123 except that cabinets and cut out boxes may be constructed of material galvanized prior to fabrication.

Iron or steel pipe standards and mast arms shall be hot-dip galvanized after fabrication in conformance with the ASTM A123.

Tie-rods, nuts, washers, clamps, anchor bolts and other miscellaneous ferrous parts shall be hot-dip galvanized after fabrication in accordance with the provisions of ASTM A153. Anchor bolts shall be fully galvanized.

After galvanizing, the bolt threads shall accept galvanized standard nuts without requiring tools or causing removal of protective coatings.

Rigid metal conduit shall be hot dip galvanized in accordance with American National Standards Institute specification ANSI C-80.1.

Galvanized coatings that have been cut or damaged shall be repaired in conformance with ASTM A780.

# B. Cold Galvanizing

Repair hot-dip galvanized finishes that have been cut or damaged and cold galvanize the tops of pipe pile foundations with a premixed, single component, zinc rich paint that:

- Meets the requirements of Federal Specification DOD-P-21035A, Galvanizing Repair Specification and ASTM A 780, Repair of Damaged and Uncoated Areas of Hot-Dip Galvanized Coatings,
- 2. Contains ninety-five percent (95%) zinc, by weight, in the dried film, and
- 3. Is recognized under Underwriters Laboratories, Inc. component program as an equivalent to commercial hot-dip galvanizing.

Apply the paint directly to surfaces devoid of grease, oil, mill scale, rust, and paint. Clean soiled surfaces according to the following Steel Structures Painting Council (SSPC) specifications before applying the paint:

- Solvent clean greases and oils according to SSPC-SP1
- Power tool clean rust and easy to remove paint according to SSPC-SP3
- Sandblast mill scale and firmly adhered paint according to SSPC-SP6 (commercial).

Apply the paint whenever the temperature of the pipe pile is at least five degrees Fahrenheit (5°F) above the dew point to avoid possible condensation and the relative humidity is less than eighty-five percent (85%). Apply two (2) coats of three (3) mil wet film thickness, applying the second coat at least twelve (12) hours after applying the first coat. (Each gallon will cover about four hundred and fifty (450) square feet of three (3) mil wet film thickness.)

# **Article 16.4 Painting for Steel Structures**

A. General Requirements. Ship paint in strong, substantial containers, plainly marked with the name, weight, and volume of the paint content, together with the color formula, batch number, and the name and address of the manufacturer.

Reduction and clean-up thinners will be as approved by the coating manufacturer. Ship all thinners in the manufacturer's original containers.

- B. The paint shall conform to the requirements outlined below:
  - 1. Prime Coat. A generic single component, moisture cure, polyurethane (SC-MC-U) containing not less than 78% by weight zinc powder. Volume of solids shall be 60% minimum. Pigment type shall be zinc dust. Zinc in dry film shall be 83% minimum, by weight. Weight per liter shall be 2750 g, minimum. Volatile organic compounds (VOC's) shall not exceed 450 g/L.
  - 2. <u>Intermediate Coat.</u> A SC-MC-U containing not less than 480 g/L micaceous iron oxide (MIO). Volume of solids shall be 60% minimum. Pigment color

- shall contrast between the intermediate and prime coat and the intermediate and top coat. Weight per liter shall be 1550 g minimum. VOC's shall not exceed 450 g/L.
- 3. Top Coat. A single component, moisture cure, aliphatic polyurethane (SC-MC-ALIP-U), containing not less than 480 g/l micaceous iron oxide (MIO). Volume of solids shall be 60% minimum. Pigment color of the top coat shall be FSS FED-STD-595B, color number 26492. The color match shall be evaluated as a general match under a daylight source using ASTM D 1729. Weight per liter shall be 1550 g minimum. VOC's shall be less than 450 g/L.
- 4. All coatings shall pass the following tests:
  - a. <u>Corrosion Resistance, ASTM B 117, Salt Spray Test.</u> Minimum of 4000 hours with less than 2 mm creep from scribe. Panels shall be 3 mm minimum thickness cold rolled steel, having SSPC Near White Blast with 25 to 50 µm angular profile.
  - b. <u>Accelerated Weathering, ASTM G 53.</u> Minimum 400 hours QUV B bulb with no chalking, cracking, or gloss loss greater than 20%.
  - c. <u>Forward Impact, ASTM D 2794.</u> Minimum 17 Nm impact.
  - d. <u>Abrasion Resistance, ASTM D 4060.</u> Less than 90 mm loss on CS-17 wheel, 1000 g/load, 1000 cycles.
  - e. <u>Moisture Resistance, ASTM D 4585.</u> Minimum 1000 hours at 38° C with no change in appearance.
  - f. <u>Flexibility, ASTM D 522, Cylindrical Mandrel Bend Test.</u> Bend around 12.5 mm diameter mandrel with no cracking.
  - g. Adhesion, ASTM D 4541. Minimum 3.5 Mpa on a certified pull test.

# C. New Equipment.

- 1. Signal heads, signal head mountings, brackets and fittings, outside of visors, pedestrian push button housings, pedestrian signal head housings and visors, and back faces of backplates, shall be factory finished with two (2) coats of dark olive green enamel. Painting is not required where the color is an integral part of the component material, or powder coated.
- 2. Interior of signal visors, louvers, and front faces of backplates shall be factory finished with two (2) coats of lusterless black enamel.
- 3. After erection, all exterior surfaces shall be examined for damage, and such damaged surfaces shall be cleaned and spot coated with primer and finish coat.
- 4. Two factory finishing coats of aluminum paint shall be applied to controller cabinets.
- 5. Controller cabinet shall be painted white inside and silver-gray outside, with under coating inside and out.

# D. Reused Equipment.

- Existing non-galvanized, damaged equipment shall be painted in the field, including Owner-furnished equipment. The equipment shall be washed with a stiff bristle brush using a solution of water containing two tablespoons (2 tbsp/gal) of heavy duty detergent powder per gallon. After rinsing, all surfaces shall be wire brushed to remove all poorly bonded paint, rust, scale, corrosion, grease or dirt. Any dust or residue remaining after wire brushing shall also be removed prior to priming.
- 2. Factory or shop cleaning methods for metals will be acceptable if equal to the methods specified herein.
- 3. Immediately after cleaning, all bare metal shall be coated with Pre-Treatment, Vinyl Wash Primer, followed by two (2) prime coats of Zinc Chromate Primer for Metal.
- 4. Signal equipment, excluding standards, shall be given a spot finishing coat on newly primed areas, followed by one (1) finishing coat over the entire surface.
- 5. Ungalvanized standards shall be given two (2) spot finish coats on newly-primed areas.
- 6. All paint coats may be applied either by hand brushing or by approved spraying machines. The Work shall be done in a neat and workmanlike manner. The Engineer reserves the right to require the use of brushes for the application of paint, should the Work done by the paint spraying machine prove unsatisfactory or objectionable.

Galvanized equipment with rusted areas shall be repaired as provided for in Article 16.3 - Galvanizing.

### Article 16.5 Measurement

The Work performed under this section is considered incidental to other Work.

# **Article 16.6 Basis of Payment**

No separate payment is allowed for Work performed under this Section.

# **SECTION 80.17 RESERVED**

# SECTION 80.18 RESERVED

# SECTION 80.19 RESERVED

# SECTION 80.20 RESERVED

# SECTION 80.21 RESERVED

# SECTION 80.22 FLASHING BEACONS

# Article 22.1 General

#### A. Beacons

# Intersection Control and Hazard Beacons

Each beacon shall consist of one or more single section traffic signal heads, in accordance with the provisions in Section 80.19 - Signal Heads, with yellow or red LED modules as shown on the Drawings.

# 2. Warning Sign Beacons

Each Warning Sign Beacons shall consist of twelve inch (12") diameter yellow LED signal indications. The number of units, unit configuration and unit installation shall be as shown on the Drawings.

# 3. Speed Limit Sign Beacons

The 'SCHOOL SPEED LIMIT 20 WHEN FLASHING' (S5-1) sign beacon assembly shall consist of four (4) signal heads with eight inch (8") or twelve inch (12") diameter yellow LED signal indications as shown on the Drawings. They shall be mounted horizontally directly above the S5-1 sign. The two upper beacons shall be illuminated alternately and face oncoming traffic. The lower beacons shall face the opposite direction and be illuminated alternately also.

# 4. Mast Arm Mounted Sign Beacons

Each mast arm mounted sign beacon assembly shall consist of four (4) twelve inch (12") diameter yellow LED signal indications with backplates, and two signs of the type and size indicated on the plans. All signs and signals shall be mounted on the mast arm, with two (2) signals and one (1) sign facing each direction. Any two (2) signals facing the same directions shall be illuminated alternately. Signal heads shall meet the requirements of Section 80.19 - Signal Heads.

## B. Control Unit

# 1. Flashing Beacon Control Unit

The Flashing Beacon Control Unit is to be used for the following: Intersection Control Beacons, Hazard Beacons and Crosswalk Warning Sign Beacons. Each control unit shall be a complete flasher cabinet assembly consisting of an On/Off switch, 15-ampere circuit breaker, surge protector, terminal blocks, flasher socket and NEMA flasher. The enclosure shall be a NEMA Type 3R, and shall be provided with a right side hinged door with locking mechanism.

# Speed Limit Sign Beacon Control Unit

Each control unit shall be a complete flasher cabinet assembly consisting of a 20-ampere circuit breaker, solid state surge protector, Radio Interference Suppresser, MOV (Metal Oxide Varistor) surge protector, thermostatically controlled incandescent cabinet light with door activated bypass switch, terminal blocks, flasher socket, NEMA flasher and digital time clock. The enclosure shall be a NEMA Type 3R, and shall be vented and provided with a right side hinged door with locking mechanism.

Speed Limit Sign Beacon With Push Button Actuated Warning Beacon Control Unit

Each control unit shall be a complete cabinet assembly consisting of a 20-ampere ciruit breaker, solid state surge protector, radio interference suppressor, MOV (Metal Oxide Varasitor) surge protector, thermostatically controlled incadencent cabinet light with door activated bypass switch, terminal blocks, flasher socket, NEMA flasher, digital time clock, analog timer and isolation relay. The enclosure shall be a NEMA Type 3R, and shall be vented and provided with a right side hinged door with locking mechanism.

4. Push Button Actuated Warning Beacon Control Unit.

Each control unit shall be a complete cabinet assembly consisting of a 20-ampere circuit breaker, solid state surge protector, Radio Interference Suppresser, MOV (Metal Oxide Varistor) surge protector, thermostatically controlled incandescent cabinet light with door activated bypass switch, terminal block, flasher socket, NEMA flasher, analog timer and isolation relay. The enclosure shall be a NEMA Type 3R, and shall be vented and provided with a right side hinged door with locking mechanism.

# C. Control Unit Component Specification

Control unit shall be wired in accordance with the latest cabinet wiring diagram available from the Traffic Signal Electronics Foreman.

Terminal blocks shall be in accordance with Section 80.17 - Controller Assemblies, except that a single three- (3-) position Box Lug type terminal block capable of accepting three (3) No. 6 AWG wires for terminating power cables must be supplied in all control units.

Switches shall be 15 ampere, single-pole, 120 volt AC.

The Metal Oxide Varistor (MOV), surge protector shall be a V130PA20A.

The cabinet light fixture shall be an incandescent type porcelain lamp holder rated for 660W-250V AC/CA. The lamp shall be 75W.

Flasher socket shall be Cinch-Jones socket S-406-SB, or equivalent.

Flasher shall be a NEMA 2 circuit, solid state, rated at 15 amperes per circuit flasher.

Digital time clock shall be an RTC AP41, or equivalent as approved by the Traffic Signal Electronics Foreman. Clock to be supplied with Speed Limit Sign Beacon

Control Unit and Speed Limit Sign Beacon With Push Button Actuated Warning Beacon Control Unit.

Control unit, complete with all cabinet components, shall be delivered to Traffic Signal Electronics Shop for testing, prior to installation in the field.

Isolation Relay shall be IDEC power relay model RR2P-U (AC120)

Timer shall be IDEC analog timer RTE-P2 AF20

All other components shall meet the requirements of Section 80.17 - Controller Assemblies.

### Article 22.2 Measurement

Flashing beacons, flashing beacon control units, and flashing beacon control units with push button actuated control will be measured separately as units, complete and in place, including all labor, equipment, and material to provide a complete and working unit.

# **Article 22.3 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment shall be made under the following units:

ITEM	UNIT
Intersection Control Beacon	Each
Hazard Beacon	Each
Warning Sign Beacons	Each
Speed Limit Sign Beacon	Each
Mast Arm Mounted Sign Beacon	Each
Flashing Beacon Control Unit	Each
Speed Limit Sign Beacon Control Unit	Each
Push Button Actuated Warning Beacon Control Unit	Each
Speed Limit Sign Beacon with Push Button Actuated Warning Beacon Control Unit	Each

#### SECTION 80.23 LUMINAIRES

### Article 23.1 General

Luminaires shall be of the type, lumen output, optics, distribution and minimum manufacturer's warranty as shown in Article 80-23.3, unless otherwise indicated in the Plans. Proposed substitutions will be evaluated by the Engineer and the Contractor shall furnish all necessary documentation, including IES files, at the time of the request.

# Article 23.2 Light Distribution

Furnish luminaires having standard I.E.S. light distribution patterns as specified in the Contract Documents.

Prior to installation, Contractor shall check the socket position in the luminaire to verify that it corresponds to the setting indicated in the instructions for the light distribution type shown on the Drawings.

Vertical light distribution shall be short (s), medium (m), or long (l).

Cutoff shall be cutoff (c), semi-cutoff (s), or non-cutoff (n).

Lateral light distribution shall be Type 1, Type 1-4 way, Type II, Type II-4 way, Type III or Type IV.

## **Article 23.3 Materials**

Unless otherwise specified in the Plans, luminaires shall conform to the following:

- 1. 120-277V or 347-480V, 50/60Hz drivers.
- Power factor greater than 0.9 at full load.
- 3. Total harmonic distortion less than 20% at full load.
- 4. Integral 10kV surge suppression, minimum.
- 5. All parts shall be manufactured from corrosion-resistant materials.
- 6. Slip-fitter designed for mounting to a 2" standard pipe, 2.375" outside diameter.
- 7. Wet location rated.
- 8. UL Listed, or equivalent
- 9. 10-year manufacturer warranty, minimum.
- 10. Cree LEDway High Output or approved equal.
- 11. Cree XSP Series or approved equal, for residential roadways 24 feet wide.

Manufacture's luminaire specifications, shop drawings, and photometric data shall be submitted and approved prior to installing any luminaire on the project.

Prior to ordering luminaires, Contractor shall field verify the voltage for all existing load centers within the project area. Immediately notify the engineer in the event measured voltage differs from that shown on the Plans.

#### Article 23.4 Measurement

Luminaires will be measured as units complete and in place, including all labor, equipment, and materials to provide a complete and functioning unit. No measurement for payment will be made until the functional test has been completed in accordance with Section 80.16, Article 16.2 – Field Tests.

Luminaires indicated as spares shall be delivered to Street Light Maintenance, 343-8242 prior to final acceptance. Contact Street Light Maintenance a minimum of three business days prior to delivery. The Engineer retains the right to inspect all luminaires for conformance with the contract documents prior to accepting delivery. The cost of storage prior to delivery and delivery of these materials is subsidiary to the pay item.

# **Article 23.5 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment will be made under the following units:

Luminaire, LED (Wattage/Lumens) (Vertical) (Cutoff) (Lateral)

Each

Luminaire, LED (Wattage/Lumens) (Vertical) (Cutoff) (Lateral), Spare

# **SECTION 80.24 RESERVED**

# SECTION 80.25 RESERVED

# **SECTION 80.26 RESERVED**

# SECTION 80.27 PROTECTIVE POST ASSEMBLY

# Article 27.1 General

Protective post assembly shall be a concrete-filled Schedule 40, steel pipe installed in accordance with the appropriate Standard Details.

# **Article 27.2 Measurement**

Protective post assembly will be measured as units installed complete and in place, including all labor, equipment, and material to provide a complete and functioning unit.

# Article 27.3 Basis of Payment

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment will be made under the following units:

ITEM	UNIT
Protective Post Assembly	Fach

#### SECTION 80.28 SALVAGING ELECTRICAL EQUIPMENT

### Article 28.1 General

Unless otherwise specified or shown on the Drawings or Specifications, existing electrical equipment including but not limited to: luminaires, standards, mast arms, poles, caps, handhole covers, mounting bolts, controllers, cabinets, optical detectors, signal heads, pedestrian heads, service equipment, and junction box lids shall be salvaged and delivered to the City to be placed as directed by the City.

City personnel will be allowed to select the equipment and pole/arm items they would like to salvage. Contractor is responsible for disposal of all remaining items. All poles and arms not selected for salvage shall have the pole plate or arm plate cut off to render the item unusable.

Contractor shall contact the City, one week prior to the tentative delivery date.

Salvaged poles and mast arms shall be stripped of all wire and hardware and any damaged areas, and exposed hole edges shall be cleaned and painted with cold galvanizing paint in accordance with Section 80.16, Article 16.3 - Galvanizing. All caps, hand-hole covers, mast arms and mounting bolts shall be returned with the pole.

Removal, wire and hardware stripping, listed cleaning and cold galvanize painting, and delivery of all salvaged electrical equipment shall be considered incidental to the Contract and no separate payment shall be made.

When a controller assembly is to be salvaged, the salvage material shall include timing modules, switches, detector control units, conflict monitor unit, and all other equipment contained in the controller cabinet prior to award of the Contract.

Care shall be exercised in removing and salvaging electrical equipment so that it will remain in its original form and existing condition. The Contractor will be required to replace, at his expense, any of the above-mentioned electrical equipment which has been damaged or destroyed by his operations.

Unless otherwise specified, underground conduit, conductors, foundations and detectors not reused shall become the property of the Contractor and shall be removed from the project right-of-way. If said materials do not interfere with other construction, they may, with approval from the Engineer, be abandoned in place except that conductors must be removed from conduit prior to abandonment. Foundations abandoned in place shall conform to the requirements of Section 80.03 – Removing and Replacing Improvements.

Holes formed by removing pull boxes and foundations shall be filled with material equivalent to the original and compacted to the same density as the surrounding material.

When existing electrical equipment is to be reused, the Contractor shall furnish and install all necessary materials and equipment, including signal mounting brackets, anchor bolts, nuts, washers and concrete as required to complete the new installation.

All traffic signal, flashing beacon and lighting fixtures to be reinstalled shall be cleaned, relamped, and reconditioned in accordance with Section 80.16, Article 16.4 – Painting for Steel Structures.

Salvaged materials required to be reused and found to be unsatisfactory by the Engineer shall be replaced by new material and the cost will be paid as extra Work as provided in Division 10, Sections 10.05 – Control of Work and 10.07 – Measurement and Payment.

# Article 28.2 Measurement

Measurement for removal of poles in this Section is per each unit removed; and includes all work and materials necessary to remove poles, hardware disposal, cutting poles to render them unusable, disassemble, salvage, disposal, and delivery to the City as specified in the Drawings or in the Special Provisions. When Drawings are unclear as to the method of pole salvage or disposal, the Contractor shall contact the Traffic Engineer to receive specific instructions.

Removal of the pole foundation, in accordance with Section 80.03 - Removal and Replacing Improvements, and disposal of the pole foundation is incidental to the pay items in this Section. Salvage and delivery of existing signs, signal hardware and illumination hardware shall also be considered incidental to the pole removal pay items.

If Owner declines ownership, the poles, mast arms, and associated hardware become Contractor property.

# **Article 28.3 Basis of Payment**

Payment for this Work shall be in accordance with Division 10, Section 10.07 - Measurement and Payment, and shall include full payment for all Work described in this Section.

Payment will be made under the following units:

ITEM	UNIT
Remove Luminaire Pole	Each
Remove Signal Mast Arm or Combination Pole	Each
Remove Signal Pedestal or Pedestrian Pushbutton Pole	Each

# CITY OF PALMER STANDARD SPECIFICATIONS

DIVISION 90 STANDARD DETAILS

# STANDARD CONSTRUCTION SPECIFICATIONS STANDARD DETAILS DIVISION 90 INDEX

20-1	Typical Sections - 20'/24' Strip Paved and RAP Streets
20-2	Typical Sections - Secondary Streets
20-3	Typical Sections - Primary Streets
20-4	Typical Section - Deep Excavation
20-5	Typical Section - Alley
20-6	Typical Section - Pathway
20-7	Driveway Connection Detail
20-8	Trench Backfill and Bedding Layout
20-9	Pipe Insulation
20-10	Class "B" Bedding Material
20-11	Class "C" Bedding Material
20-12	Class "D" Bedding Material
20-13	Foundation Materials
20-14	Type II Classified Fill and Backfill
20-15	Type II-A Classified Fill and Backfill
20-16	Type V Classified Fill and Backfill
20-17	Type VI Classified Fill and Backfill
20-18	Leveling Course
20-19	Pipe Encasement
20-20	Compaction of Backfill within the Right-of-Way
30-1	Curb and Gutter Cross Sections
30-2	Curb and Gutter Termination Transition
30-3	Typical Section - Valley Gutter
30-4	Typical Section - Median/Curb Nose
30-5	Steel Curb Facing
30-6	Driveway Curb-cut with Attached Sidewalk
30-7	Driveway Curb Return with Attached Sidewalk

30-8	Perpendicular Curb Ramp
30-9	Parallel Curb Ramp
30-10	Accessible (Type 1A/2A) Curb and Gutter Sections
30-11	Curb Ramp Clearances
30-12	Pedestrian Push Button Access
30-13	Curb Type Retaining Wall - 2' to 3'
30-14	Sidewalk Retaining Wall - 6" to 24"
30-15	Sidewalk Retaining Wall - 2' to 5'
30-16	Unidirectional Curb Ramp
40-1	Typical Resurfacing Detail - Gravel
40-2	Typical Resurfacing Detail - Non-Gravel Surfaces
40-3	Standard Speed Hump
50-1	Sanitary Manhole - Type A - Pipe 8" to 24"
50-2	Sanitary Manhole - Type B - Pipe Dia 30" to 36"
50-3	Sanitary Manhole - Type C - Pipe Dia 40" to 48"
50-4	Type A and B Manhole Base Plan
50-5	Manhole Heights
50-6	Manhole Step
50-7	Sewer Service Connect for On-Site Lift Station 1-1/2" and 2"
50-8	Manhole Cover
50-9	Manhole Frame
50-10	Watertight Manhole Frame and Cover
50-11	Manhole Drop Connection
50-12	Internal Drop Connect
50-13	Typical Beaver Slide Manhole
50-14	Sanitary Sewer Service (Complete)
50-15	Large Diameter Lateral Connection to Concrete Pipe
50-16	New Construction of Sewer Lines Service Riser/Top Entry for Deep
	Sewer – Ductile Iron
50-17	Sanitary Sewer Service Connection (R.O.W. Only)

50-18	Sanitary Sewer Cleanout Cover
50-19	Sanitary Cleanout
50-20	Special Manhole and Cleanout Detail (inside protective well radius)
50-21	Special Manhole and Cleanout Detail (inside protective well radius)
50-22	Special Manhole and Cleanout Detail (inside protective well radius)
50-23	Horse Shoe Sanitary Sewer Manhole Detail
50-24	Contractor Field Installation Notes Sanitary Example
50-25	Manhole Cone Adjustment
50-26	Manhole Ring Adjustment
50-27.1	HDPE Sewer Force Main Connection
50-27.2	HDPE Sewer Force Main Connection
00 Z1 .Z	TIDI E Gewel i Gree Main Gorinection
55-1	CPEP Storm Pipe Connection
55-2	Corrugated Metal Pipe Band Detail
55-3	Subdrain
55-4	Storm Drain Manhole Type I - Pipe ≤ 24"
55-5	Storm Drain Manhole Type II - 24" to 36"
55-6	Storm Drain Manhole Type III
55-7	Storm Drain Manhole Cover
55-8	Storm Drain Top Intake Cover
55-9	Storm Drain Beehive Intake Cover
55-10	Manhole Heights
55-11	Precast Concrete Reducing Slab (72" or 48" to 26")
55-12	Precast Concrete Reducing Slab (72" to 48")
55-13	Precast Concrete Two Hole Reducing Slab (72" to two 25 1/2")
55-14	Precast Concrete Reducing Slab (112" to 72")
55-15	Precast Concrete Reducing Slab (140" to 72")
55-16	Precast Concrete Reducing Slab (168" to 72")
55-17	Manhole Cone Adjustment
55-18	Manhole Ring Adjustment
55-19	Catch Basin Inlet Frame and Hood for Type 1 Curb and Gutter
55-20	Catch Basin Inlet Grates for Type 1 Curb and Gutter

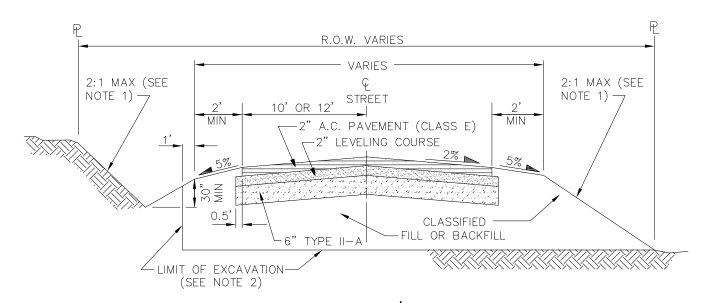
55-21	Catch Basin Inlet for Type 2 Curb and Gutter
55-22	Precast Catch Basin
55-23	Storm Drain Cleanout
55-24	Storm Drain Drop Connection (2' Min Drop)
55-25	Storm Drain Drop Connection (4' Min Drop)
55-26	Driveway Culvert Details
55-27	Footing Drain Service Detail
55-28	Sub-drain Single Cleanout
55-29	Sub-drain Double Cleanout
60-1	MJ Cap and Plug
60-2	Thrust Block
60-3	Typical Valve Box (VB)
60-4	Single Pumper "L" Base Fire Hydrant Assembly
60-5	Double Pumper "L" Base Fire Hydrant Assembly
60-6	Fire Hydrant Guard Posts
60-7	1" Water Service Connect Mid-Span
60-8	Water Service Connect - 1-1/2" and 2"
60-9	Connecting Ductile Iron Pipe to Ductile Iron Pipe
60-10.1	Typical Grade Adjustment / Crossing Detail
60-10.2	Typical Grade Adjustment / Crossing Notes
60-11	Adjust Service Key Box
60-12	HDPE Water Main Connection
65-1	Field Book Index
65-2	Control Reference Points
65-3	Monument Recovery and Horizontal Control
65-4	Vertical Control
65-5	Clearing Limits
65-6	X-Sections/Slope Stakes
65-7	Grade Stakes/Blue Tops
65-8	Drainage Structures

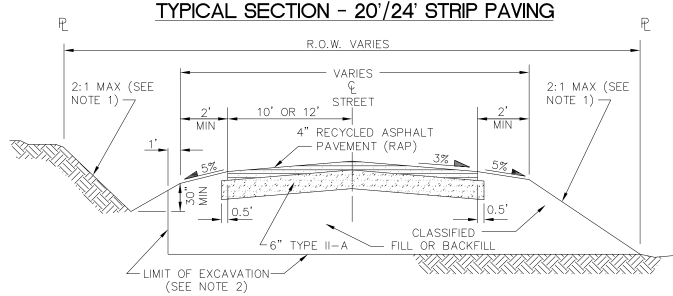
65-9	Retaining Wall Structures
65-10	Storm Sewer Layout
65-11	Drainage Stakes
65-12	Curb and Gutter Stakes
65-13	Water Line Layout
65-14	Static GPS Horizontal Control
65-15	Static GPS Horizontal Control
65-16	RTK GPS Storm Drain Layout
70-1	Standard Location for New Utilities
70-2	Typical Water and Sewer Locations
70-3	Adjustment for Gas Valve Key Box (1/4" thru 4")
70-4	Adjustment for Gas Valve Manhole
70-5	Standard Method for Shoring (Supporting) Phone/Conduit
70-6	Striping Notes
70-7	Typical Striping Detail
70-8	Intersection Approach Striping
70-9	Left-Turn Pocket Approach Striping
70-10	Raised Median Approach and Two Lanes Drive to Right Striping
70-11	Left-Turn Pocket Approach from Two Way Center Left-Turn Lane Striping
70-12	Two Way Center Left Turn Lane Striping
70-13	Passing on Both Sides of an Obstruction
70-14	Layout Templates for Stencils
70-15	Approach to Railroad Crossing on Two Lane Two Way Highway
70-16	Typical Uncurbed Return with Pathway
70-17	Typical Uncurbed Return without Pathway
70-18	Typical Curb Return with Sidewalk
70-19	Typical Curb Return without Sidewalk
70-20	Post Mounted Sign with Shoulder
70-21	Post Mounted Sign with No Shoulder
70-22	Post Mounted Sign with Guardrail
70-23	Post Mounted Sign Curb without Sidewalk

70-24	Post Mounted Sign Curb with Parkway and Sidewalk
70-25	Post Mounted Sign Curb with Sidewalk without Parkway
70-26	Post Mounted Sign Raised Medians
70-27	Post Mounted Sign Secondary Panel Height and Sign Positioning
70-28	Street Name Signs
70-29	Sign on Round Post
70-30	Concrete Foundation for Sign Post
70-31	12" Plate Installation Detail with Supplemental 8" D3-D1 Signs
70-32	Signal Pole Mast Arm Sign Mounting
70-33	Wood Bollard
70-34	Removable Wood Bollard
70-35	Steel Bollard
70-36	Removable Steel Rectangular Bollard
70-37.1	Removable Bollard (Round) Sheet 1 of 2
70-37.2	Removable Bollard (Round) Sheet 2 of 2
70-38	Guard Rail Detail
70-39	Cluster Mailbox Location
70-40	Fence Details
70-41	Fence Details
70-42	Cantilever Gate Detail
70-43	Fence Details
75-1	Shrub Planting Detail
75-2	Conifer Planting Detail
75-3	Deciduous Tree Planting Detail
75-4	Boulder
75-5	Modular Concrete Block Wall
80-1	Saw Cut Trench
80-2	Concrete Foundation Load Center Type 1A
80-3	Concrete Foundation Load Center Type 1
80-4	Concrete Foundation Type 1 Load Center Section AA

80-5	Reserved
80-6	Reserved
80-7	Reserved
80-8	Reserved
80-9	Poured Concrete Luminaire Pole Foundation
80-10	Poured Concrete Foundation Signal Mast Arm Pole
80-11	Poured Concrete Spread Footing Signal Pole Foundation
80-12	Reserved
80-13	Driven Steel Pile Light Pole Foundation
80-14	Driven Steel Pile Signal Pole Foundation
80-15	Reserved
80-16	Reserved
80-17	Reserved
80-18	Handhole Details
80-19	Flange-Mounted Luminaire Pole
80-20	Luminaire Arm Detail
80-21	Driven Steel Pipe Pole Assemblies
80-22	Flange-Mounted Detail for Concrete Luminaire Base
80-23	Concrete Luminaire Base Slip-Base Detail
80-24	Signal Pole Details
80-25	Signal Pole Notes
80-26A	Signal Pole 15' to 35' MastArm Elevation View
80-26B	Signal Pole 40' to 50' Mastarm Elevation View
80-26C	Signal Pole 55' to 65' Mastarm Elevation View
80-26D	Signal Pole Upper Section Options Part 1
80-26E	Signal Pole Upper Section Options Part 2
80-27	Side-Mounted Signal Details
80-28	Pedestrian Push Button Assembly
80-29	Post Top and Mast Arm Mounted Signal Details
80-30	HDPE/PVC Transition Detail
80-31	Type IA Junction Box
80-32	Type II Junction Box

80-33	Type III Junction Box
80-34	Post Mounted Load Center - Type 3
80-35	Post Mounted Load Center - Type 2
80-36	Pad Mounted Load Center - Type 1A
80-37	Pad Mounted Load Center - Type 1
80-38	Load Center Wiring Diagram "A"
80-39	Panel Schedule for Wiring Diagram "A"
80-40	Load Center Wiring Diagram "B"
80-41	Panel Schedule for Wiring Diagram "B"
80-42	Load Center Wiring Diagram "C"
80-43	Panel Schedule for Wiring Diagram "C"
80-44	Load Center Wiring Diagram "D"
80-45	Panel Schedule for Wiring Diagram "D'
80-46	Load Center Wiring Diagram "E"
80-47	Panel Schedule for Wiring Diagram "E"
80-48	Load Center Wiring Diagram "F"
80-49	Panel Schedule for Wiring Diagram "F"
80-50	Load Center Wiring Diagram "G"
80-51	Panel Schedule for Wiring Diagram "G"
80-52	Reserved
80-53	Reserved
80-54	Reserved
80-55	Reserved
80-56	Reserved
80-57	Speed Limit Sign Beacon
80-58	Reserved
80-59	Warning Sign Beacon
80-60	Reserved
80-61	Reserved
80-62	Reserved
80-63	Protective Post Assembly





# TYPICAL SECTION - 20'/24' RECYCLED ASPHALT STREET

#### NOTES:

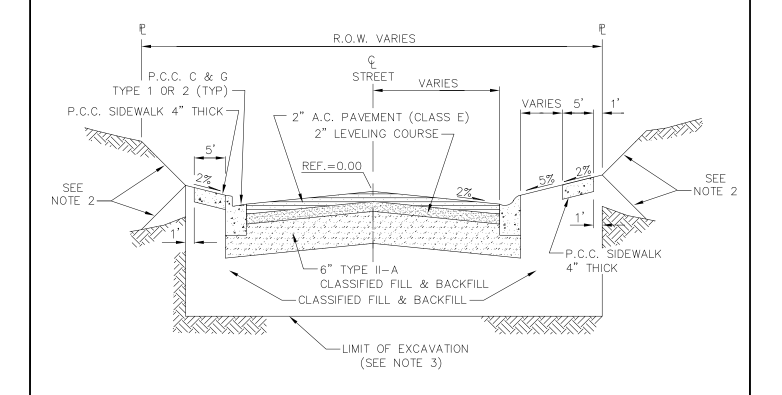
- 1. PLACE OR REMOVE AND GRADE MATERIAL IN A NEAT MANNER FROM EXCAVATION LIMITS TO EXISTING ELEVATION AT PROPERTY LINE OR AS DIRECTED BY THE ENGINEER. (MAXIMUM 2:1 CUT AND FILL SLOPES)
- 2. ENGINEER WILL DETERMINE THE DEPTH OF EXCAVATION, MINIMUM 30" THICK CLASSIFIED FILL BELOW TYPE IIA.
- 3. UNLESS OTHERWISE APPROVED, THE CENTERLINE OF STREET SHALL BE THE CENTERLINE OF R.O.W.
- 4. RECYCLED ASPHALT PAVING (RAP) SHALL BE SEAL—COATED AS SPECIFIED IN DIVISION 40, SECTION 40.08 RECYCLED ASPHALT PAVEMENT.



SCALE:
NTS
APPROVED:
REVISED:
01/2018

# TYPICAL SECTIONS 20'/24' STRIP PAVED AND RAP STREETS

SECTION DIVISION 20



- 1. DIMENSIONS AND ELEVATIONS SHOWN ON THIS STANDARD DETAIL ARE TYPICAL. PROJECT SPECIFIC DIMENSIONS SHOWN ON THE DRAWINGS SHALL CONTROL.
- 2. PLACE OR REMOVE AND GRADE MATERIAL IN A NEAT MANNER FROM EXCAVATION LIMITS TO EXISTING ELEVATION AT PROPERTY LINE OR AS DIRECTED BY THE ENGINEER. (MAXIMUM 2:1 CUT AND FILL SLOPES)
- 3. ENGINEER WILL DETERMINE THE DEPTH OF EXCAVATION, MINIMUM 30" THICK CLASSIFIED FILL BELOW TYPE IIA.
- 4. UNLESS OTHERWISE APPROVED, THE CENTERLINE OF STREET SHALL BE THE CENTERLINE OF R.O.W.
- 5. WHERE SIDEWALKS ARE NOT CONSTRUCTED, SEE STANDARD DETAIL 20-4 FOR SLOPING BETWEEN CURB AND PROPERTY LINE.



NTS
APPROVED:

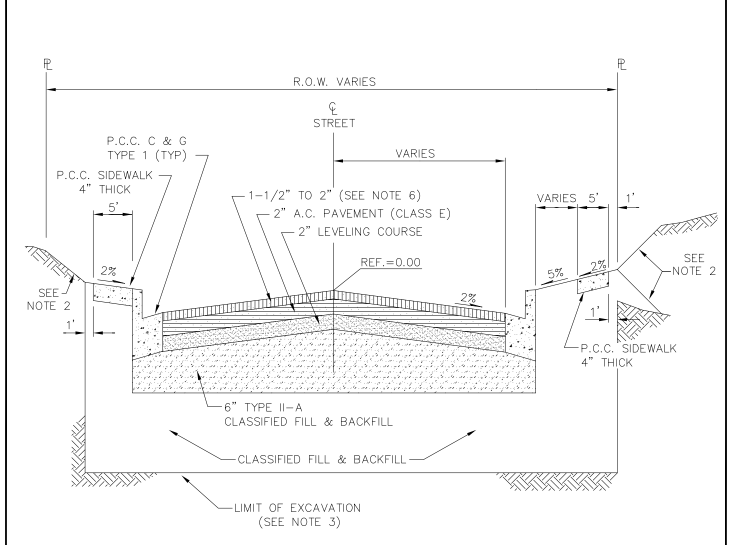
REVISED:
01/2018

# TYPICAL SECTIONS SECONDARY STREETS

SECTION
DIVISION 20

DETAIL

20 - 2



- DIMENSIONS AND ELEVATIONS SHOWN ON THIS DRAWING ARE TYPICAL. PROJECT SPECIFIC DIMENSIONS SHOWN ON THE DRAWINGS CONTROL.
- 2. PLACE OR REMOVE AND GRADE MATERIAL IN A NEAT MANNER FROM EXCAVATION LIMITS TO EXISTING ELEVATION AT PROPERTY LINE OR AS DIRECTED BY THE ENGINEER (MAXIMUM-2:1 CUT AND FILL SLOPES).
- 3. ENGINEER WILL DETERMINE THE DEPTH OF EXCAVATION, MINIMUM 30" THICK CLASSIFIED FILL BELOW TYPE IIA.
- 4. UNLESS OTHERWISE APPROVED, THE CENTERLINE OF STREET SHALL BE THE CENTERLINE OF R.O.W.
- WHERE SIDEWALKS ARE NOT CONSTRUCTED, SEE STANDARD DETAIL 20-4 FOR SLOPING BETWEEN CURB AND PROPERTY LINE.
- 6. A.C. PAVEMENT DEPTH SHALL BE 1-1/2" FOR CLASS D PAVEMENT AND 2" FOR CLASS A PAVEMENT.



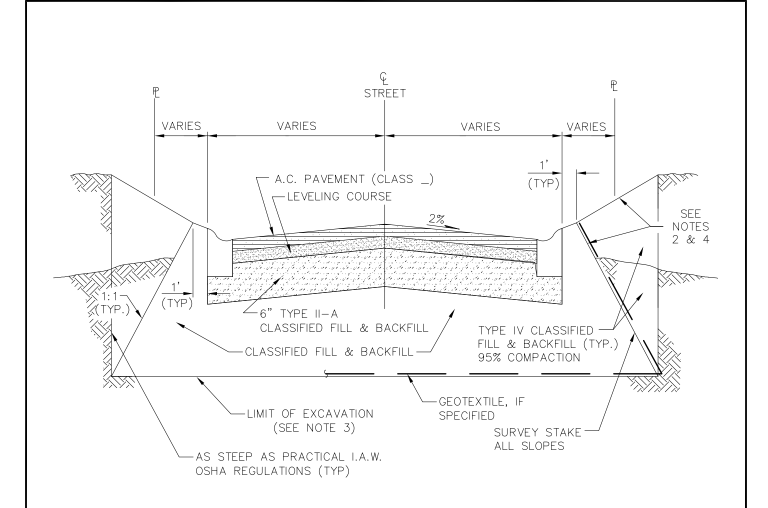
SCALE: NTS APPROVED: REVISED: 01/2018

# TYPICAL SECTIONS PRIMARY STREETS

SECTION DIVISION 20

DETAIL

20 - 3



- 1. DIMENSIONS AND ELEVATIONS SHOWN ON THIS DRAWING ARE TYPICAL.
  PROJECT SPECIFIC DIMENSIONS SHOWN ON THE DRAWINGS SHALL CONTROL.
- 2. PLACE OR REMOVE AND GRADE MATERIAL IN A NEAT MANNER FROM EXCAVATION LIMITS TO EXISTING ELEVATION AT PROPERTY LINE OR AS DIRECTED BY THE ENGINEER. (MAXIMUM 2:1 CUT AND FILL SLOPES)
- 3. ENGINEER WILL DETERMINE THE DEPTH OF EXCAVATION, MINIMUM 30" THICK CLASSIFIED FILL BELOW TYPE IIA.
- 4. SEE APPLICABLE STANDARD DETAIL FOR SPECIFIC STREET DIMENSIONS.



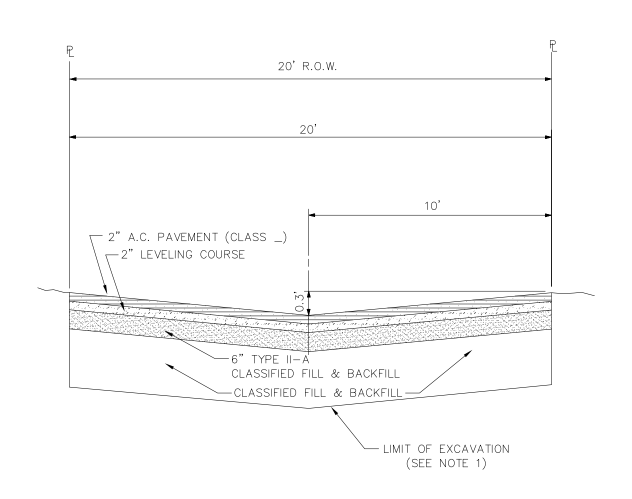
NTS
APPROVED:

REVISED:

01/2018

TYPICAL SECTION
DEEP EXCAVATION

SECTION
DIVISION 20



1. ENGINEER WILL DETERMINE THE DEPTH OF EXCAVATION.



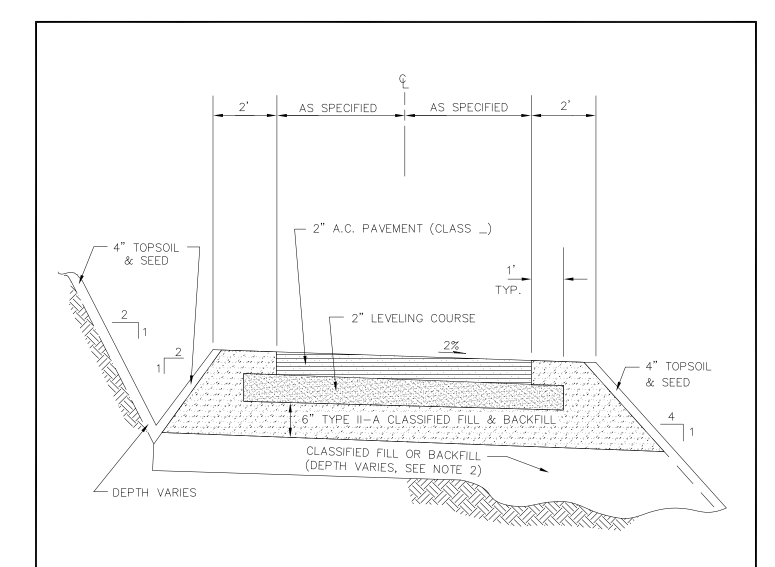
SCALE: NTS APPROVED: REVISED: 01/2018

TYPICAL SECTION **ALLEY** 

SECTION DIVISION 20

DETAIL

20 - 5



- 1. DIMENSIONS AND ELEVATIONS SHOWN ON THIS STANDARD DETAIL ARE TYPICAL. PROJECT SPECIFIC DIMENSIONS SHOWN ON THE DRAWINGS SHALL CONTROL.
- 2. ENGINEER WILL DETERMINE THE DEPTH OF EXCAVATION, MINIMUM 12" THICK CLASSIFIED FILL BELOW TYPE IIA.
- 3. ADJUST DEPTH OF DITCH AS NECESSARY FOR POSITIVE DRAINAGE AS SHOWN IN THE DRAWINGS OR AS DIRECTED BY THE ENGINEER.
- 4. PLACE CROSS CULVERTS AS SHOWN ON THE DRAWINGS OR AS DIRECTED BY THE ENGINEER



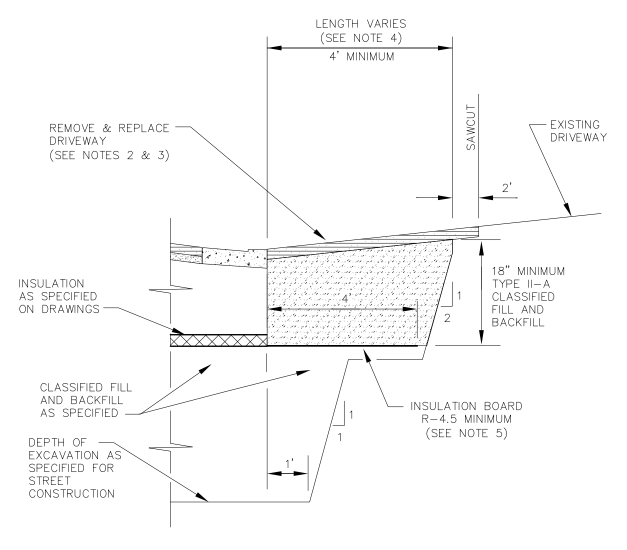
NTS
APPROVED:

REVISED:

01/2018

TYPICAL SECTION PATHWAY

SECTION
DIVISION 20



- 1. SURFACING SHALL MATCH EXISTING DRIVEWAY.
- 2. ASPHALT PAVEMENT SHALL CONSIST OF 2" LEVELING COURSE AND 2" AC PAVEMENT (CLASS E). APPLY TACK COAT AT SAWCUT AND BACK OF CURB.
- 3. CONCRETE PAVEMENT SHALL CONSIST OF 6" P.C.C. WITH BROOM FINISH PARALLEL TO CURB AND GUTTER. PROVIDE EXPANSION JOINT AT CURB UNLESS SIDEWALK IS ADJACENT TO CURB AND GUTTER, THEN PROVIDE EXPANSION JOINT ONLY BETWEEN SIDEWALK AND DRIVEWAY.
- 4. LENGTH OF DRIVEWAY REMOVED AND REPLACED VARIES AS SHOWN IN THE DRAWINGS OR AS DIRECTED BY THE ENGINEER.
- 5. INSULATION TRANSITION SHALL BE PROVIDED BELOW DRIVEWAY WHEN ADJACENT TO AN INSULATED ROADWAY.

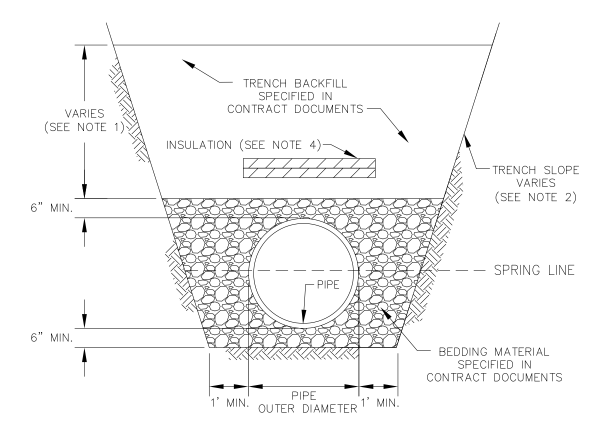


SCALE:
NTS
APPROVED:

REVISED:
01/2018

# DRIVEWAY CONNECTION DETAIL

SECTION
DIVISION 20



- 1. TRENCH BACKFILL MATERIAL PLACED AND COMPACTED TO DEPTHS SHOWN IN THE DRAWINGS OR AS DETERMINED BY ENGINEER. COMPACT TRENCH BACKFILL TO A MINIMUM OF 95% MAXIMUM DENSITY.
- 2. TRENCH WALL SLOPES WILL VARY WITH SOIL STRENGTH AND CHARACTER. SLOPES SHALL CONFORM TO OSHA SAFETY STANDARDS.
- 3. BACKFILL SHALL BE FREE OF CLAYS AND ORGANIC MATERIALS.
- 4. WHEN SPECIFIED IN CONTRACT DOCUMENTS, SEE STANDARD DETAIL 20-9 FOR INSULATION DETAILS.



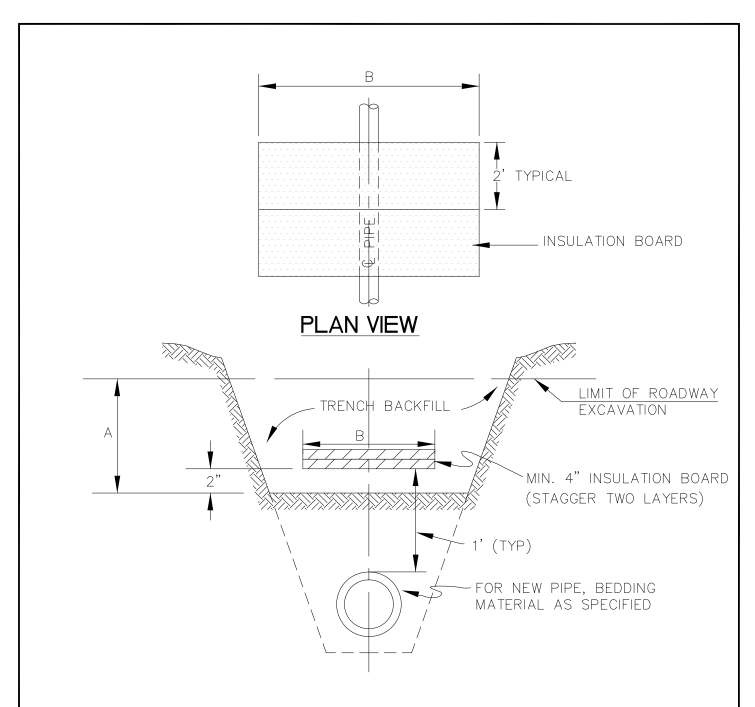
NTS
APPROVED:

REVISED:

01/2018

# TRENCH BACKFILL AND BEDDING LAYOUT

SECTION 20.13-20.16



- 1. THIS DETAIL APPLIES ONLY WHERE INSULATION IS REQUIRED.
- 2. "A" IS DEPTH FOR PAYMENT UNDER "TRENCH EXCAVATION AND BACKFILL" WHERE INSULATION IS PLACED OVER EXISTING PIPE
- 3. "B" AS SHOWN ON DRAWINGS OR TO BE DETERMINED BY ENGINEER, FOUR FOOT (4') MINIMUM.

TOP PARTY OF THE P
at its Bb

SCALE:
NTS
APPROVED:
REVISED:
01/2018

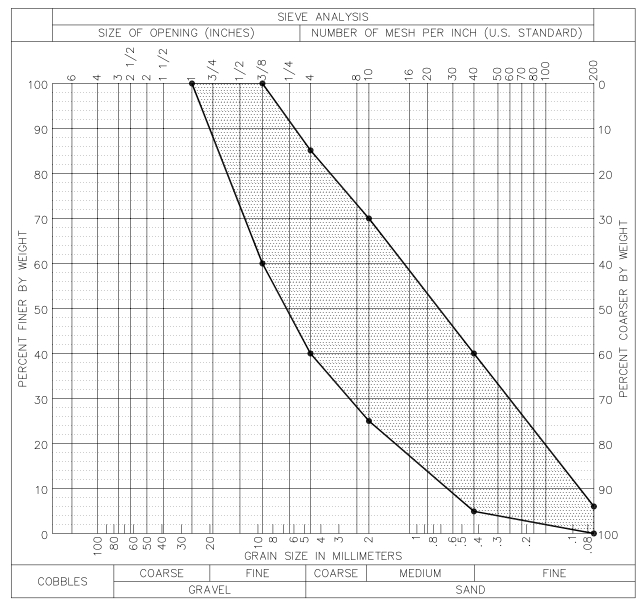
# PIPE INSULATION

SECTION
20.13

U.S. STANDARD SIEVE CUMULATIVE % PASSING BY WEIGHT

1" 100
3/8" 60-100
44 40-85
#10 25-70
#40 5-40
#200 \*0-6

\*IN ADDITION TO THE GRADING LIMITS LISTED ABOVE, THE FRACTION OF MATERIAL PASSING THE #200 SIEVE SHALL NOT BE GREATER THAN 35% OF THAT FRACTION PASSING THE #4 SIEVE. THE BEDDING MATERIAL SHALL NOT INCLUDE MECHANICALLY FRACTURED MATERIALS.





NTS
APPROVED:

REVISED:

01/2018

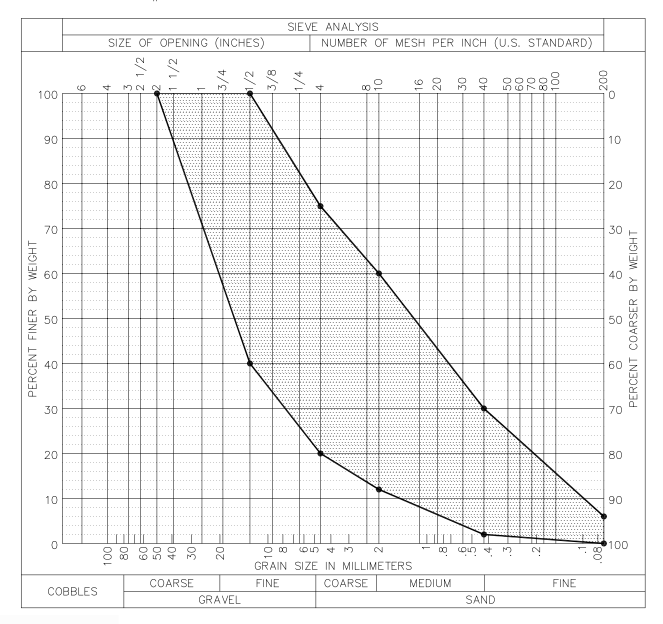
CLASS "B" BEDDING MATERIAL SECTION 20.16

U.S. STANDARD SIEVE

CUMULATIVE % PASSING BY WEIGHT

2" 1/2" #4 #10 #40 #200 100 40-100 20-75 12-60 2-30 \*0-6

\*IN ADDITION TO THE GRADING LIMITS LISTED ABOVE, THE FRACTION OF MATERIAL PASSING THE #200 SIEVE SHALL NOT BE GREATER THAN 20% OF THAT FRACTION PASSING THE #4 SIEVE.





NTS
APPROVED:

REVISED:
01/2018

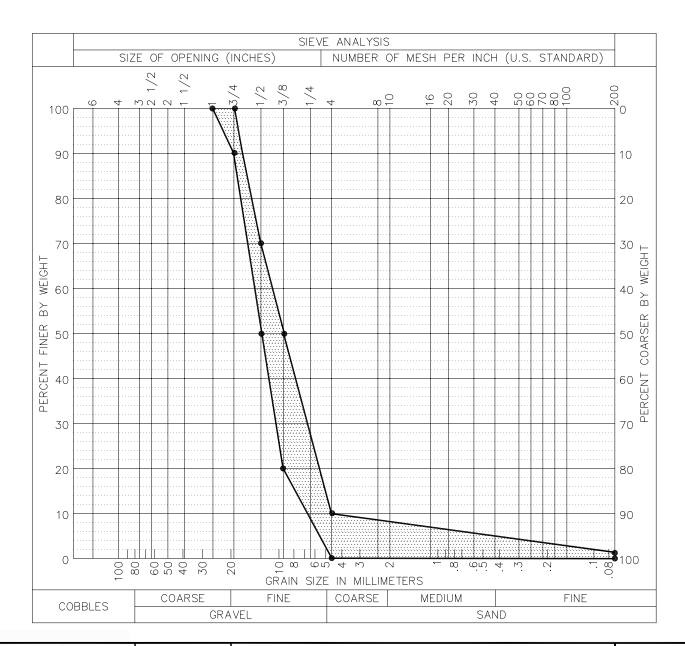
CLASS "C" BEDDING MATERIAL SECTION 20.16

U.S. STANDARD SIEVE

CUMULATIVE % PASSING BY WEIGHT 100 90-100

1" 3/4" 3/8" #4 #200

THE BEDDING MATERIAL SHALL NOT INCLUDE MECHANICALLY FRACTURED MATERIALS.



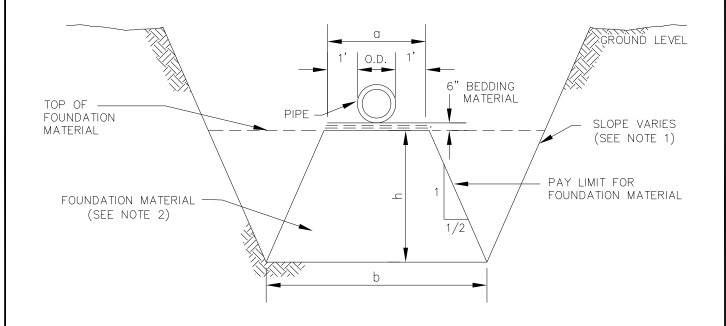


SCALE: NTS APPROVED: REVISED: 01/2018

CLASS "D" **BEDDING MATERIAL**  **SECTION** 20.16

DETAIL

20 - 12



#### AREA FORMULA

#### PAY LIMITS

O.D. = OUTSIDE PIPE DIAMETER

a = 2' + 0.D.

b = a + h

h = HEIGHT OF FOUNDATIONMATERIAL

Area = 1/2 (a + b)h

#### SAMPLE CALCULATION

FOR 18" SINGLE WALL HDPE,

3' FOUNDATION HEIGHT

OUTSIDE PIPE DIAMETER = 21.8"

h = 3'

a = 2' + 21.8'' = 45.8'' = 3.82'

b = a + h = 3.82' + 3' = 6.82'

Area = 1/2 (a + b)h

= 1/2 (3.82' + 6.82') \* 3'

= 15.96 SQUARE FEET

#### NOTES:

- 1. TRENCH WALL SLOPES WILL VARY WITH SOIL STRENGTH AND CHARACTER. SLOPES SHALL CONFORM TO OSHA SAFETY STANDARDS.
- 2. FOUNDATION MATERIALS PLACED AND COMPACTED TO DEPTHS SHOWN IN THE DRAWINGS OR AS DETERMINED BY THE ENGINEER. COMPACT FOUNDATION MATERIAL TO 95% MAXIMUM DENSITY, UNLESS OTHERWISE SPECIFIED.
- 3. USE THE AREA FORMULA TO CALCULATE THE AREA OF PAY LIMITS FOR ALL TYPES AND SIZES OF PIPE.



SCALE: NTS APPROVED: REVISED: 01/2018

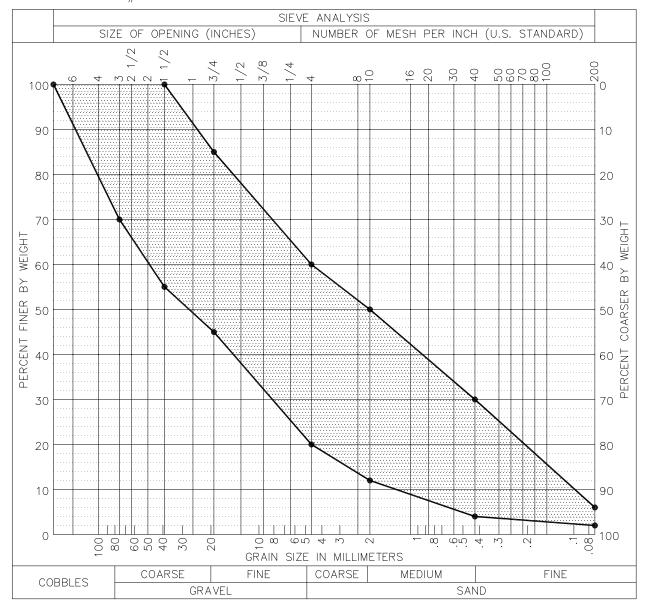
### FOUNDATION MATERIALS

**SECTION** 20.19

DETAIL 20 - 13

U.S. STANDARD SIEVE CUMULATIVE % PASSING BY WEIGHT 100 3" 70-100 1-1/255-100  $3/4^{-3}$ 45 - 85#4 20 - 60#10 12 - 504 - 30#40 #200

\*IN ADDITION TO THE GRADING LIMITS LISTED ABOVE, THE FRACTION OF MATERIAL PASSING THE #200 SIEVE SHALL NOT BE GREATER THAN 20% OF THAT FRACTION PASSING THE #4 SIEVE.





NTS
APPROVED:

REVISED:
01/2018

TYPE II CLASSFIELD FILL AND BACKFILL

SECTION 20.21

U.S. STANDARD SIEVE

3"

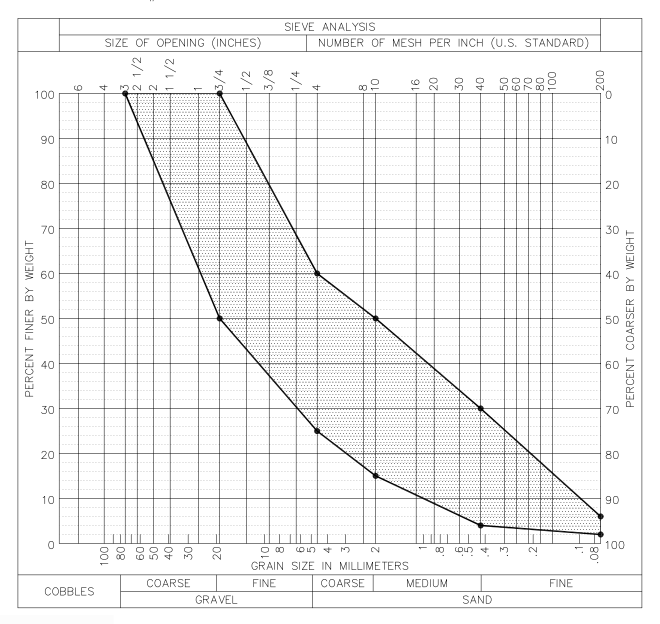
#4

#10

#40

CUMULATIVE % PASSING BY WEIGHT 100 3/4" 50-100 25 - 6015 - 504 - 30#200 \*2-6

\*IN ADDITION TO THE GRADING LIMITS LISTED ABOVE, THE FRACTION OF MATERIAL PASSING THE #200 SIEVE SHALL NOT BE GREATER THAN 20% OF THAT FRACTION PASSING THE #4 SIEVE.





SCALE: NTS APPROVED: REVISED:

01/2018

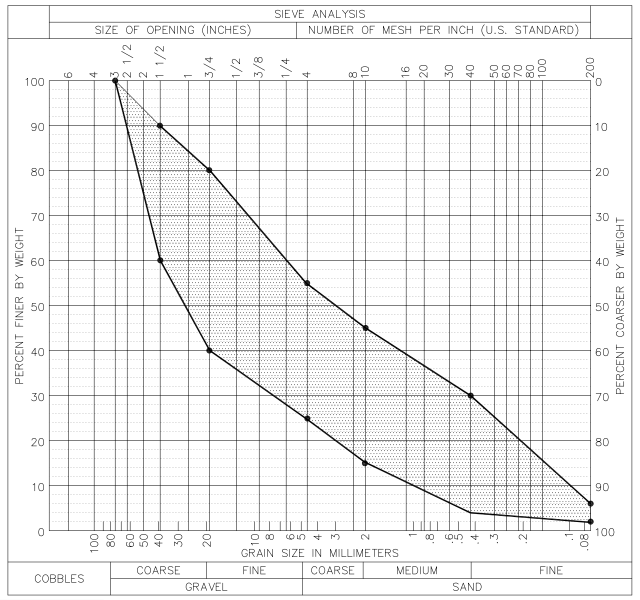
TYPE II- A CLASSIFIED FILL AND **BACKFILL** 

**SECTION** 20.21

**DETAIL** 20 - 15

U.S. STANDARD SIEVE CUMULATIVE % PASSING BY WEIGHT 3" 100 1 1/2" 60 - 903/4" 40-80 25 - 55#4 15 - 45#10 4-30 #40 #200

\*IN ADDITION TO THE GRADING LIMITS LISTED ABOVE, AT LEAST THIRTY PERCENT (30%) OF THE COARSE AGGREGATE PARTICLES SHALL HAVE ONE OR MORE MECHANICALLY FRACTURED FACE.





NTS
APPROVED:

REVISED:

01/2018

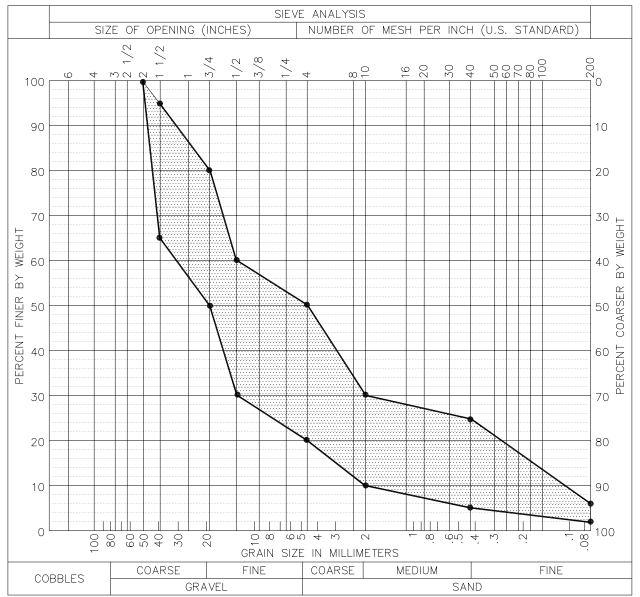
TYPE V CLASSIFIED FILL AND BACKFILL

SECTION 20.21

**DETAIL** 20–16

U.S. STANDARD SIEVE CUMULATIVE % PASSING BY WEIGHT 100 1 1/2" 65 - 953/4" 50 - 8030-60 #4 20 - 50#10 10 - 30#40 5 - 25#200

\*IN ADDITION TO THE GRADING LIMITS LISTED ABOVE AT LEAST FORTY PERCENT (40%) OF THE COARSE AGGREGATE PARTICLES SHALL HAVE ONE OR MORE MECHANICALLY FRACTURED FACE.





NTS
APPROVED:

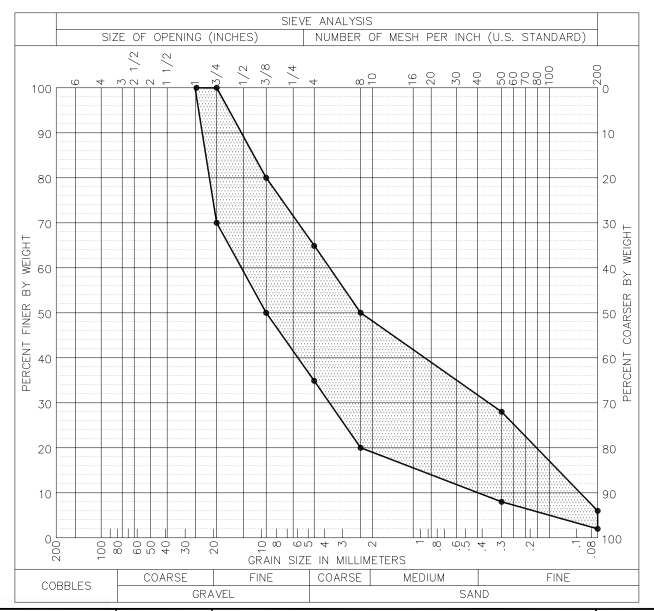
REVISED:
01/2018

CLASS VI CLASSIFIED FILL AND BACKFILL SECTION 20.21

**DETAIL** 20–17

U.S. STANDARD SIEVE CUMULATIVE % PASSING BY WEIGHT 1" 100 3/4" 70-100 3/8" 50-80 #4 35 - 65#8 20 - 50#50 8 - 28\*2-6 #200

\*IN ADDITION TO THE GRADING LIMITS LISTED ABOVE, THE FRACTION OF MATERIAL PASSING THE #200 SIEVE SHALL NOT BE GREATER THAN 75% OF THAT FRACTION PASSING THE #50 SIEVE.





NTS
APPROVED:

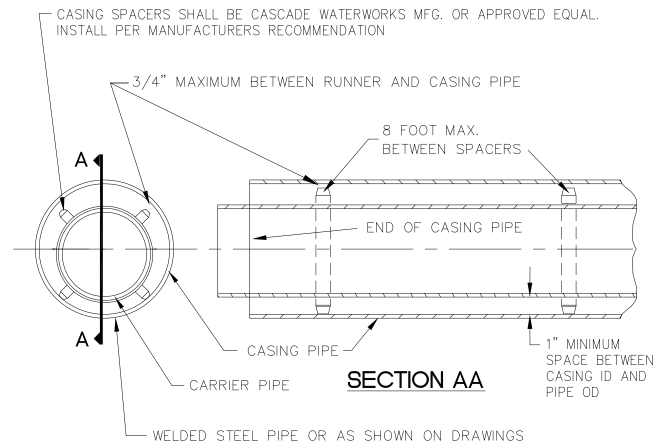
REVISED:

01/2018

LEVELING COURSE

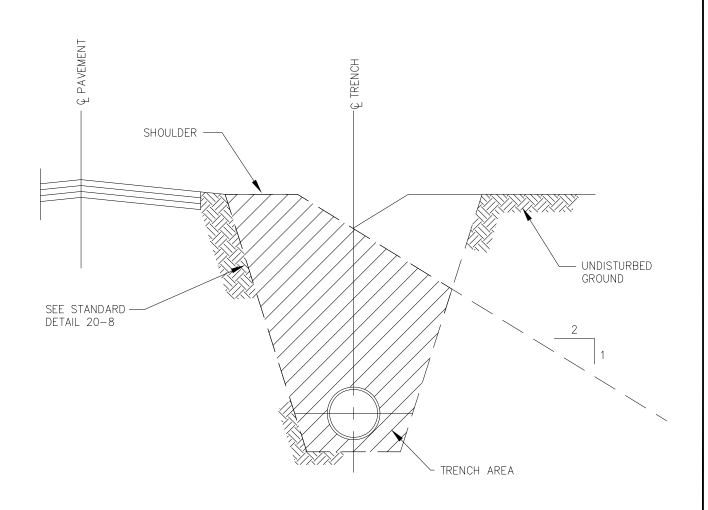
SECTION 20.22

**DETAIL** 20–18



- 1. CASING PIPE SHALL BE WELDED STEEL PIPE, AND GAUGE SHALL BE AS SHOWN ON DRAWINGS. CASING PIPE SHALL BE DESIGNED FOR ALL LOADS FOR EACH APPLICATION.
- 2. INSTALL CASING SPACERS A MAXIMUM OF ONE FOOT (1') FROM EACH SIDE OF EACH PIPE JOINT. CASING SPACERS SHALL BE CASCADE WATERWORKS MFG. STAINLESS STEEL WITH POLYETHYLENE RUNNERS OR APPROVED EQUAL.
- 3. ENDS OF CASING PIPE SHALL BE SEALED WITH SYNTHETIC RUBBER SEAL WITH STAINLESS STEEL BANDS. CASING SHALL BE WATERTIGHT. END CAPS MAY BE DELETED BY THE CORROSION ENGINEER.
- 4. CARRIER PIPE SHALL HAVE FIELD LOK® GASKETS OR APPROVED EQUAL INSTALLED ENTIRE LENGTH OF CASING PIPE AND AT A MINIMUM SHALL EXTEND ONE FULL PIPE LENGTH BEYOND END OF CASING.
- 5. JOINT BONDS OR THAW WIRES SHALL BE INSTALLED THE ENTIRE LENGTH OF CARRIER PIPE PER AWWU DCPM CORROSION CONTROL MAGNESIUM BAG ANODE INSTALLATION DETAIL.
- 6. CORROSION ANALYSIS SHALL BE PERFORMED FOR CASING PIPE.
- 7. FILL CARRIER PIPE WITH WATER PRIOR TO FILLING ANNULAR SPACE WITH CDF GROUT.
- 8. GROUT ANNULAR SPACE WITH CONTROLLED DENSITY FILL (CDF) 50-150 PSI 28 DAY STRENGTH, pH MIN II.
- 9. VOIDS CREATED BY CASING INSTALLATION ON OUTSIDE OF CASING SHALL BE PRESSURE GROUTED.

	SCALE:  NTS  APPROVED:		SECTION 20.29
taska at its Be	REVISED: 01/2018	PIPE ENCASEMENT	<b>DETAIL</b> 20-19

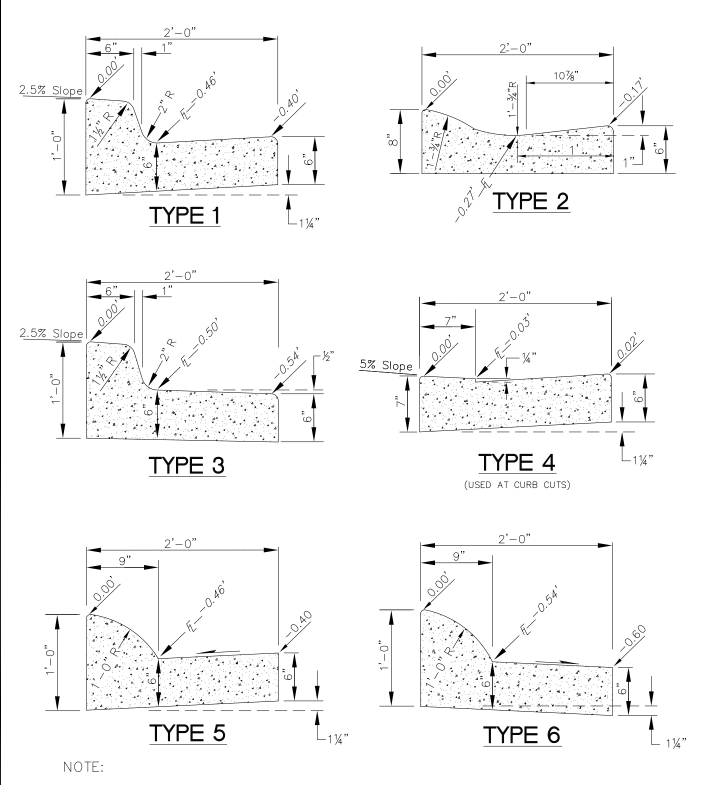


- 1. REPLACE ALL MATERIAL THAT IS TO BE BACKFILLED WITHIN THE ABOVE-DESCRIBED AREA IN ONE-FOOT LIFTS PER DIVISION 20, SECTION 20.21, ARTICLE 21.3 CONSTRUCTION.
- 2. BACKFILL SHALL BE FREE OF CLAYS AND ORGANIC MATERIALS.
- 3. COMPACT BACKFILL BY MECHANICAL MEANS WITHOUT THE AID OF WATER.
- 4. RESHAPE DITCH LINE IN SUCH A MANNER AS TO PROVIDE PROPER DRAINAGE; REPLACE SHOULDER OF THE ROAD AT A UNIFORM SLOPE NOT TO EXCEED 2 TO 1.



SCALE:
NTS
APPROVED:
25.1052
REVISED:
01/2018

COMPACTION OF BACKFILL WITHIN RIGHT-OF-WAY SECTION 20.30



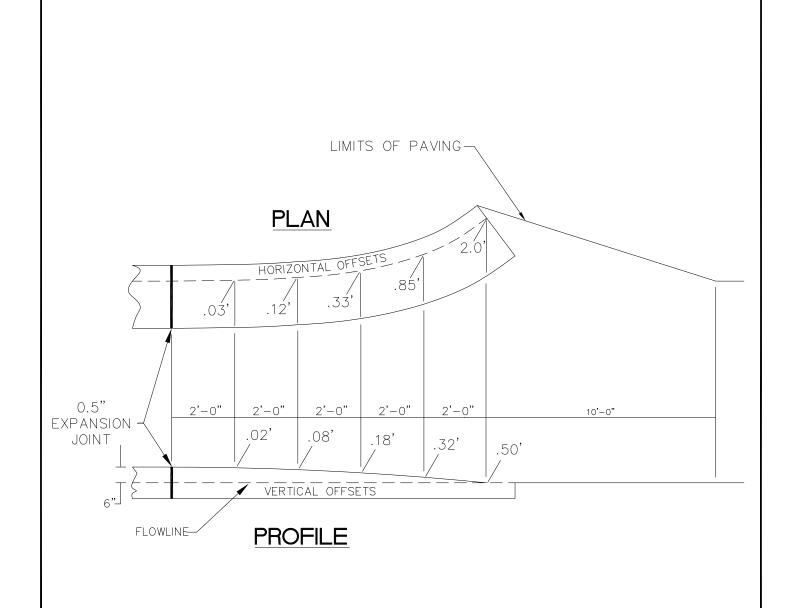
TROWEL BOTH FRONT AND BACK EDGES OF THE CURB & GUTTER TO A RADIUS OF  $ONE-HALF\ (1/2)$  INCH.



SCALE:
NTS
APPROVED:
REVISED:
01/2018

# CURB AND GUTTER CROSS SECTIONS

SECTION 30.02



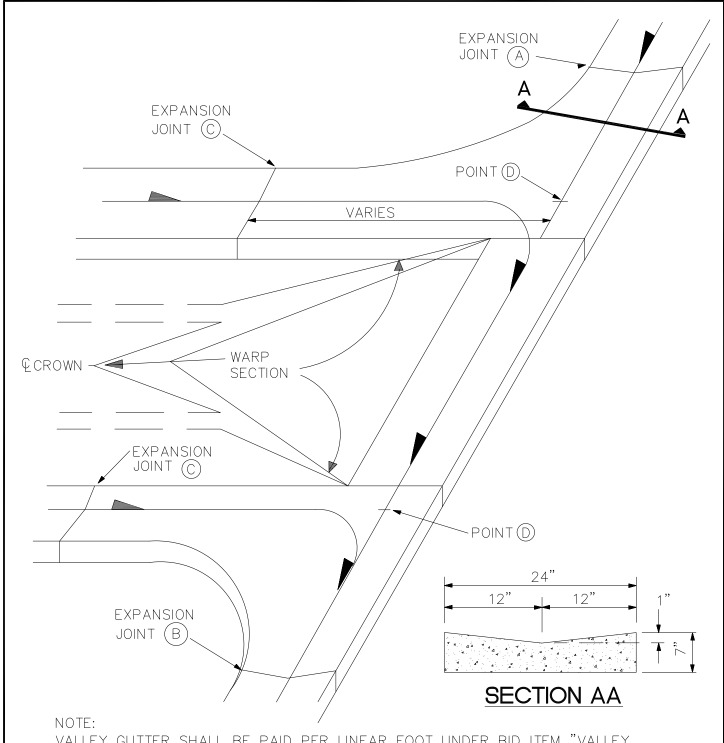


NTS
APPROVED:

REVISED:
01/2018

CURB AND GUTTER
TERMINATION
TRANSITION

SECTION 30.02



VALLEY GUTTER SHALL BE PAID PER LINEAR FOOT UNDER BID ITEM "VALLEY GUTTER". MEASURE LENGTHS ALONG THE STRAIGHT FLOW LINE FROM EXPANSION JOINTS "A" AND "B" TO POINT "D" AND ON BOTH SIDES FROM EXPANSION JOINT "C" TO THE POINT "D". THE STREET SECTION SHALL BE MEASURED FROM POINT "D" TO POINT "D". IF P.C.C., THE STREET SECTION SHALL BE INCLUDED UNDER BID ITEM "VALLEY GUTTER'. IF ASPHALT, THE STREET SECTION COST SHALL BE INCLUDED UNDER THE APPROPRIATE PAVING BID ITEM.

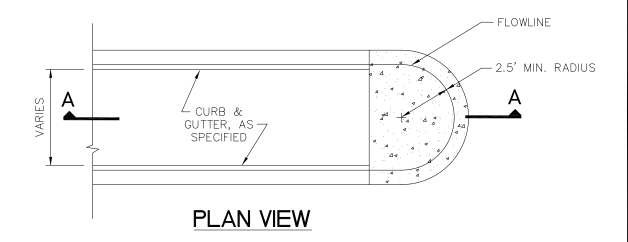


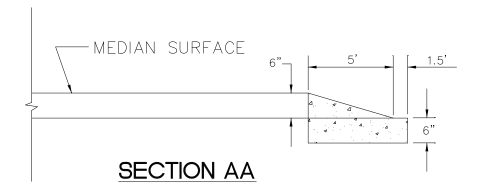
NTS
APPROVED:

REVISED:
01/2018

# TYPICAL SECTION VALLEY GUTTER

SECTION 30.02





PAINT MEDIAN AND CURB NOSE WITH YELLOW TRAFFIC PAINT, THE PAINT SHALL BE CONSIDERED INCIDENTAL TO THE BID ITEM "CURB NOSE".

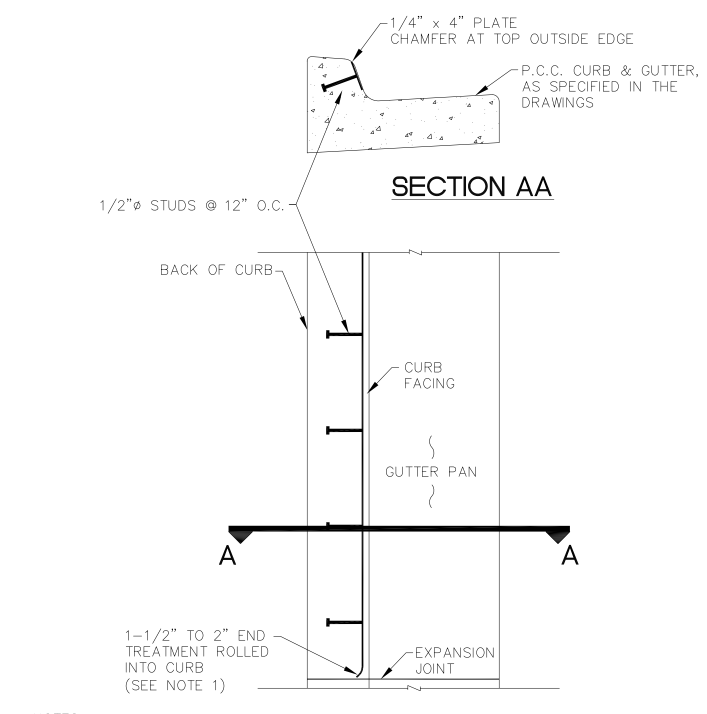


SCALE:
NTS
APPROVED:

REVISED:
01/2018

# TYPICAL SECTION MEDIAN/CURB NOSE

SECTION 30.02



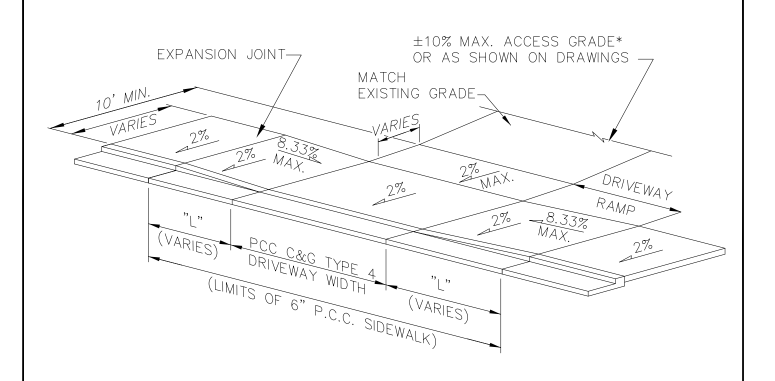
- 1. BEND LEADING AND TRAILING EDGES 90° AND EMBED IN 1-1/2" MINIMUM CONCRETE.
- 2. STEEL CURB FACING SHALL BE INSTALLED ONLY IN LOCATIONS WHERE THERE IS A CURVILINEAR TRANSITION TO THE CURB FACE SUCH AS IN A CURB BULB OR TRANSIT PULL—OUT.
- 3. CONTRACTOR SHALL INSTALL STEEL CURB FACING SO THAT THE CHAMFERED EDGE IS FLUSH WITH THE TOP OF CURB.



SCALE:
NTS
APPROVED:
REVISED:
01/2018

## STEEL CURB FACING

SECTION 30.02



# TYPICAL DRIVEWAY ENTRANCE (WITH ATTACHED SIDEWALK)

DRIVEWAY RAN	MP RUNNING S	SLOPE TABLE
STREET RUNNING SLOPE	MINIMUM UPHILL RAMP LENGTH "L"	MINIMUM DOWNHILL RAMP LENGTH "L"
0.0% TO 0.5%	6.0'	6.0'
> 0.5% TO 1.6%	7.0'	6.0'
> 1.6% TO 2.4%	8.0'	5.0'
> 2.4% TO 3.1%	9.0'	5.0'
> 3.1% TO 3.6%	10.0'	5.0'
> 3.6% TO 4.0%	11.0'	4.0'
> 4.0% TO 4.4%	12.0'	4.0'
> 4.4% TO 4.7%	13.0'	4.0'
> 4.7% TO 5.0%	14.0'	4.0'
> 5.0%	15.0'	4.0'

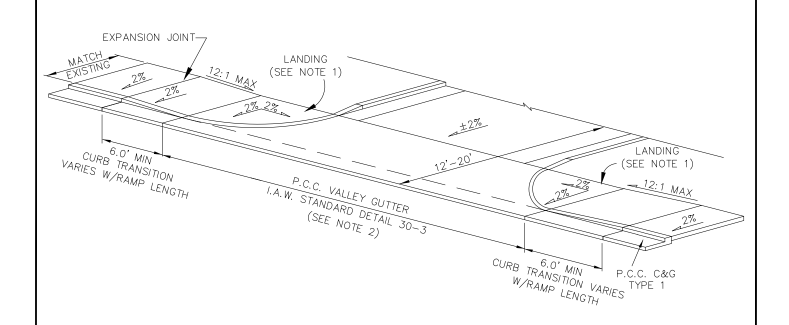
\* MAXIMUM ALGEBRAIC DIFFERENCE IS 8% ON COMMERCIAL/INDUSTRIAL DRIVEWAYS.



ı	SCALE:
l	NTS
I	APPROVED:
l	
I	REVISED:
ı	01/2018

# DRIVEWAY CURB-CUT WITH ATTACHED SIDEWALK

SECTION	
30.03	



1. SIZE LANDING TO MEET ADA REQUIREMENTS.



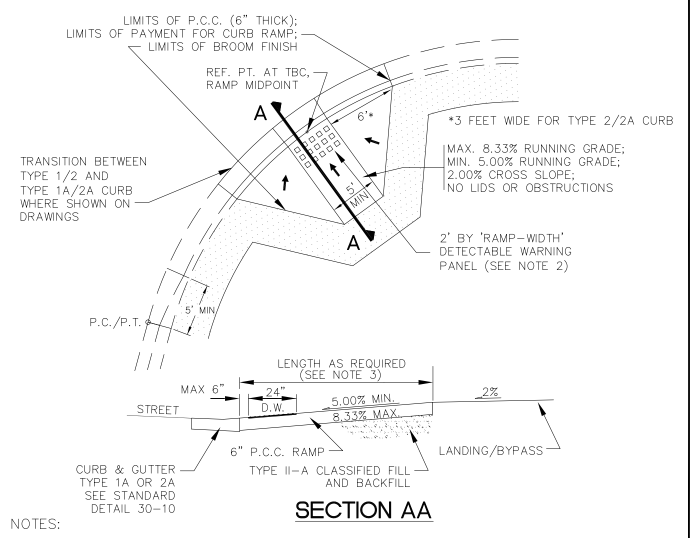
NTS
APPROVED:

REVISED:

01/2018

# DRIVEWAY CURB RETURN WITH ATTACHED SIDEWALK

SECTION 30.03



- 1. CONSTRUCT PERPENDICULAR RAMPS AND FLARES WITH A BROOM FINISH PARALLEL TO THE CURB.
- 2. INSTALL DETECTABLE WARNING PANELS (D.W.) IN ACCORDANCE WITH MANUFACTURER'S RECOMMENDATIONS AND THE DRAWINGS. SET DETECTABLE WARNINGS SO THAT THE FIELD AREA AT THE BASE OF THE DOMES IS FLUSH WITH SURROUNDING CONCRETE. NO LIP IS ALLOWED AT THE EDGE OF THE DETECTABLE WARNINGS.
- 3. RAMP LENGTH REQUIRED FOR A TYPICAL SIDEWALK IS 8.0' FOR A TYPE 1/1A CURB, AND 4.0' FOR A TYPE 2/2A CURB. LENGTH VARIES FOR SIDEWALKS WITH DETACHED AND/OR INDEPENDENT GRADES. SEE DRAWINGS FOR NON-STANDARD RAMP LENGTHS.
- 4. TRIM OUTSIDE EDGES AND JOINTS OF RAMP AND FLARES WITH ONE-QUARTER INCH (1/4) RADIUS EDGING TOOL.
- 5. SEE DRAWINGS FOR REFERENCE POINT STATION AND OFFSET.
- 6. WHEN NO CONNECTING SIDEWALK, THE BY-PASS MUST CONTINUE AROUND THE RAMP BEFORE TERMINATING IN SIDE STREET.

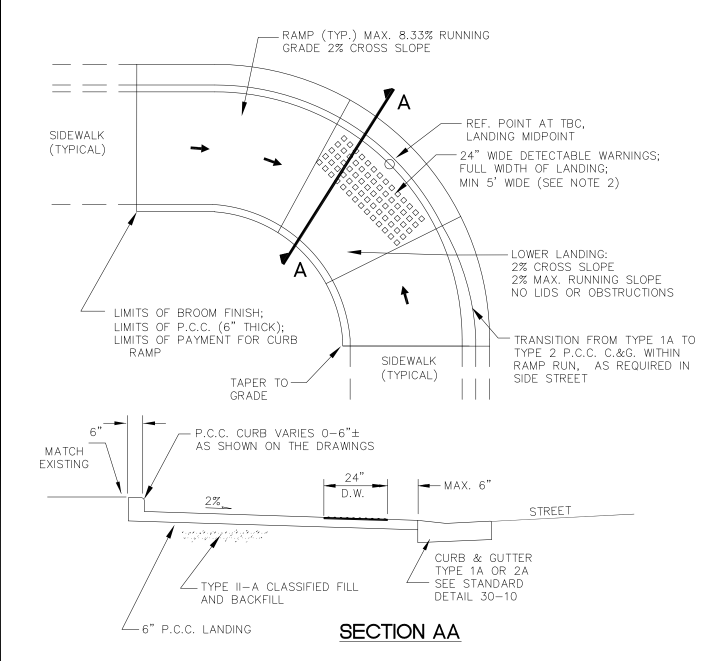


SCALE:
NTS
APPROVED:

REVISED:
01/2018

### PERPENDICULAR CURB RAMP

SECTION 30.04



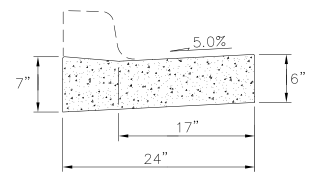
- 1. RAMP LENGTHS AND REFERENCE POINT STATION AND OFFSET SHALL BE AS SHOWN ON DRAWINGS
- 2. INSTALL DETECTABLE WARNINGS (D.W.) IN ACCORDANCE WITH MANUFACTURER'S RECOMMENDATIONS AND THESE DRAWINGS. SET DETECTABLE WARNINGS SO THAT THE FIELD AREA AT THE BASE OF THE DOMES IS FLUSH WITH THE SURROUNDING CONCRETE. NO LIP IS ALLOWED AT THE EDGE OF THE DETECTABLE WARNINGS.
- 3. CONSTRUCT RAMPS AND LANDINGS WITH A BROOM FINISH PERPENDICULAR TO CURB.



SCALE:
NTS
APPROVED:
REVISED:
01/2018

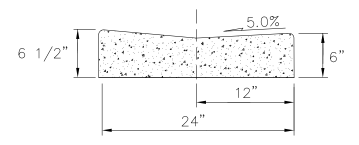
# PARALLEL CURB RAMP

SECTION 30.04



# P.C.C. CURB AND GUTTER TYPE 1A

(FOR USE IN CURB RAMPS)



# P.C.C. CURB AND GUTTER TYPE 2A

(FOR USE IN CURB RAMPS)

#### NOTES:

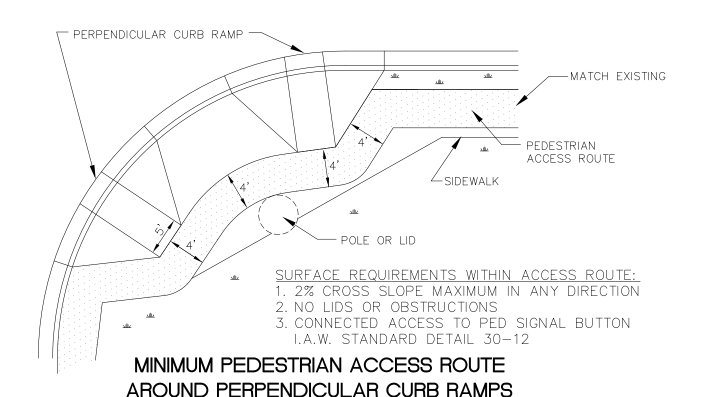
1. TRANSITION CURBS TO MAINTAIN CONSTANT FLOWLINE ACROSS CURB RAMP AND AROUND CURB RETURN PER THE DRAWINGS.

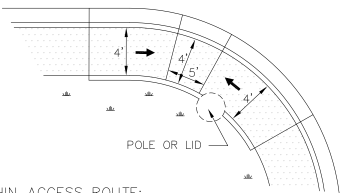


SCALE:
NTS
APPROVED:
REVISED:
01/2018

# ACCESSIBLE (TYPE 1A/2A) CURB AND GUTTER SECTIONS

SECTION 30.04





#### SURFACE REQUIREMENTS WITHIN ACCESS ROUTE:

- 1. 2% CROSS SLOPE MAXIMUM IN ANY DIRECTION
- 2. NO LIDS OR OBSTRUCTIONS
- 3. CONNECTED ACCESS TO PED SIGNAL BUTTON I.A.W. STANDARD DETAIL 30-12

# MINIMUM PEDESTRIAN ACCESS ROUTE THROUGH PARALLEL RAMPS

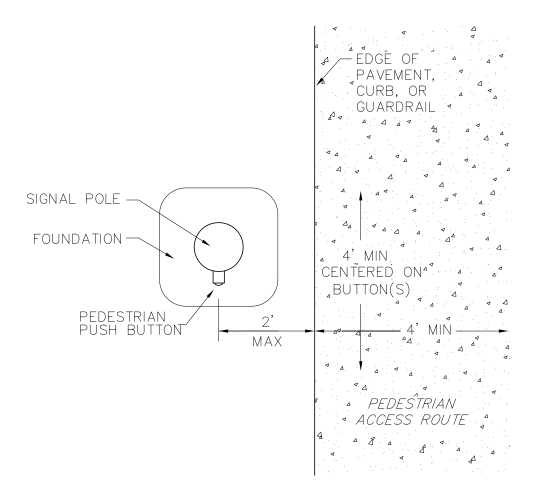


SCALE:
NTS
APPROVED:

REVISED:
01/2018

## **CURB RAMP CLEARANCES**

SECTION 30.04



#### ACCESSIBLE PEDESTRIAN PUSH BUTTON APPROACH

#### NOTES:

- 1. PEDESTRIAN PUSH BUTTONS SHALL HAVE AN ACCESSIBLE APPROACH AS SHOWN.
- 2. APPROACH AREA SHALL JOIN OR OVERLAP THE MAIN SIDEWALK/PATHWAY, AND SHALL BE SURFACED WITH THE SAME MATERIAL.
- 3. APPROACH SHALL NOT EXCEED 2% SLOPE IN ANY DIRECTION.
- 4. APPROACH SHALL BE FREE FROM LIDS, OBSTRUCTIONS, AND LIPS.



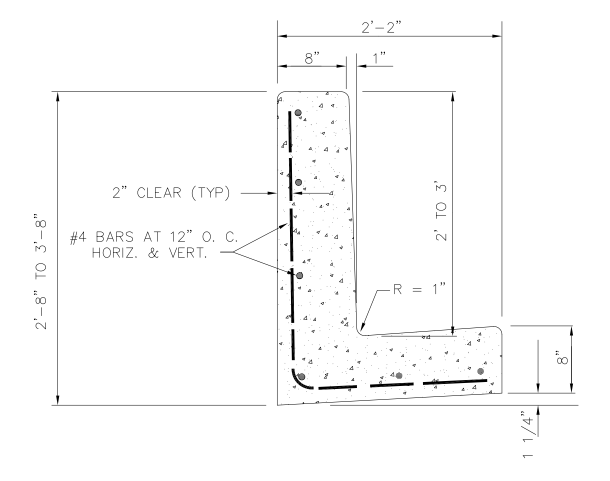
SCALE:
NTS
APPROVED:

REVISED:
01/2018

# PEDESTRIAN PUSH BUTTON ACCESS

SECTION 30.04

**DETAIL** 30–12



PROVIDE 3/4" CHAMFER AT ALL OUTSIDE EDGES.

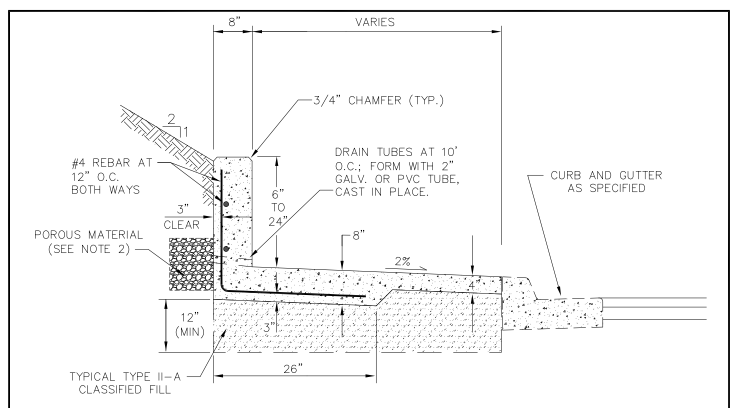
PROVIDE TAPERED END SECTIONS WITH 2H:1V MAX SLOPE.



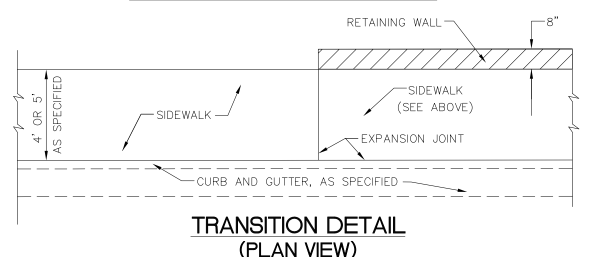
SCALE:
NTS
APPROVED:
REVISED:
01/2018

# CURB TYPE RETAINING WALL 2' TO 3'

SECTION 30.05



## SIDEWALK RETAINING WALL



#### NOTES:

- 1. STANDARD CURB AND GUTTER SECTION NOT INCLUDED IN UNIT BID PRICE FOR RETAINING WALL.
- 2. PLACE ONE CUBIC FOOT OF POROUS BACKFILL MATERIAL AROUND WEEP HOLE AS SHOWN.
- 3. PROVIDE 3/4" CHAMFER AT ALL OUTSIDE EDGES.
- 4. PROVIDE TAPERED END SECTIONS WITH 2H:1V MAX SLOPE.

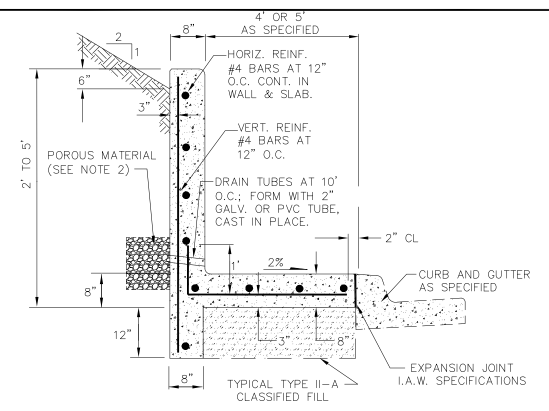


SCALE:
NTS
APPROVED:
REVISED:
01/2018

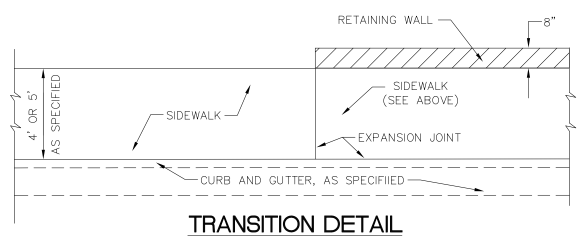
# SIDEWALK RETAINING WALL 6" TO 24"

SECTION 30.05

**DETAIL** 30–14



### SIDEWALK RETAINING WALL



#### NOTES:

1. STANDARD CURB AND GUTTER SECTION NOT INCLUDED IN UNIT BID PRICE FOR RETAINING WALL.

(PLAN VIEW)

- 2. PLACE ONE CUBIC FOOT OF POROUS BACKFILL MATERIAL AROUND WEEP HOLE AS SHOWN.
- 3. PROVIDE 3/4" CHAMFER AT ALL OUTSIDE EDGES.
- 4. PROVIDE TAPERED END SECTIONS WITH 2H:1V MAX SLOPE.



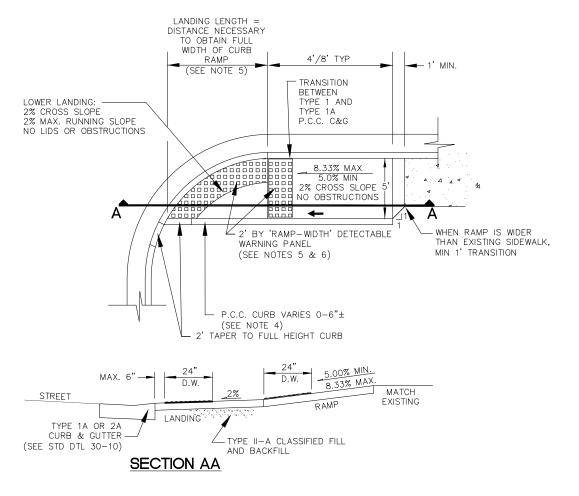
SCALE: NTS APPROVED: REVISED: 01/2018

# SIDEWALK RETAINING WALL 2' TO 5'

**SECTION** 30.05

**DETAIL** 

30 - 15



#### UNIDIRECTIONAL NOTES:

- CONSTRUCT UNIDIRECTIONAL RAMPS AND LANDINGS WITH A BROOM FINISH PERPENDICULAR TO THE LONG DIRECTION OF THE RAMP.
- 2. CONTRACTOR SHALL CONSTRUCT THE RAMP PORTION OF THE CURB RAMP WITH A 2% CROSS SLOPE WITH NO MANHOLES, UTILITY JUNCTION BOXES, OR OTHER OBSTRUCTIONS. THE RUNNING SLOPE IS 5% MINIMUM AND 8.33% MAXIMUM, BUT SHALL NOT REQUIRE THE RAMP LENGTH TO EXCEED 15 FEET.
- 3. CONTRACTOR SHALL CONSTRUCT LANDINGS WITH A MAXIMUM 2% RUNNING SLOPE AND 2% CROSS SLOPE.
- 4. CONTRACTOR SHALL CONSTRUCT P.C.C. CURB BEHIND LANDING AND RAMPS WHERE SHOWN OR AS DIRECTED BY THE ENGINEER. P.C.C. CURB IS INCIDENTAL TO CURB RAMP AND NO ADDITIONAL PAYMENT WILL BE MADE.
- 5. IF LANDING LENGTH IS LESS THAN 5', CONTRACTOR SHALL INSTALL DETECTABLE WARNINGS AT THE BOTTOM OF THE RAMP. IF THE LANDING LENGTH IS EQUAL TO OR GREATER THAN 5', CONTRACTOR SHALL INSTALL RADIAL DETECTABLE WARNING ALONG TOP BACK OF CURB FOR THE WIDTH OF THE LANDING. ONLY ONE OF THE DETECTABLE WARNING CONFIGURATIONS SHOWN WILL BE CONSTRUCTED.
- 6. CONTRACTOR SHALL INSTALL 24 INCH DETECTABLE WARNINGS I.A.W. MANUFACTURERS' RECOMMENDATIONS AND THE DRAWINGS. DETECTABLE WARNINGS SHALL BE INSTALLED IAW MANUFACTURERS RECOMMENDATIONS AND ALIGNED SUCH THAT THE TRUNCATED DOMES ARE IN LINE WITH THE DIRECTION OF TRAVEL. D.W. SHALL EXTEND THE FULL WIDTH OF THE LANDING. INSTALL D.W. SO THAT THE FIELD AREA AT THE BASE OF THE DOMES IS FLUSH WITH THE SURROUNDING CONCRETE. ALLOW NO LIPS AT EDGE OF THE D.W. OR FLOW LINE. D.W. SHALL BE FEDERAL YELLOW, OR APPROVED EQUAL. WHERE MANUFACTURED RADIAL D.W. ARE NOT AVAILABLE, CONTRACTOR SHALL CUT D.W. I.A.W. MANUFACTURER'S RECOMMENDATIONS TO PROVIDE RADIAL D.W. AS SHOWN ON THE DRAWINGS.



SCALE:

NTS

APPROVED:

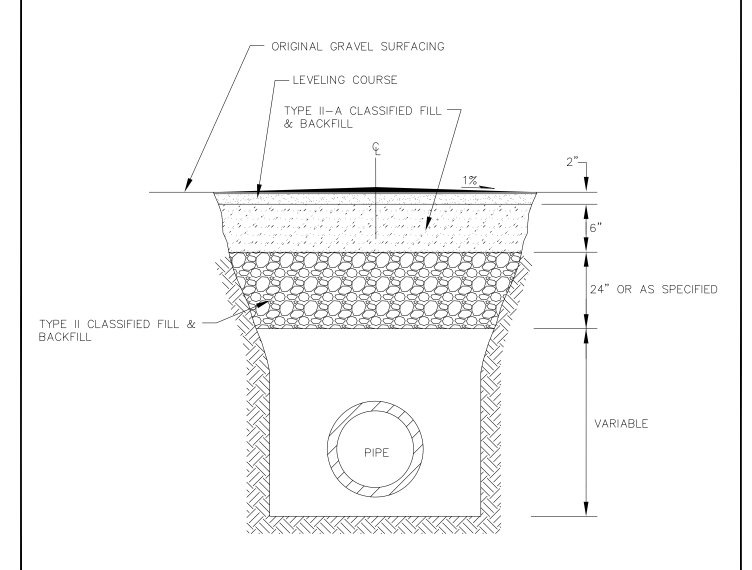
REVISED:

01/2018

#### UNIDIRECTIONAL CURB RAMP

SECTION 30.04

**DETAIL** 30–16

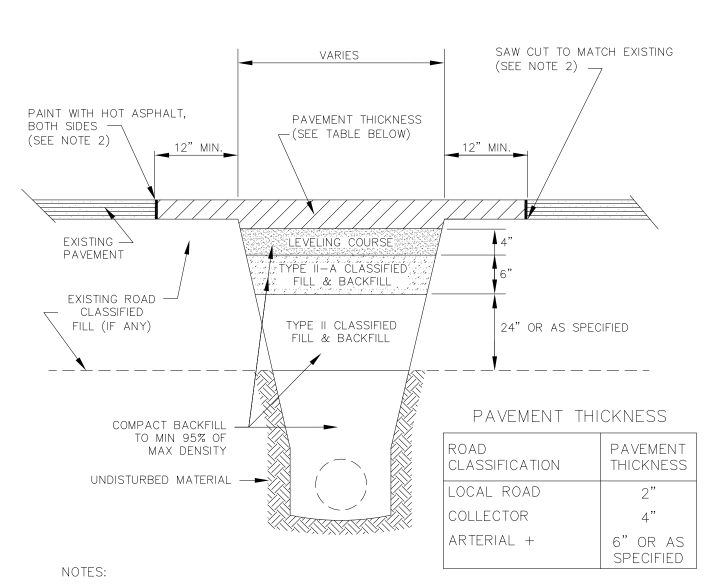


- 1. CONTRACTOR SHALL CONSTRUCT A 1% CROWN WITH THE PEAK CENTERED OVER THE CENTERLINE OF THE EXCAVATION.
- 2. COMPACT ALL BACKFILL TO MIN 95% OF MAX DENSITY.



TYPICAL RESURFACING DETAIL GRAVEL SECTION 40.11

**DETAIL** 40-1



- 1. ENGINEER OR PERMITTING AGENCY MAY DIRECT ADDITIONAL AMOUNTS OF SURFACE REPLACEMENT MATERIALS AND/OR TYPE II CLASSIFIED FILL & BACKFILL, BASED UPON FIELD CONDITIONS.
- 2. AFTER TRENCH BACKFILL HAS BEEN COMPACTED, CONTRACTOR SHALL SAW CUT (REF. SECTION 40.06.5.J) AND REMOVE AN ADDITIONAL 12" FROM EACH EDGE OF THE ORIGINAL CUT. ENGINEER MAY REQUIRE ADDITIONAL REMOVAL IF THE EXISTING SURFACING HAS BEEN LIFTED IN THE REMOVAL PROCESS OR IF THE JOINT DOES NOT OCCUR ON UNDISTURBED MATERIAL. TRIM AND SQUARE THE EDGES OF EXISTING SURFACING, AND REMOVE LOOSE MATERIALS BEFORE PLACING PAVEMENT. CONTRACTOR SHALL PAINT SURFACES AND EDGES OF EXISTING PAVEMENT WITH HOT ASPHALT CEMENT AS SPECIFIED IN THE CONTRACT DOCUMENTS OR AS APPROVED BY THE ENGINEER.
- 3. MAXIMUM PAVEMENT LIFT THICKNESS IS 2" UNLESS OTHERWISE SPECIFIED IN THE DRAWINGS OR APPROVED BY THE ENGINEER.
- 4. THIS DETAIL APPLIES TO ALL NON-GRAVEL SURFACES INCLUDING, BUT NOT LIMITED TO, PAVEMENT, RECYCLED ASPHALT PAVEMENT (RAP), AND BITUMINOUS SURFACE TREATMENT, ALSO KNOWN AS CHIP SEAL.

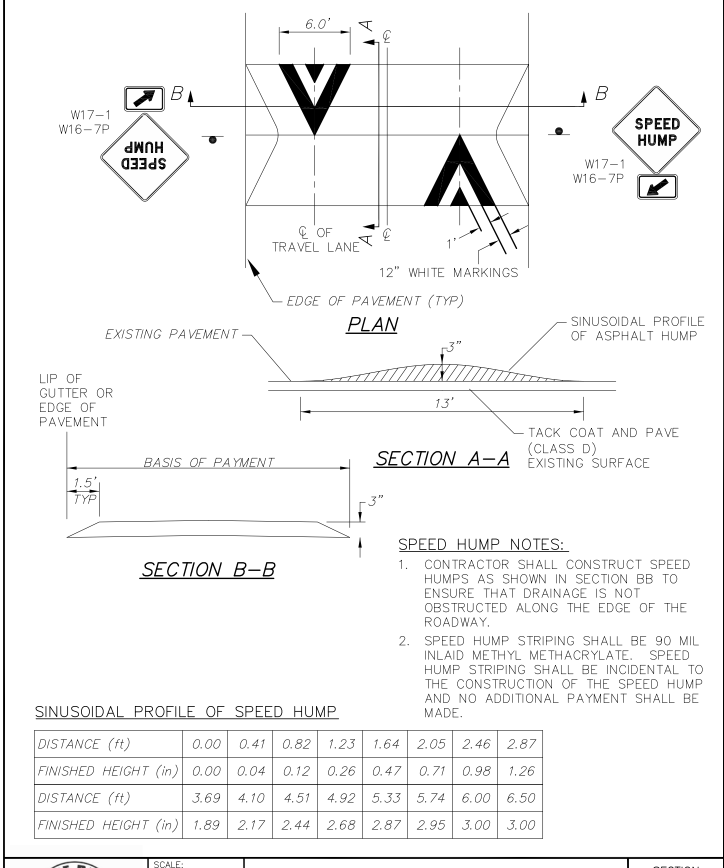


SCALE:				
NTS				
APPROVED:				
REVISED:				
01/2018				

# TYPICAL RESURFACING DETAIL NON-GRAVEL SURFACES

SECTION 40.11

**DETAIL** 40-2





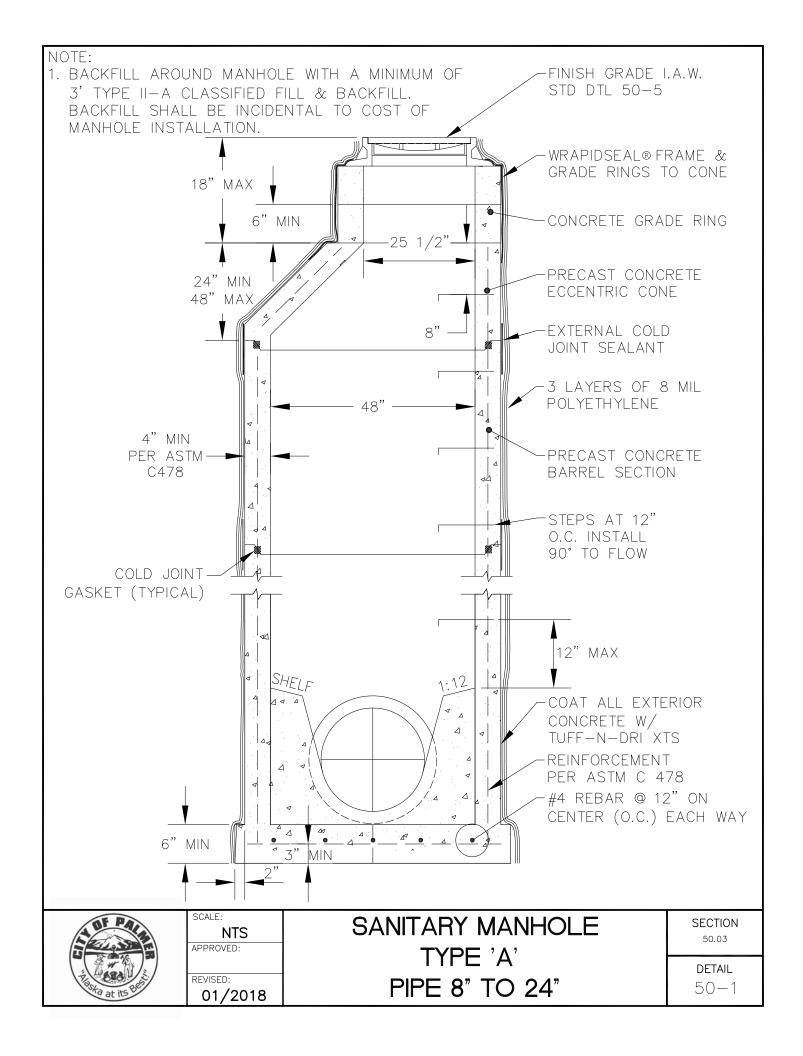
NTS
APPROVED:

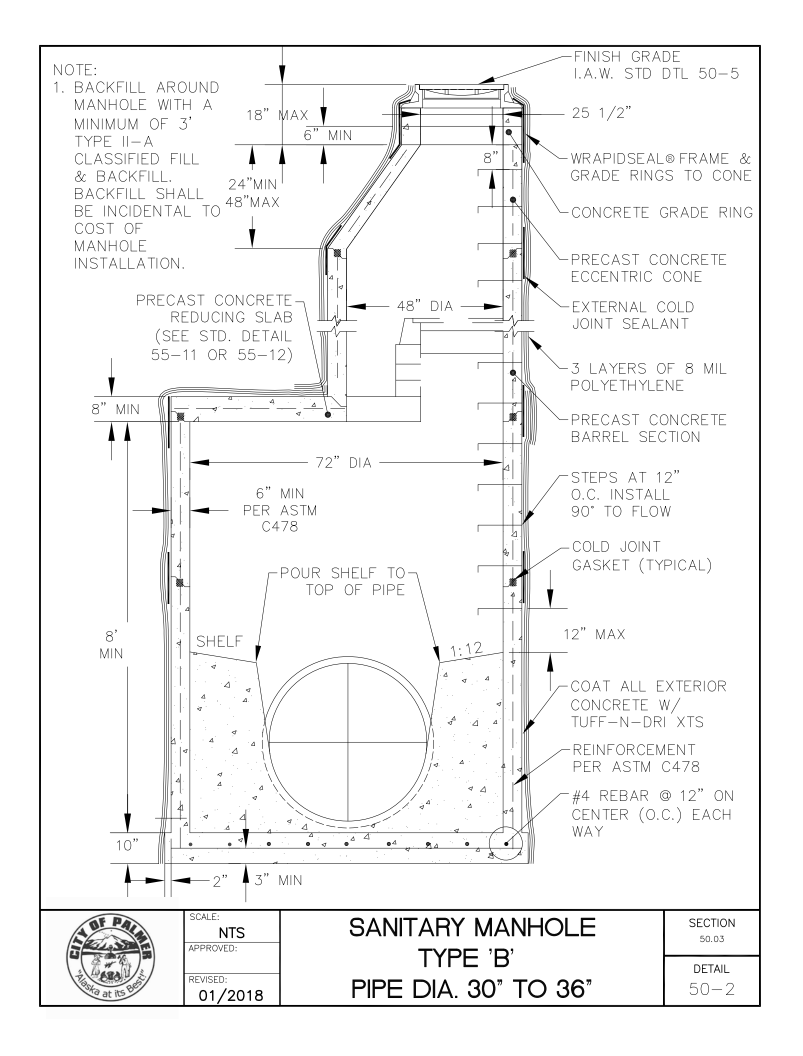
REVISED:
01/2018

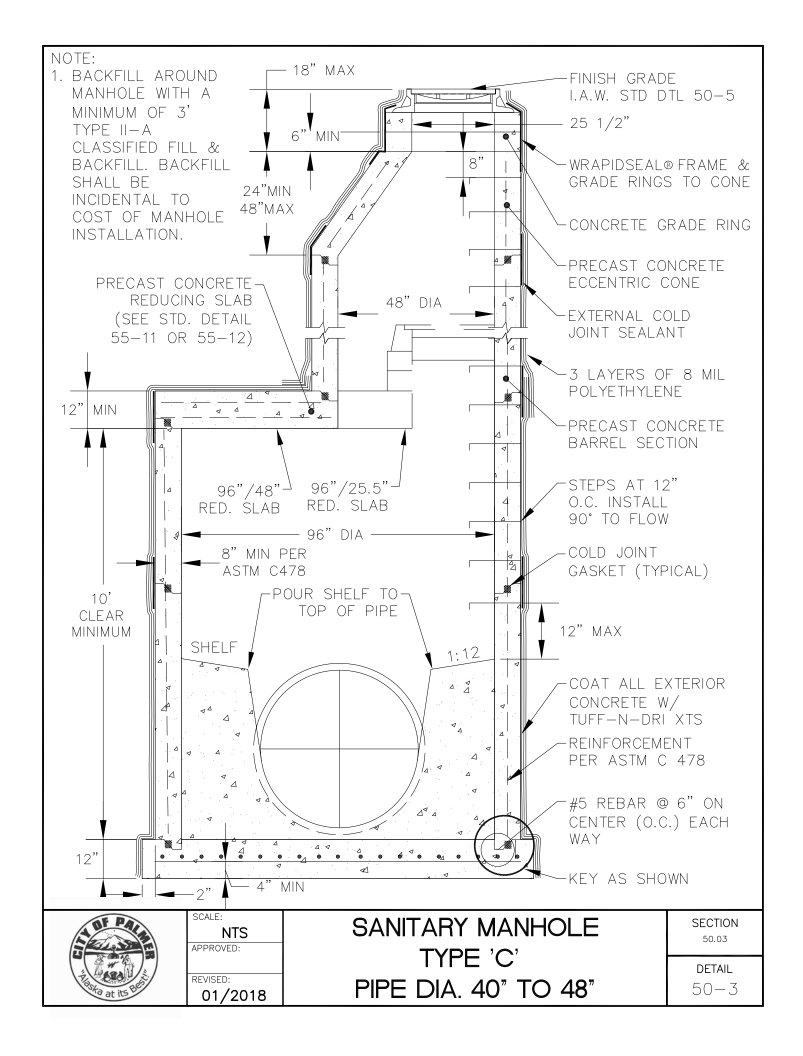
### STANDARD SPEED HUMP

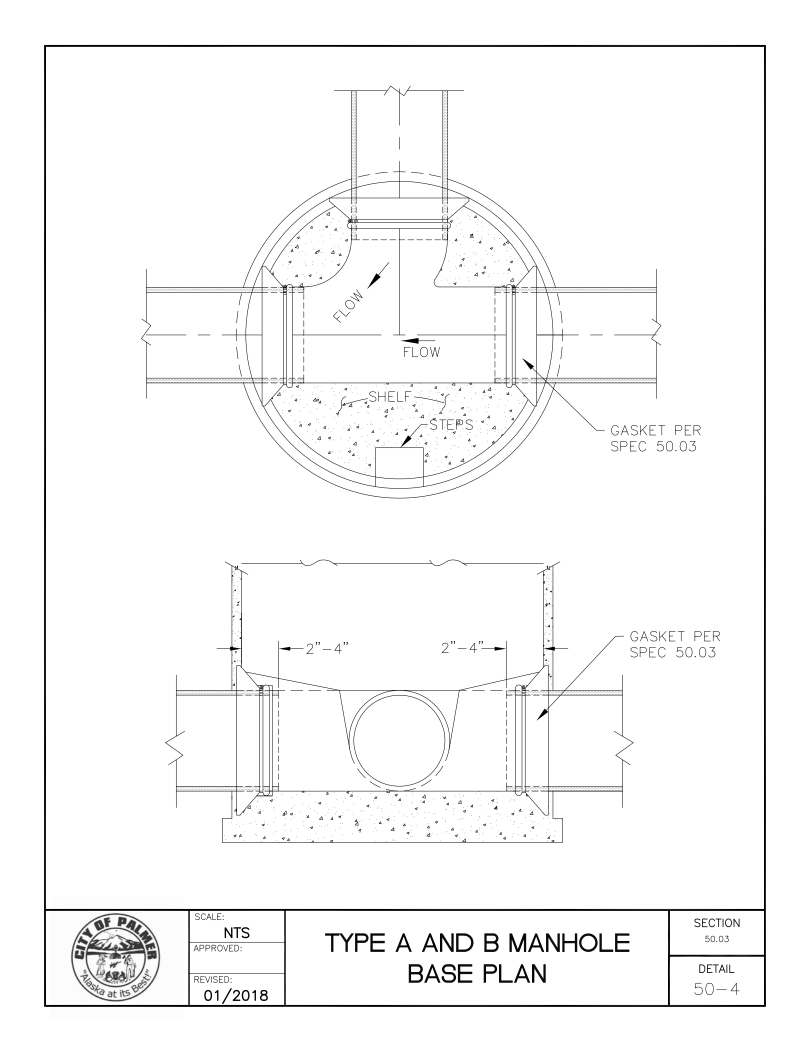
SECTION 40.07

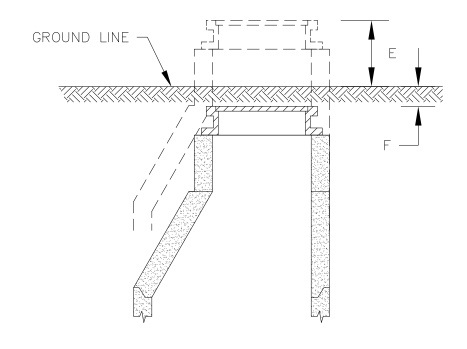
**DETAIL** 40-3











LOCATION	E-MIN	E-MAX	F MIN	F-MAX
LANDSCAPED AREAS, GRAVEL STREETS, AND ALLEY AREAS WHERE TRAVELED.			4"	6"
UNDEVELOPED AND SWAMPY AREAS.	24"	36"		
HIGHWAY R.O.W.S OUTSIDE TRAFFIC AREAS.	6"	10"		
PAVED STREETS.			1/2"	1"

NOTE: PLACE CLASS "E" BEDDING MATERIAL OVER TOP OF MANHOLE LID AND MARK WITH GREEN CARSONITE MARKER WITH DIRECTION AND DISTANCE TO CENTER OF MANHOLE LID.



NTS
APPROVED:

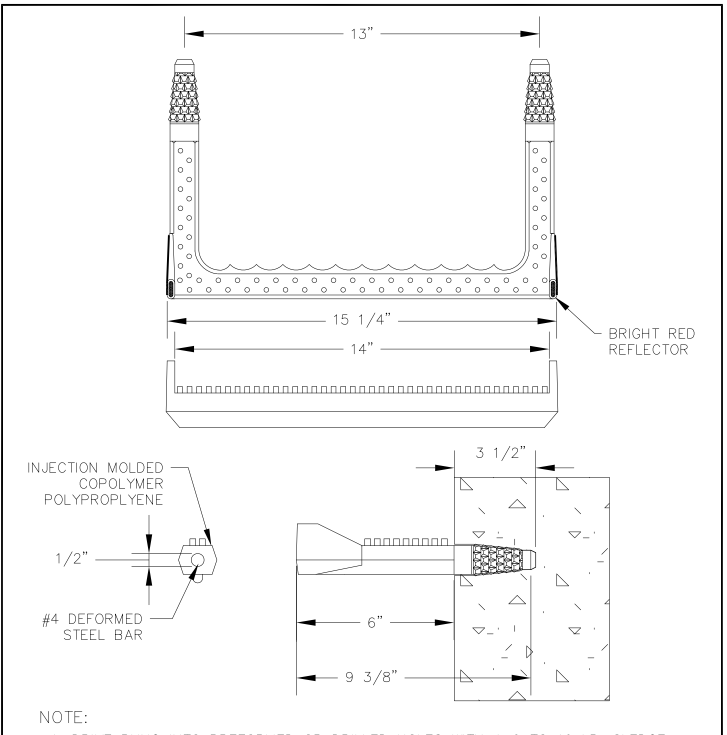
REVISED:

01/2018

# MANHOLE HEIGHTS

SECTION 50.03

**DETAIL** 50-5



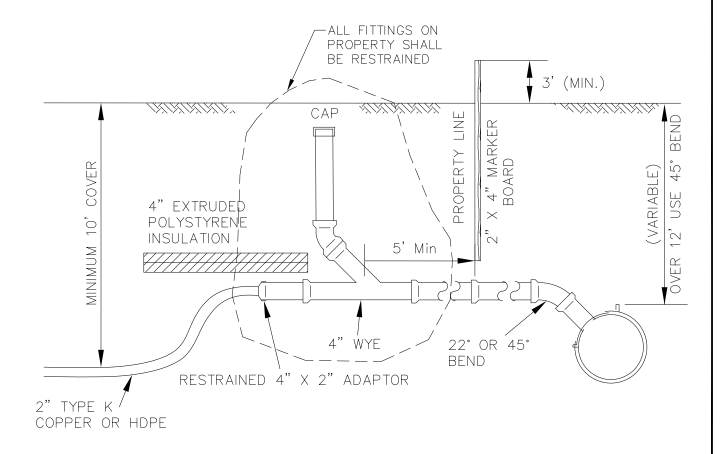
- 1. DRIVE RUNG INTO PREFORMED OR DRILLED HOLES WITH A 6 TO 10 LB. SLEDGE HAMMER, AFTER CONCRETE IS CURED TO 3000 PSI MIN.
- 2. THE INSTALLED STEP SHALL RESIST A PULLOUT FORCE OF 1500 LBS.



SCALE:
NTS
APPROVED:
REVISED:
01/2018

### MANHOLE STEP

SECTION 50.03



- 1. ROMAC STYLE CB SEWER SADDLE SHALL BE USED ON ALL PIPE.
- 2. TYPE "K" COPPER PIPE SHALL BE USED FOR ALL FORCE MAIN PIPE INSTALLATIONS OF 10-FOOT DEPTH OR MORE. HDPE ARCTIC PIPE SHALL BE USED FOR ALL FORCE MAIN PIPE INSTALLATIONS OF DEPTH LESS THAN 10-FOOT.
- 3. THE USE OF HDPE ARCTIC PIPE WITH ELECTRIC HEAT TRACE SHALL ONLY BE USED WITH PRIOR WRITTEN APPROVAL BY PUBLIC WORKS. ENDS OF HEAT TRACE CHANNEL SHALL BE SEALED WATER TIGHT.
- 4. RIGID BOARD INSULATION SHALL BE HIGH DENSITY EXSTRUDED POLYSTYRENE, MIN. 60 P.S.I., EQUIVALENT TO R-20 PER 4-INCH THICKNESS.

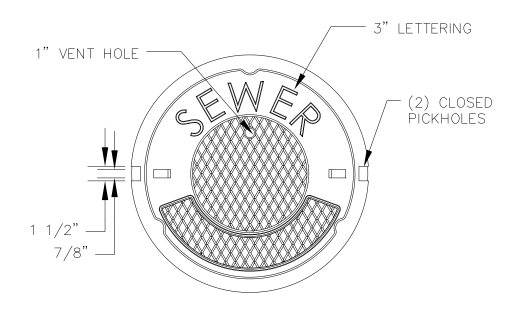


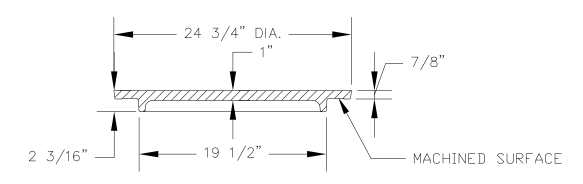
SCALE:
NTS
APPROVED:
REVISED:

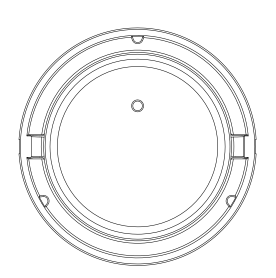
01/2018

SEWER SERVICE CONNECT FOR ON-SITE LIFT STATION 1-1/2" AND 2"

SECTION 50.10









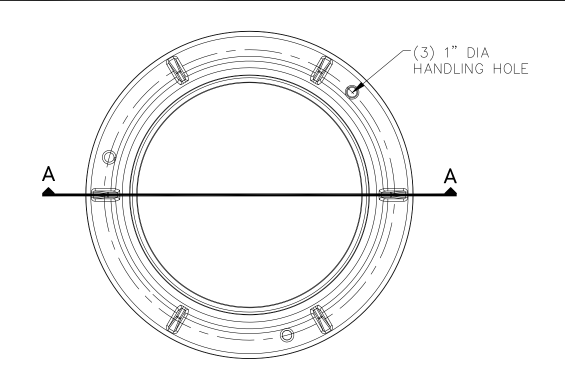
NTS
APPROVED:

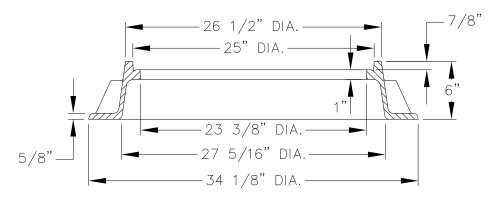
REVISED:

01/2018

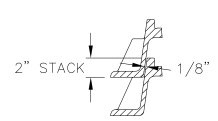
MANHOLE COVER

SECTION 50.03

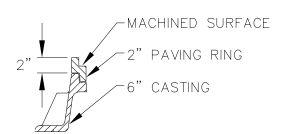




### SECTION AA







PAVING RING DETAIL

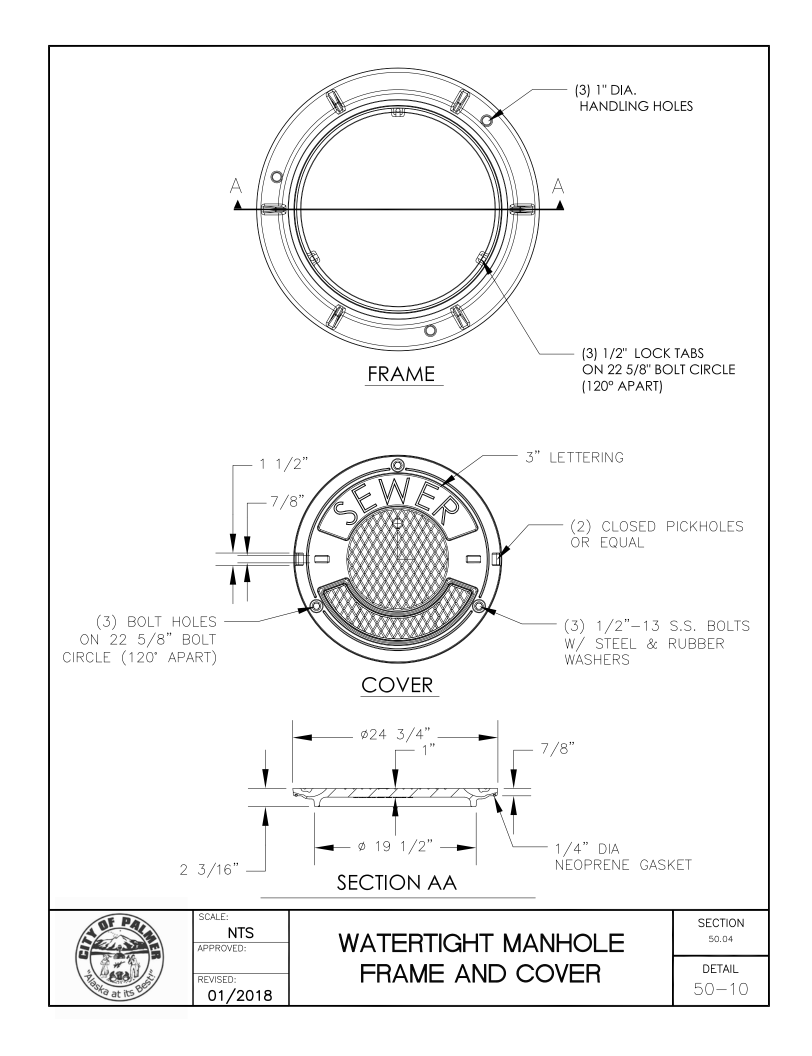


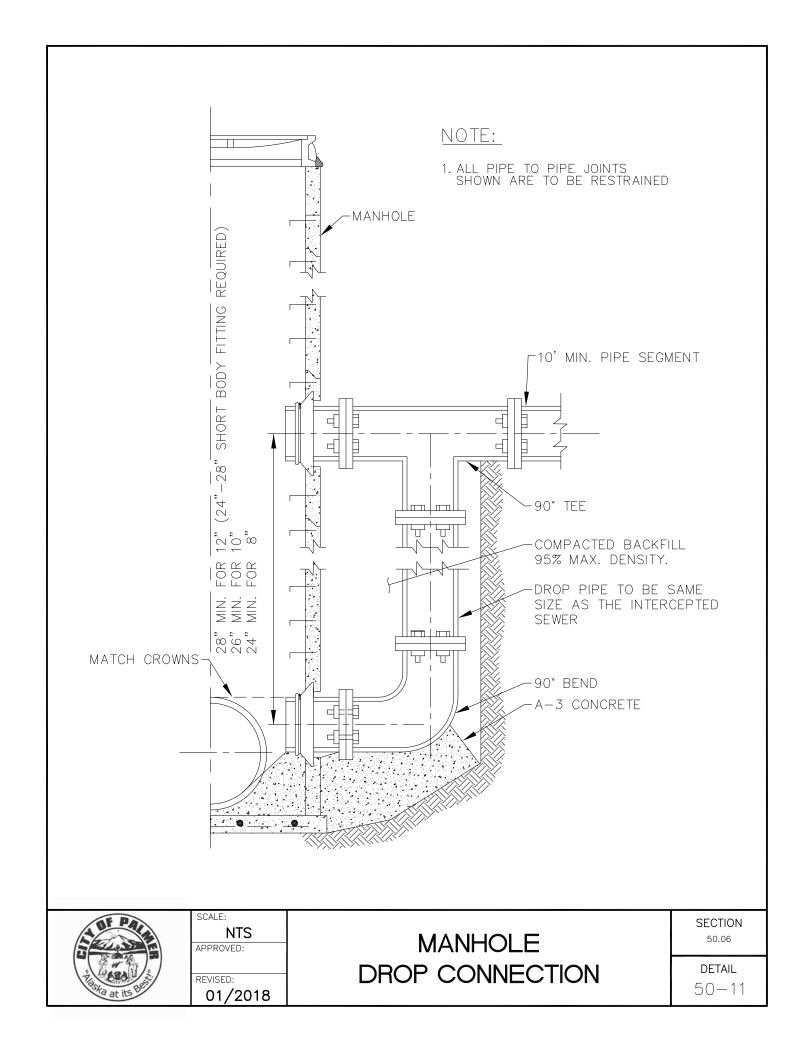
SCALE:
NTS
APPROVED:

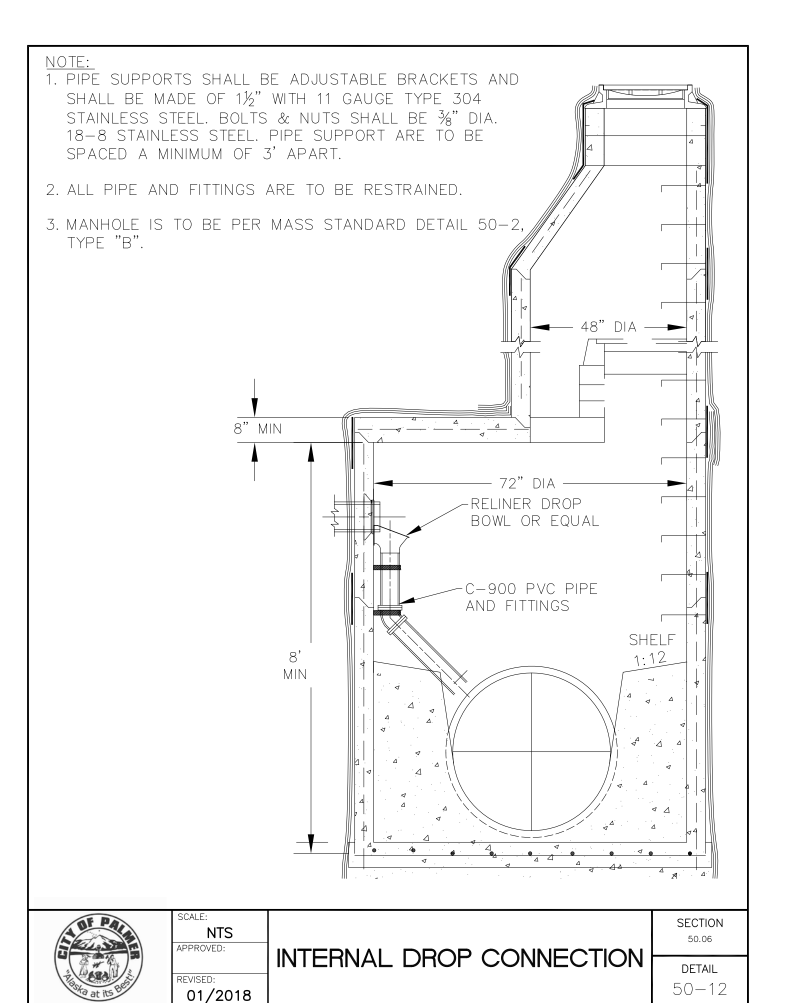
REVISED:
01/2018

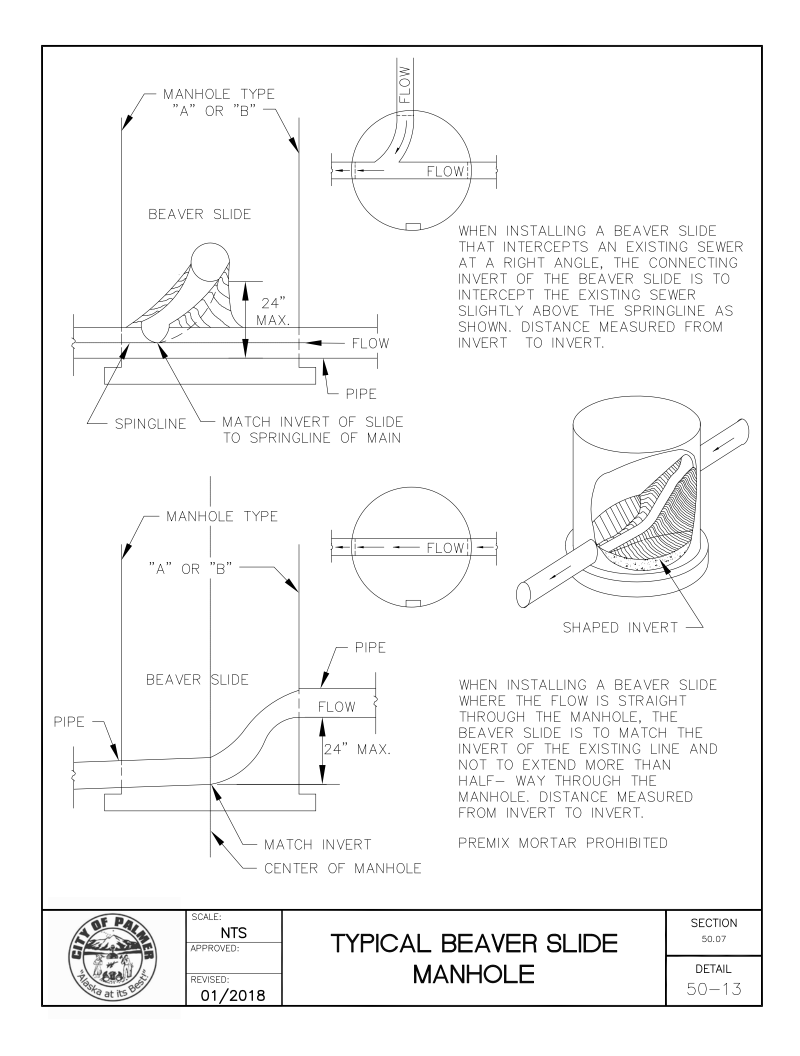
MANHOLE FRAME

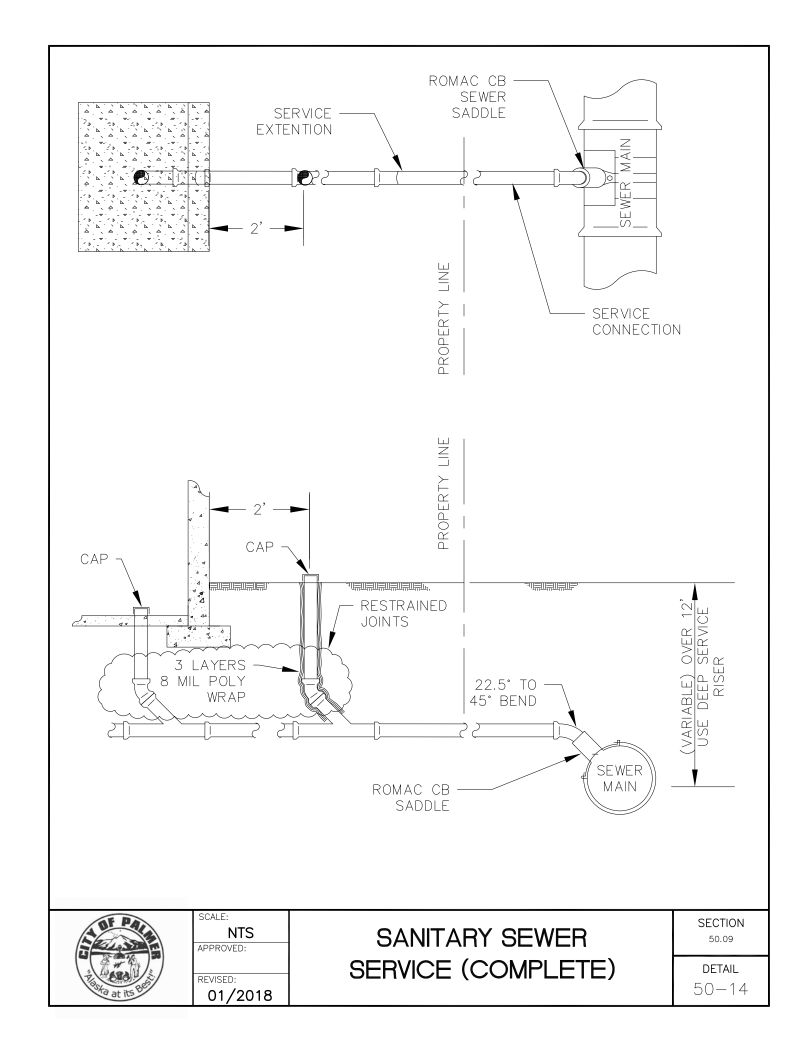
SECTION 50.03

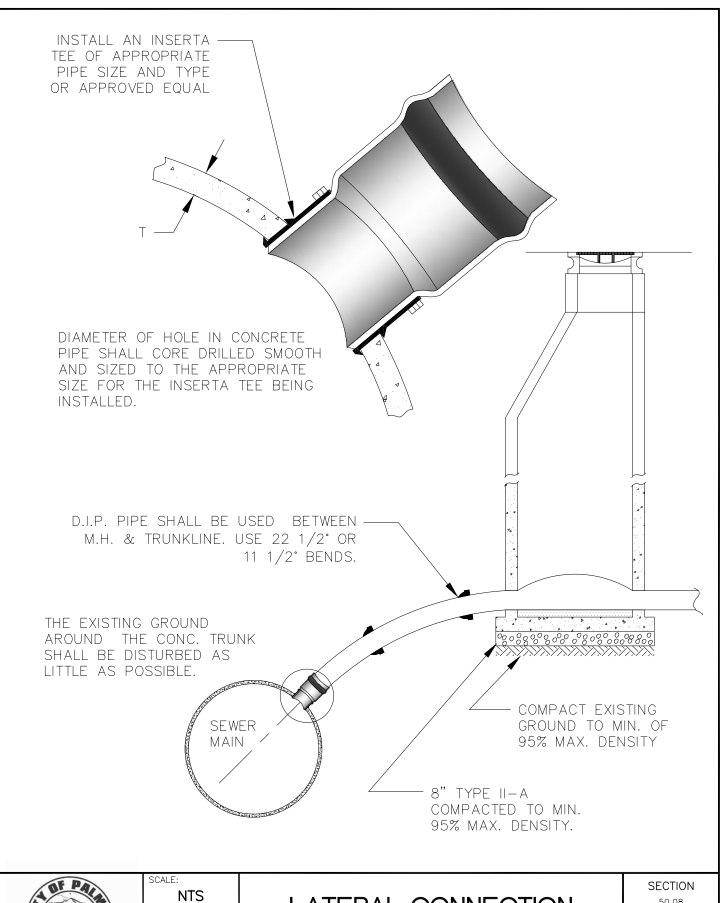










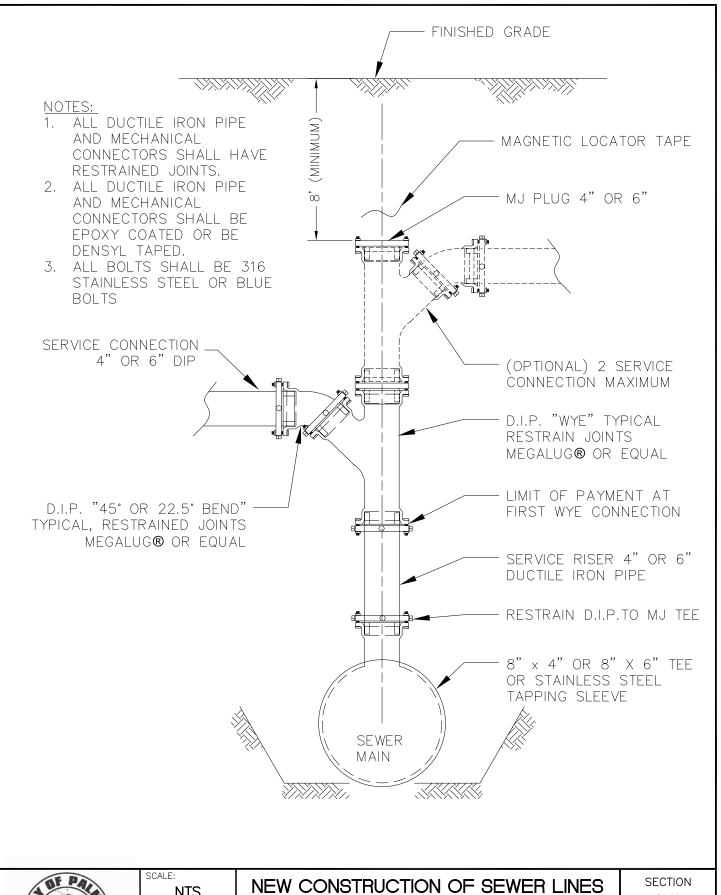




APPROVED:

REVISED: 01/2018 LATERAL CONNECTION TO CONCRETE PIPE

50.08

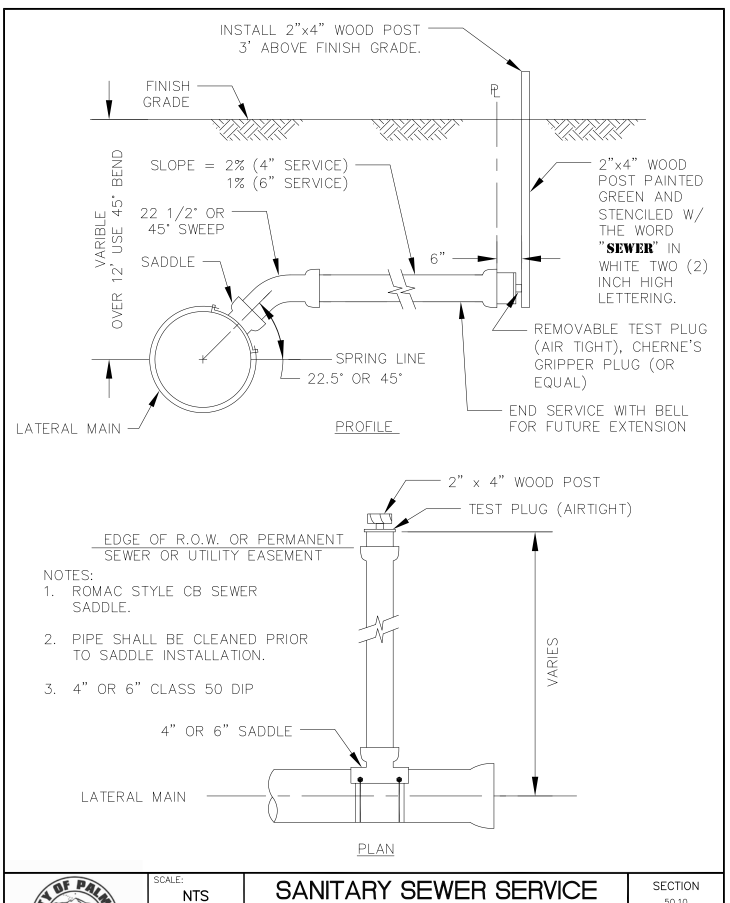




NTS APPROVED:

REVISED: 01/2018 SERVICE RISER/TOP ENTRY FOR DEEP SEWER - DUCTILE IRON

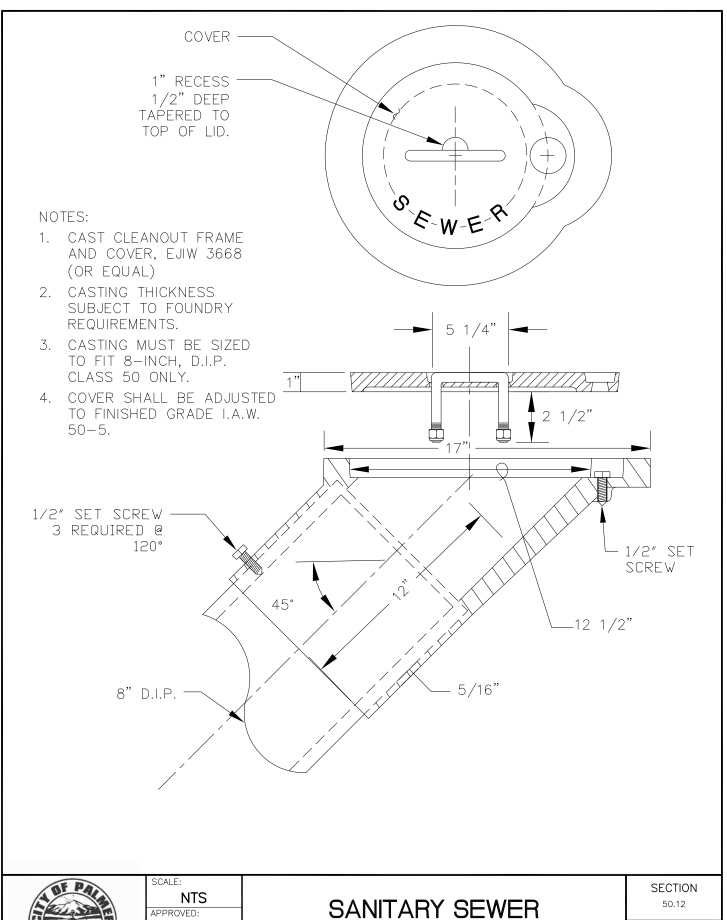
50.09





APPROVED: REVISED: 01/2018 CONNECTION (R.O.W. ONLY)

50.10

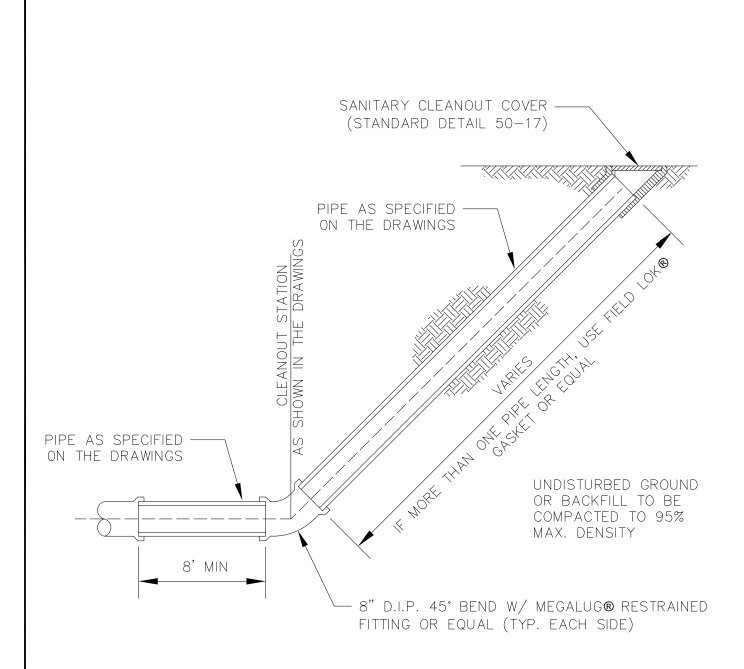




REVISED:

01/2018

**CLEANOUT COVER** 



1. CLEANOUTS ARE NOT USED IN NEW CONSTRUCTION. CONSULT THE ENGINEER FOR ANY NEW INSTALLATIONS.

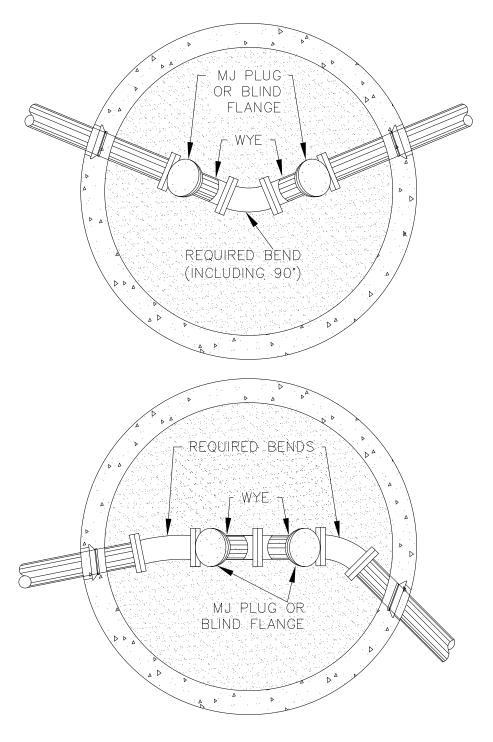


SCALE:
NTS
APPROVED:

REVISED:
01/2018

### SANITARY CLEANOUT

SECTION 50.12



- 1. TYPE "B" MANHOLE (MINIMUM)
- 2. FITTINGS SHALL BE "SHORT BODY" AND RESTRAINED W/ MEGALUG® OR EQUAL.
- 3. INSTALL MASON SAND TO SPRING LINE (SEE DETAIL 50-21 OR 50-22).
- 4. MANHOLE LID & FRAME SHALL BE WATERTIGHT IN ACCORDANCE WITH DETAIL 50-10.



SCALE: NTS APPROVED: REVISED:

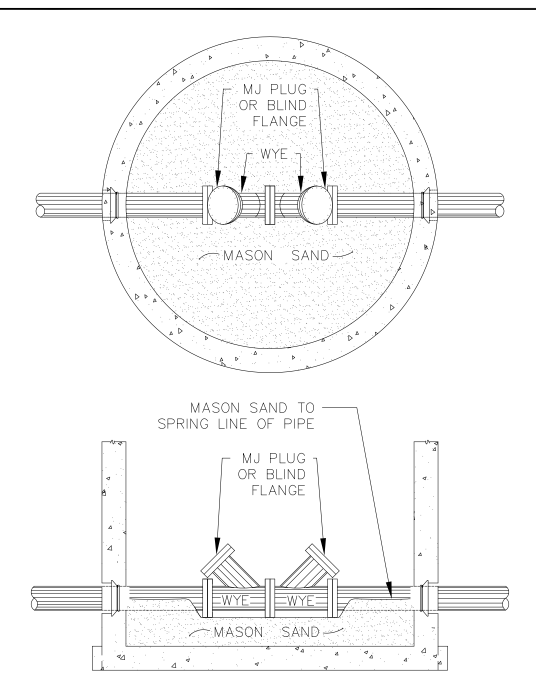
01/2018

SPECIAL MANHOLE AND **CLEANOUT DETAIL** (INSIDE PROTECTIVE WELL RADIUS)

SECTION DIVISION 50

**DETAIL** 

50 - 20



- 1. TYPE "B" MANHOLE (MINIMUM).
- 2. FITTINGS SHALL BE "SHORT BODY" AND RESTRAINED W/ MEGALUG® OR EQUAL.
- 3. INSTALL MASON SAND TO SPRING LINE OF PIPE.
- 4. MANHOLE LID & FRAME SHALL BE WATERTIGHT IN ACCORDANCE WITH DETAIL 50-10.



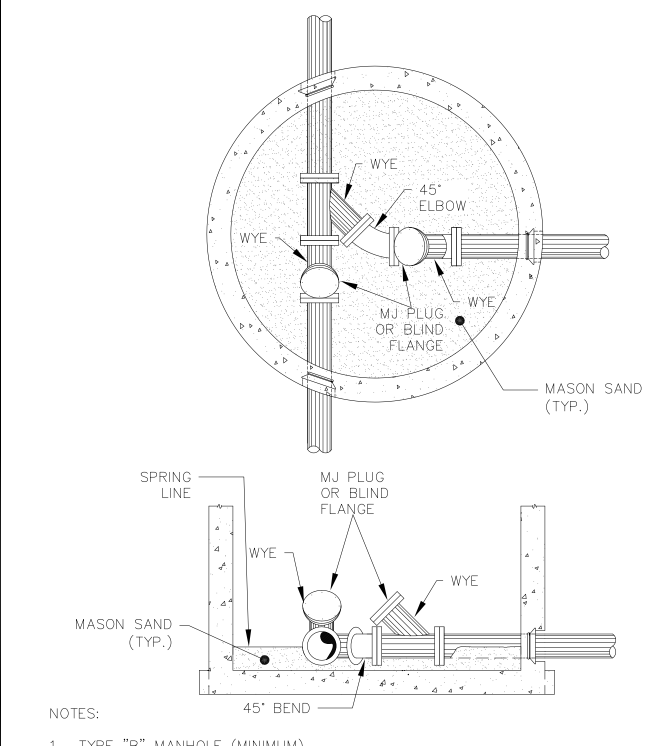
SCALE:
NTS
APPROVED:

REVISED:
01/2018

# SPECIAL MANHOLE AND CLEANOUT DETAIL

(INSIDE PROTECTIVE WELL RADIUS)

SECTION DIVISION 50



- 1. TYPE "B" MANHOLE (MINIMUM).
- 2. FITTINGS SHALL BE "SHORT BODY" AND RESTRAINED W/ MEGALUG® OR EQUAL.
- 3. INSTALL MASON SAND TO SPRING LINE OF PIPE.
- 4. MANHOLE LID AND FRAME SHALL BE WATERTIGHT IN ACCORDANCE WITH DETAIL 50-10.



NTS
APPROVED:

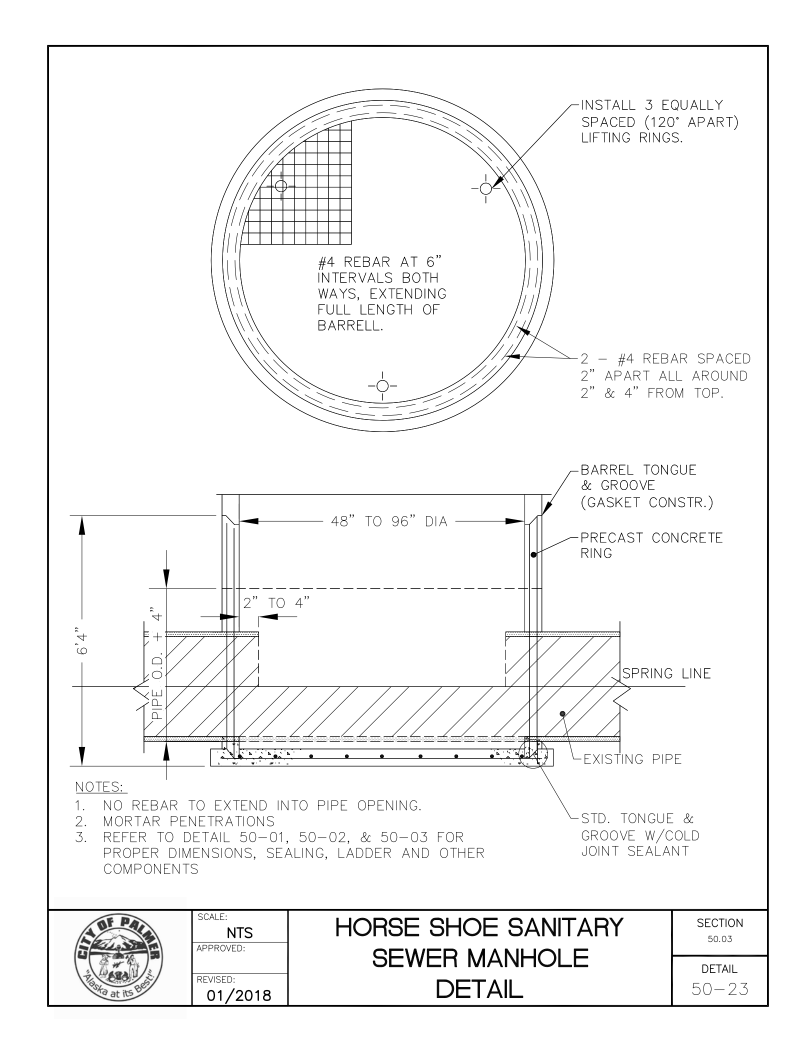
REVISED:

01/2018

# SPECIAL MANHOLE AND CLEANOUT DETAIL

(INSIDE PROTECTIVE WELL RADIUS)

SECTION DIVISION 50



	,	PROJEC	EET) S. ON T NAME -50 SEWER		
STA	+	H.I.	-	T.B.M. EL.	INV. EL.
(23+36.98)	5.64	74.70		69.06	
24+52.18	SSMH Q #4				
24+53.88	N. INV.=	65.20			65.17
24+71.99	RT (24+58.2)	4" S/S L-9, B-2	8.80 65.90		65.24
24+90.13	LT (24+84)	4" S/S L-4, B-1	8.70 66.00		65.32
25+08.19	RT (24+87)	4" S/S L-8, B-2	8.70 66.00		65.39
25+25.90	RT (25+16.2)	4" S/S L-7, B-2	8.60 66.10		65.46
25+44.00	RT (25+40.2)		8.50 66.20		65.53
25+62.10	RT (25+66.1)	4" S/S L-5, B-2	8.40		65.60
25+70.75	S. INV.=	65.67			65.64
24+72.45	SSMH Q #5				
(23+36.98)	5.38	74.44		69.06	
24+72.45	SSMH © #5				
25+74.15	NW. INV.=				65.74
25+92.28		4" S/S L-4, B-2	7.99 66.45		65.81
26+10.38	RT (26+07)	4" S/S L-3, B-2	7.89 66.55		65.89
26+28.48	(20+14)	4" S/S L-3, B-1	7.84		65.96
26+46.58	RT (26+43.5)	4" S/S L-2, B-2	7.74 66.70		66.03
26+64.71	LT (26+49.6)	4" S/S L-2, B-1	7.69 66.75		66.10
26+77.85	8" 45 © C.O.	INV.= 66.18			66.16
	RT (26+71.5)	4" S/S L-1, B-2	7.64		

	ACTOR NAI GRADE PEI	SON NAME		PAGE# -	& DAT
ROD INV.	ROD T.O.P.	FOOTAGE	TIME/SET	SLOPE	/DESCR.
(15) SSMH	1#3				
		0.00			
9.53	8.78	1.70		S = +	0.004/FT
9.46	8.71	18.11 19.81	8: 00	+	0.07/JN
9.38	8.63	18.14 37.95	8: 20		
9.31	8.56	18.06 56.01	8: 35	SERVIC STA &	I .
9.24	8.49	17.71 73.72	8: 55	SIZE, BLOCK M	LOT, MAY GO
9.17	8.42	18.10 91.82	9:10		DR AT LEFT
9.10	8.35	18.10 109.92	9: 20		
9.06	8.31	8.65 118.57	9: 30		
		1.70 120.27	10:00		
(15) SSMH	1#3				
		0.00			
8.70	7.95	1.70		S = +	0.004/F1
8.63	7.88	18.13 19.83	10: 30		0.07/JN
8.55	7.80	18.10 37.93	10: 45		
8.48	7.73	18.10 56.03	11: 00		
8.41	7.66	18.10 74.13	11:15		
8.34	7.59	18.13 92.26	11: 30		
8.28	7.53	13.14 105.40	12:00		
		105.40			

USE INVERT ELEVATIONS (INV) FOR SEWER USE BOTTOM OF PIPE ELEVATIONS (BOP) FOR WATER

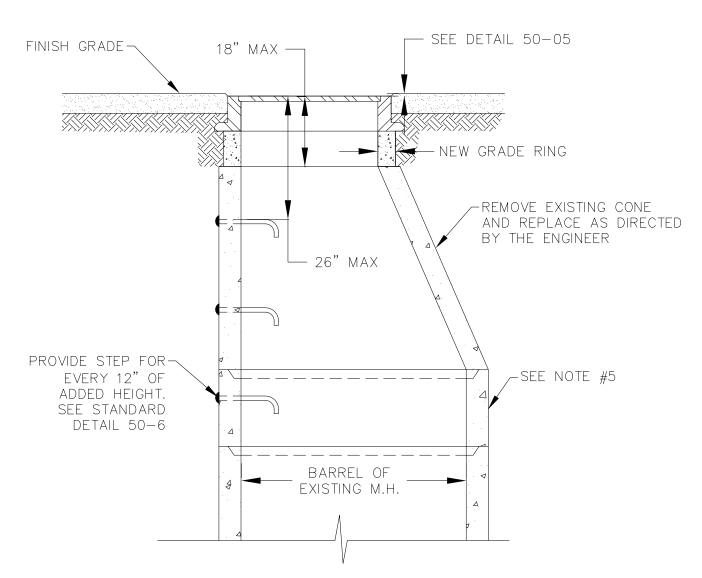


NTS
APPROVED:

REVISED:
01/2018

CONTRACTOR FIELD INSTALLATION NOTES SANITARY EXAMPLE

SECTION DIVISION 50



- 1. RESET CONE WITH COLD JOINT GASKET AND SEAL EXTERIOR JOINT WITH COLD JOINT SEALANT.
- 2. ADJUST FRAME TO PROPER DEPTH BELOW SURFACE OF PAVEMENT. FEATHER EDGE OF PAVEMENT TO SMOOTH TRANSITION, PER DETAIL (50-05).
- 3. SEAL FRAME, AND GRADE RINGS TO CONE WITH WRAPIDSEAL® OR APPROVED EQUAL.
- 4. WRAP CONES & BARREL SECTIONS WITH THREE (3) LAYERS OF 8-MIL THICK POLYETHYLENE ENCASEMENT MATERIAL AFTER INSTALLING THE WRAPIDSEAL® (SEE DETAIL 50-1)
- 5. ADD OR REMOVE PRECAST RISER SECTIONS OR RADIAL CONCRETE MANHOLE. BLOCKS AS DIRECTED BY THE ENGINEER

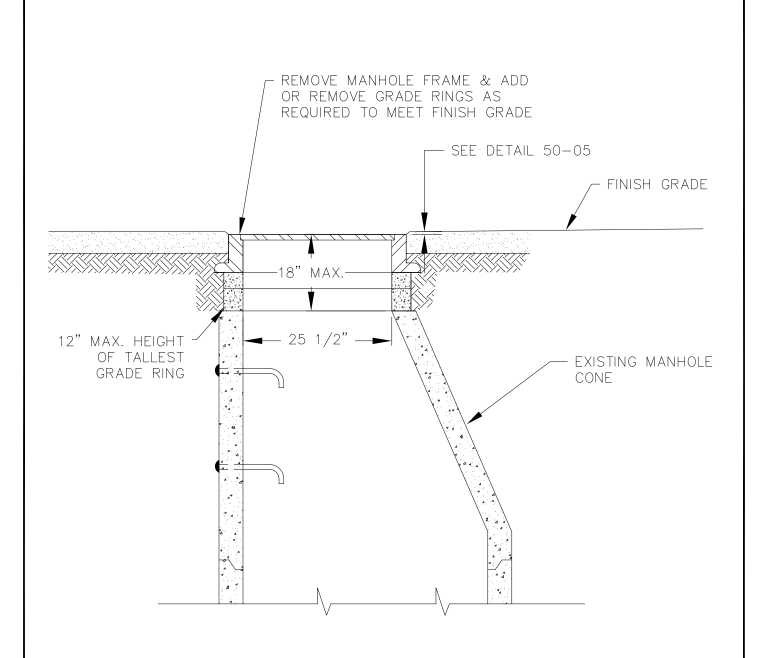


NTS
APPROVED:

REVISED:
01/2018

MANHOLE CONE ADJUSTMENT

SECTION 50.19



- 1. WHEN AN ADJUSTMENT OF GREATER THAN 12" IN GRADE RINGS IS REQUIRED, ADJUST CONE PER STANDARD DETAIL 50-25 RATHER ADJUST THAN GRADE RINGS
- 2. SEAL FRAME AND GRADE RING TO CONE WITH WRAPID SEAL® OR APPROVED EQUAL

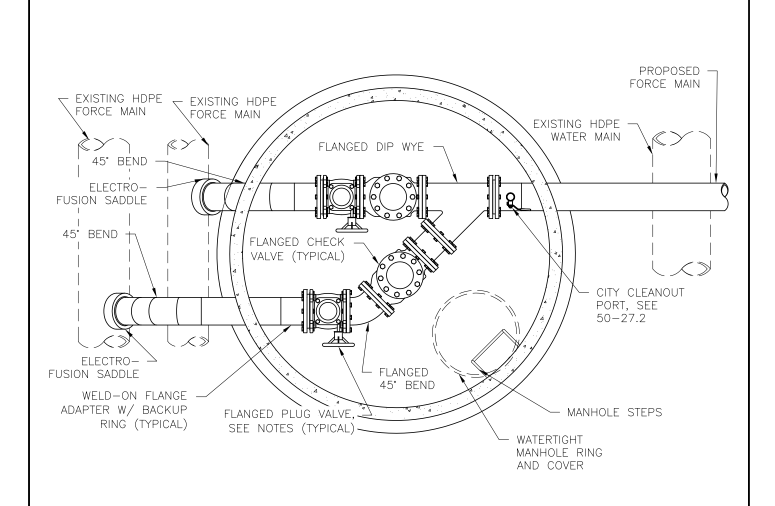


SCALE:
NTS
APPROVED:

REVISED:
01/2018

### MANHOLE RING ADJUSTMENT

SECTION 50.20





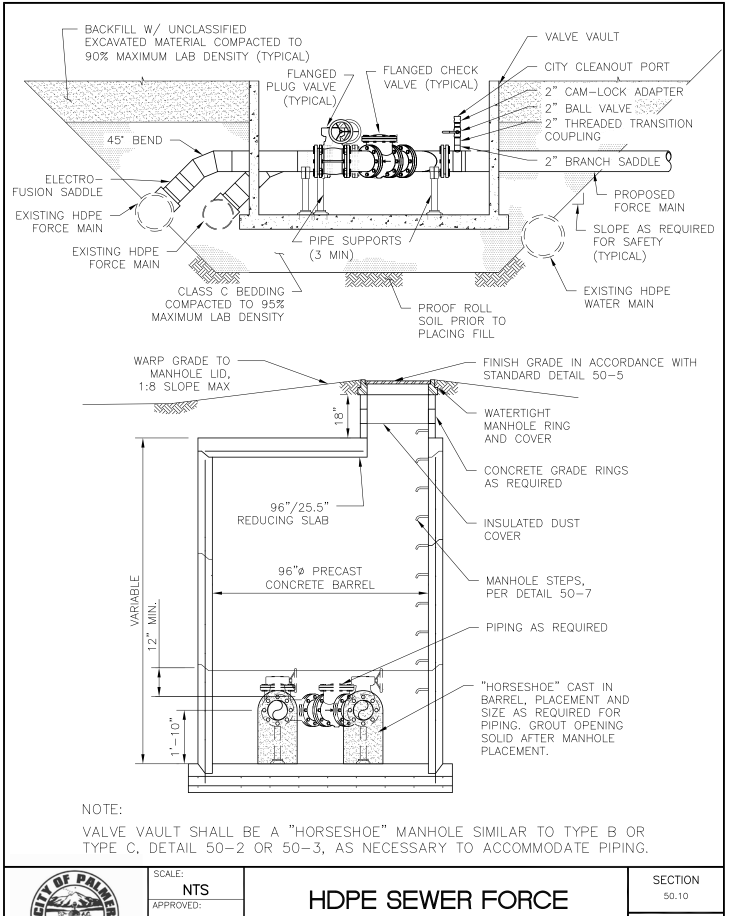
SCALE:
NTS
APPROVED:

REVISED: 01/2018

# HDPE SEWER FORCE MAIN CONNECTION

SECTION 50.10

**DETAIL** 50-27.1

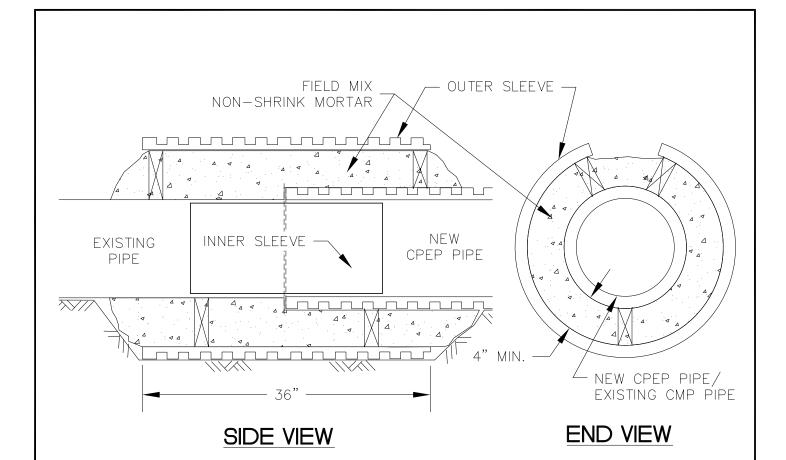


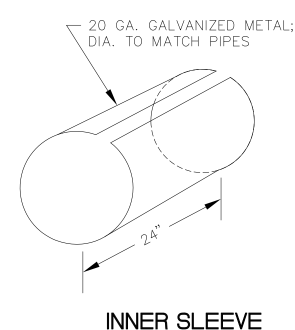


REVISED: 01/2018

# MAIN CONNECTION

DETAIL 50 - 27.2





- 1. MATCH INVERTS OF EXISTING PIPE AND NEW CPEP PIPE. INNER SLEEVE SHALL FORM A SMOOTH TRANSITION, WITHOUT AN ABRUPT EDGE WITH NEW CPEP PIPE AND EXISTING CMP PIPE.
- 2. INSTALL 24" LONG INNER SLEEVE.
- 3. INSTALL A 36" LONG OUTER SLEEVE, CENTER ON JOINT, AS A CONCRETE FORM.
- 4. FILL OUTER SLEEVE WITH NON-SHRINK MORTAR.
- 5. USE POTABLE WATER IN MINIMUM AMOUNTS TO PROVIDE PLASTICITY IN PLACING THE MORTAR.
- 6. BACKFILL AND COMPACT TRENCH.

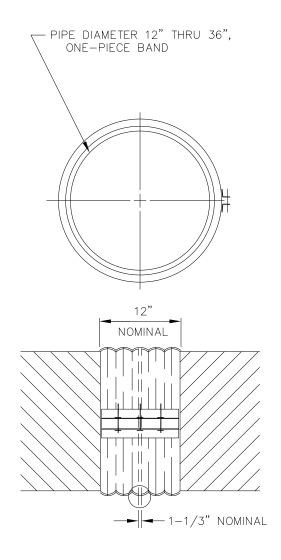
AE DA	SCALE:
	NTS
	APPROVED:
7	REVISED:
of at its Be	01/2018

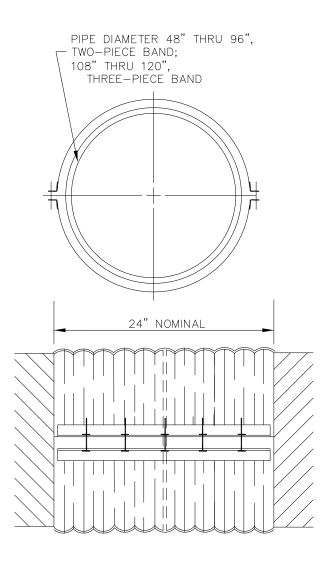
## CPEP STORM PIPE CONNECTION

SECTION 55.02

DETAIL

55-1





- 1. 12" THRU 36" PIPE ENDS RE-CORRUGATED TO ANNULAR 2 VALLEYS MIN. PER END.
- 2. 48" THRU 120" PIPE ENDS RE-CORRUGATED TO ANNULAR 4 VALLEYS MIN. PER END.
- 3. BAND ANGLES TO BE 2"x2"X12" GA. MIN.
- 4. BAND MATERIAL AND FABRICATION SHALL CONFORM TO AASHTO M-36 AND AASHTO M-218; PROVIDE 16 GAUGE BANDS FOR 12" THRU 120" DIAMETER PIPES.
- 5. DIMPLED TYPE CONNECTING BANDS ARE ALLOWABLE ONLY WHERE FITTINGS ARE USED IN NEW OR EXISTING CONSTRUCTION, FOR REPAIRS TO DAMAGED CMP, AND FOR EXTENSIONS TO CMP WITHOUT ANNULAR ENDS. SIZE BANDS IN ACCORDANCE WITH ABOVE SCHEDULE (MIN. 12").
- 6. BOLT SIZE SHOULD BE 1/2" DIAMETER BY 8" LONG. NUTS SHALL BE PROVIDED WITH A WASHER.



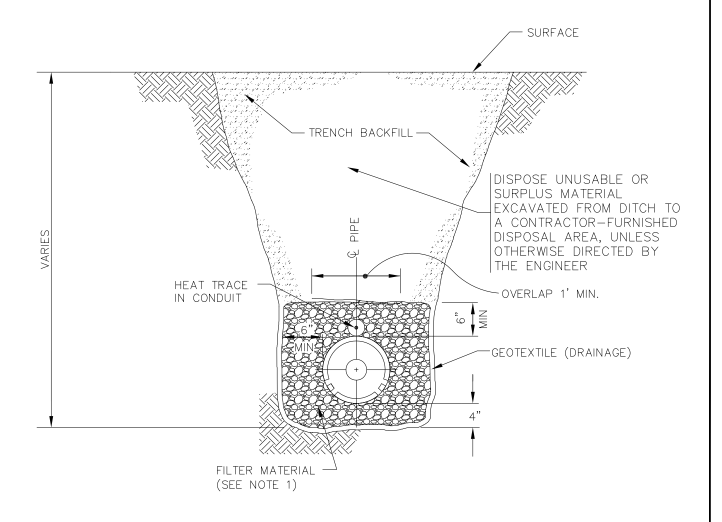
SCALE:
NTS
APPROVED:

REVISED:
01/2018

## CORRUGATED METAL PIPE BAND DETAIL

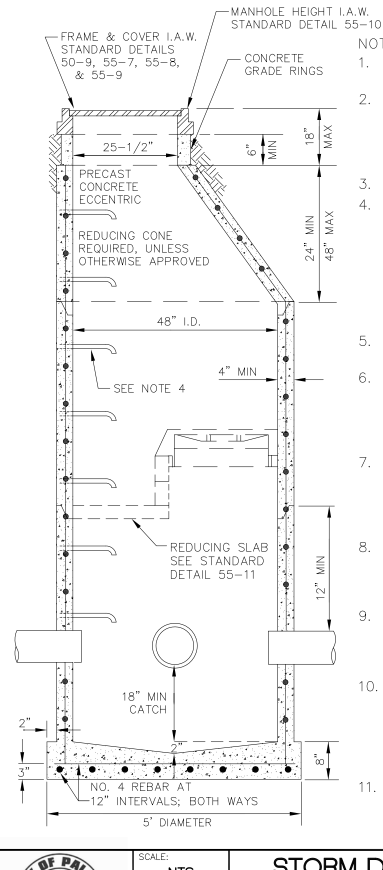
SECTION 55.02

**DETAIL** 55-2



- 1. PROVIDE FILTER MATERIAL TYPE AS SPECIFIED IN THE CONTRACT DOCUMENTS.
- 2. COMPACT BACKFILL UNDER THE EXISTING OR PROPOSED ROAD PRISM TO A MINIMUM OF 95% OF MAXIMUM DENSITY.
- 3. TRENCH BACKFILL SHALL BE CLASSIFIED BACKFILL AS SPECIFIED IN THE DRAWINGS.

PALE PALE	SCALE:  NTS  APPROVED:	CLIDDDAIN	SECTION 55.03
Žiasta at its Be	REVISED: 01/2018	SUBDRAIN	DETAIL 55-3



- 1. MANHOLE SECTIONS SHALL CONFORM TO A.S.T.M. C-478.
- 2. EXTEND PIPE 2" INTO MANHOLE, SEAL PIPE PENETRATIONS WITH NON-SHRINKABLE GROUT MIXED WITH POTABLE WATER I.A.W. MANUFACTURER'S RECOMMENDATIONS.
- 3. BLOCKOUTS SHALL BE FORMED.
- 4. PLACE RUNGS 12" ON-CENTER ON UNOBSTRUCTED SIDE OF MANHOLE 18" MAX. FROM BOTTOM OF MANHOLE & 6" MAX. FROM TOP OF CONE. IF UNOBSTRUCTED SIDE NOT AVAILABLE, BOTTOM RUNG TO BE PLACED 6" OVER SMALLEST PIPE. SEE MANHOLE STEP STANDARD DETAIL 50-6.
- 5. MANHOLE SHALL HAVE MINIMUM OF ONE 6" GRADE RING.
- BACKFILL AROUND MANHOLE WITH A MINIMUM OF 3' TYPE IIA CLASSIFIED FILL & BACKFILL BACKFILL SHALL BE INCIDENTAL TO COST OF MANHOLE INSTALLATION.
- 7. CATCH BASIN LEADS SHALL ENTER THE MANHOLE AT LEAST ONE PRIMARY LEAD DIAMETER ABOVE THE TOP OF THE PRIMARY LEAD UNLESS MINIMUM PIPE SLOPES CANNOT BE ACHIEVED.
- STEEL REQ'D FOR BARREL SHALL CONFORM TO A.S.T.M. C-478. EMBED STEEL IN BASE SO THAT FIRST BARREL SECTION IS CONNECTED WITH BASE.
- "RAM-NEK" OR EQUAL AND PRIME BARREL JOINTS. HEAT "RAM-NEK" AND SEAL SURFACES BEFORE FINAL ASSEMBLY.
- 10. PRIMARY LEADS NOT TO EXCEED 24" PIPE WITH INCLUDED ANGLE BETWEEN LEADS GREATER THAN OR EQUAL TO 135°, OR PRIMARY LEADS NOT TO EXCEED 18" PIPE WITH INCLUDED ANGLE LESS THAN 135°.
- 11. A TYPE I MANHOLE SHALL NOT BE USED WHEN BOTH CATCH BASIN AND ACCESS FUNCTIONS ARE REQUIRED.

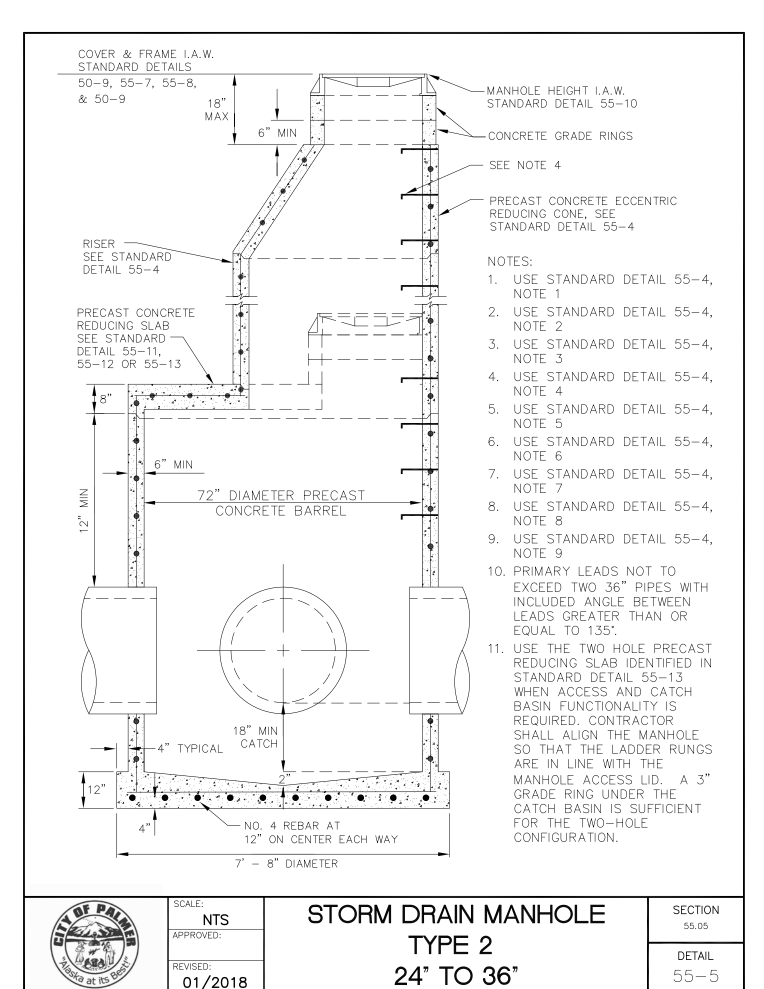


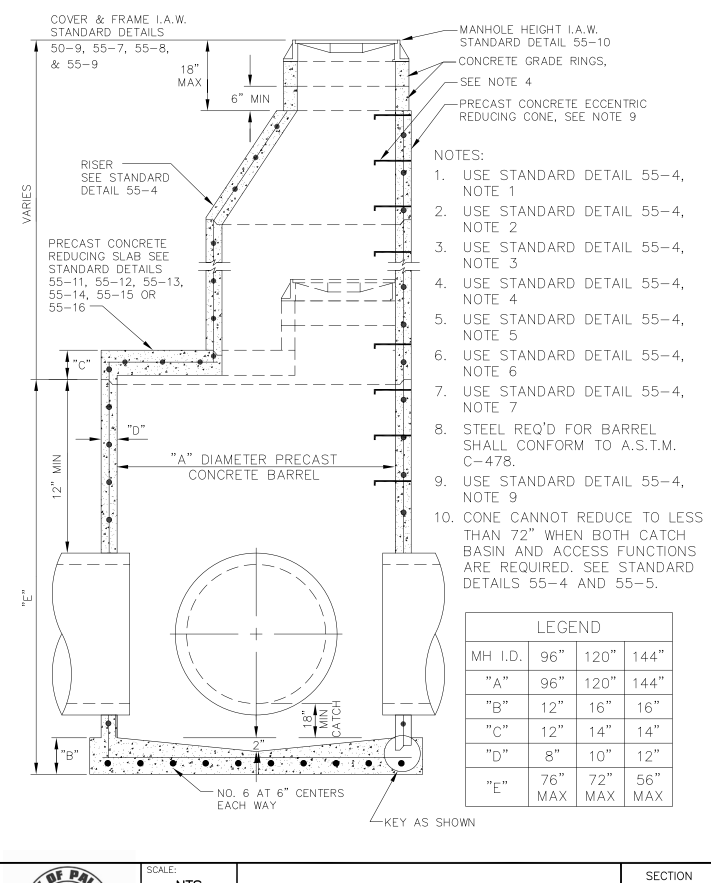
NTS APPROVED: REVISED: 01/2018

STORM DRAIN MANHOLE TYPE 1 PIPE ( 24"

SECTION 55.05

DETAIL 55 - 4







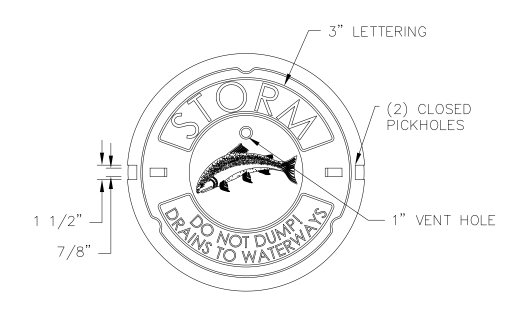
NTS
APPROVED:

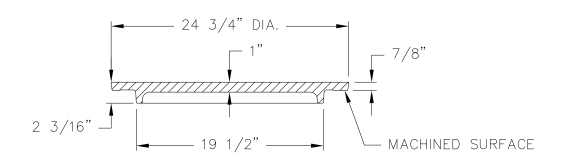
REVISED:
01/2018

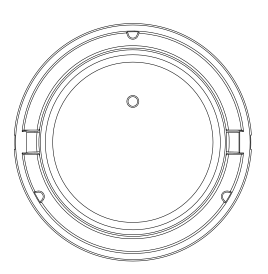
# STORM DRAIN MANHOLE TYPE 3

SECTION 55.05

DETAIL 55-6









NTS
APPROVED:

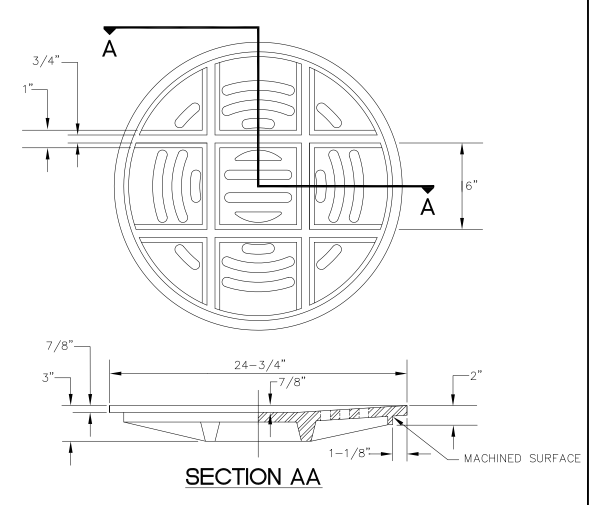
REVISED:

01/2018

STORM DRAIN
MANHOLE COVER

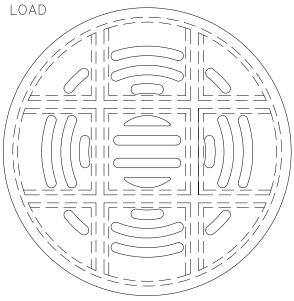
SECTION 55.05

**DETAIL** 55-7



2000 P.S.I. STRENGTH REQUIREMENT FOR TRANSVERSE BREAKING LOAD

PER A.S.T.M. A-438





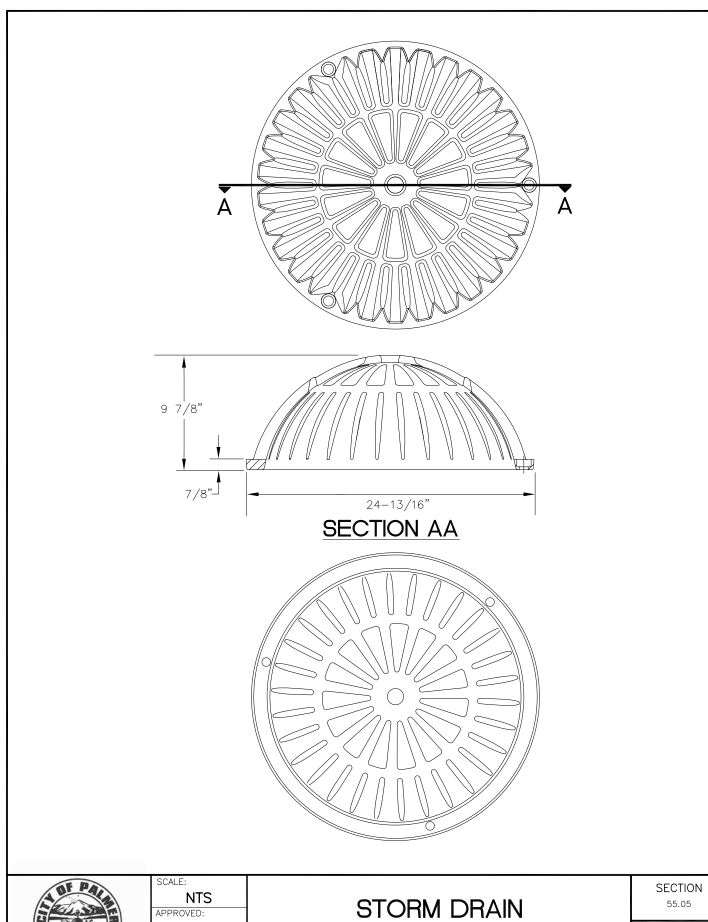
SCALE: NTS APPROVED: REVISED:

01/2018

STORM DRAIN TOP INTAKE COVER **SECTION** 55.05

DETAIL

55 - 8



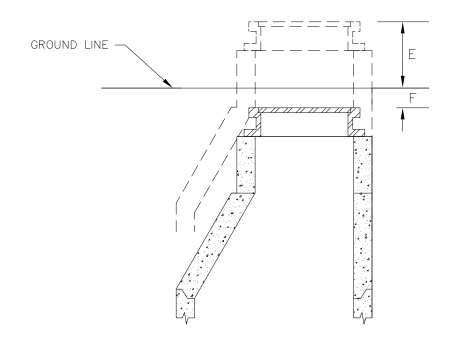


NTS
APPROVED:

REVISED:
01/2018

BEEHIVE INTAKE COVER

**DETAIL** 55-9



LOCATION	E-MIN	E-MAX	F MIN	F-MAX
LANDSCAPED AREAS, GRAVEL STREETS, AND ALLEY AREAS WHERE TRAVELED.			4"	6"
UNDEVELOPED AND SWAMPY AREAS.	24"	36"		
HIGHWAY R.O.W.S OUTSIDE TRAFFIC AREAS.	6"	10"		
PAVED STREETS.			1/2"	1"

NOTE: PLACE CLASS "E" BEDDING MATERIAL OVER TOP OF MANHOLE LID AND MARK WITH BLUE CARSONITE MARKER WITH DIRECTION AND DISTANCE TO CENTER OF MANHOLE LID.



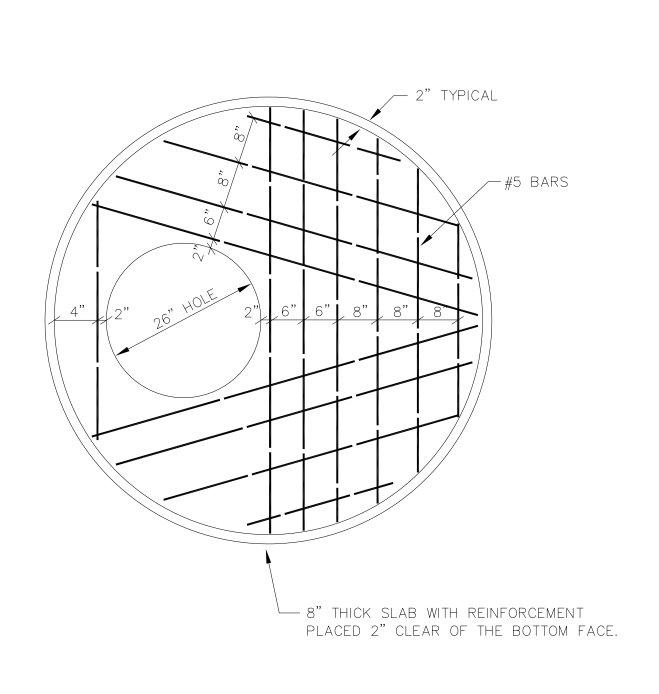
SCALE:
NTS
APPROVED:

REVISED:
01/2018

### MANHOLE HEIGHTS

SECTION 55.05

**DETAIL** 55-10





NTS
APPROVED:

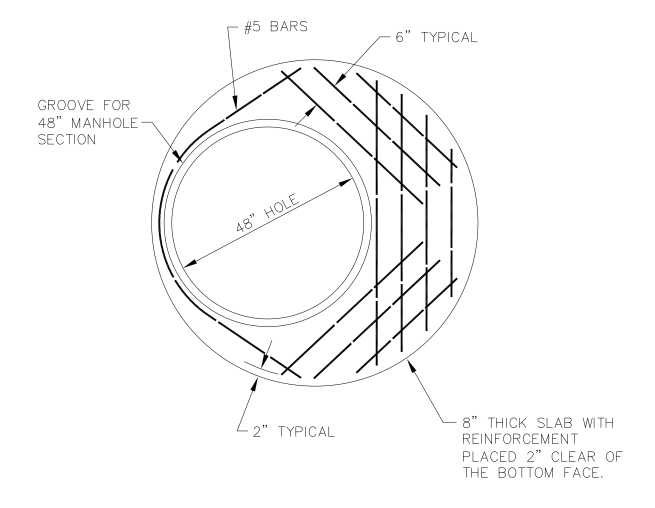
REVISED:

01/2018

PRECAST CONCRETE REDUCING SLAB (72" OR 48" TO 26")

SECTION 55.05

**DETAIL** 55–11





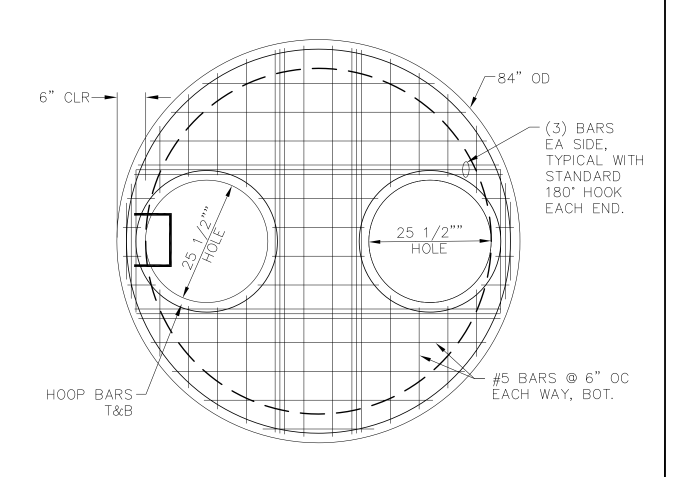
NTS
APPROVED:

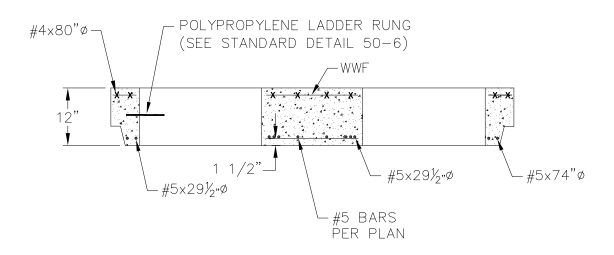
01/2018

PRECAST CONCRETE REDUCING SLAB (72" TO 48")

SECTION 55.05

**DETAIL** 55–12







NTS
APPROVED:

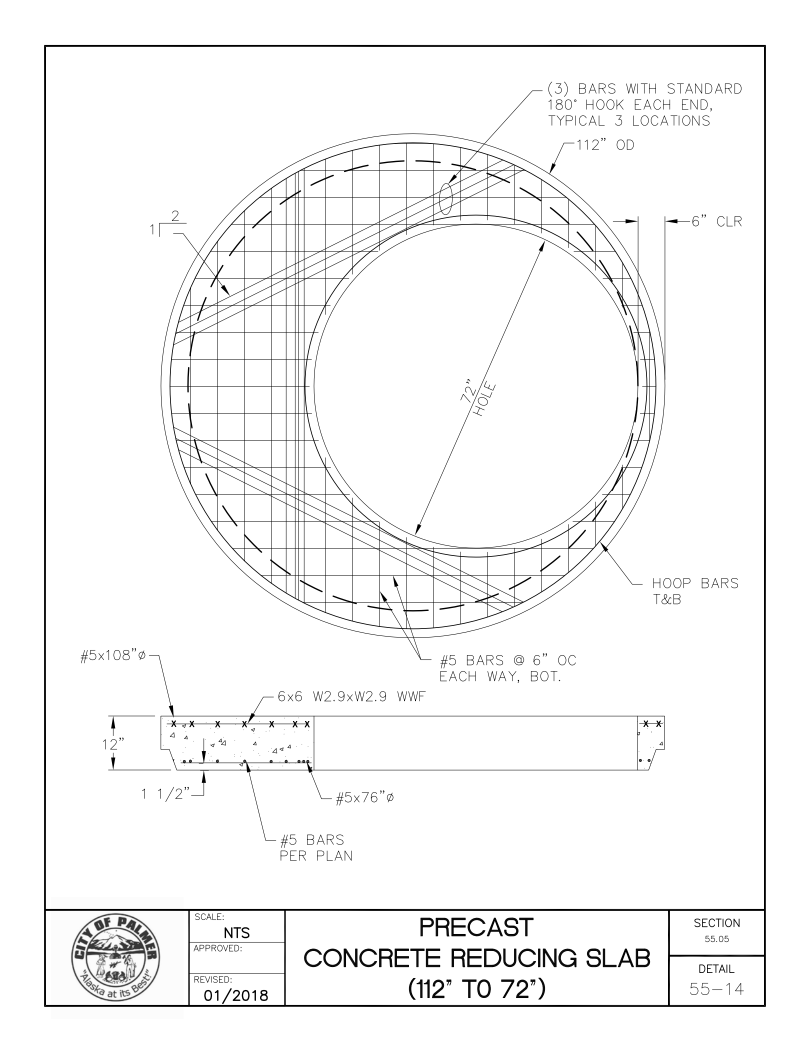
REVISED:

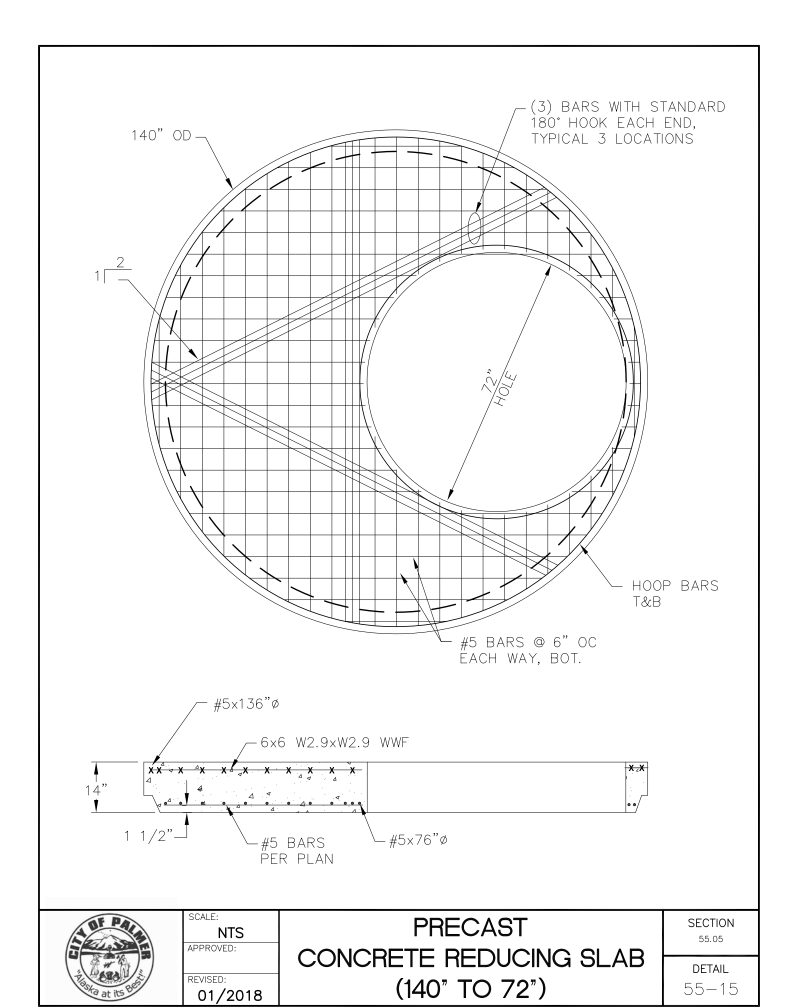
01/2018

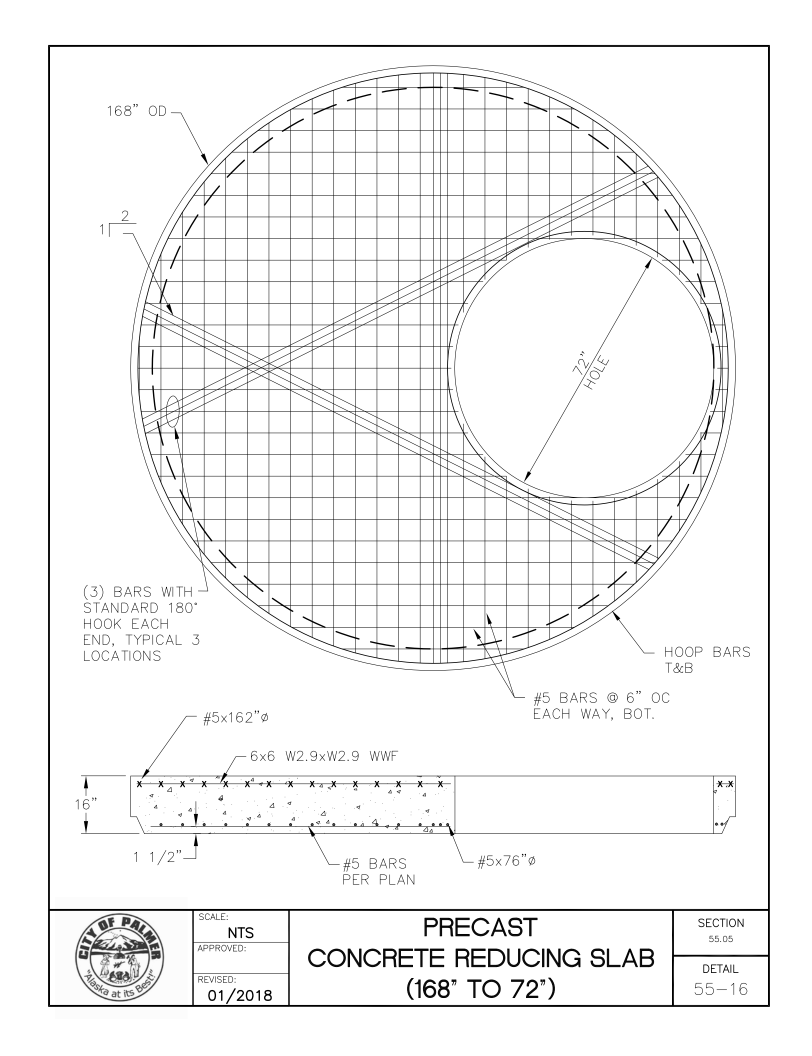
PRECAST CONCRETE TWO HOLE REDUCING SLAB (72" TO TWO 25 1/2")

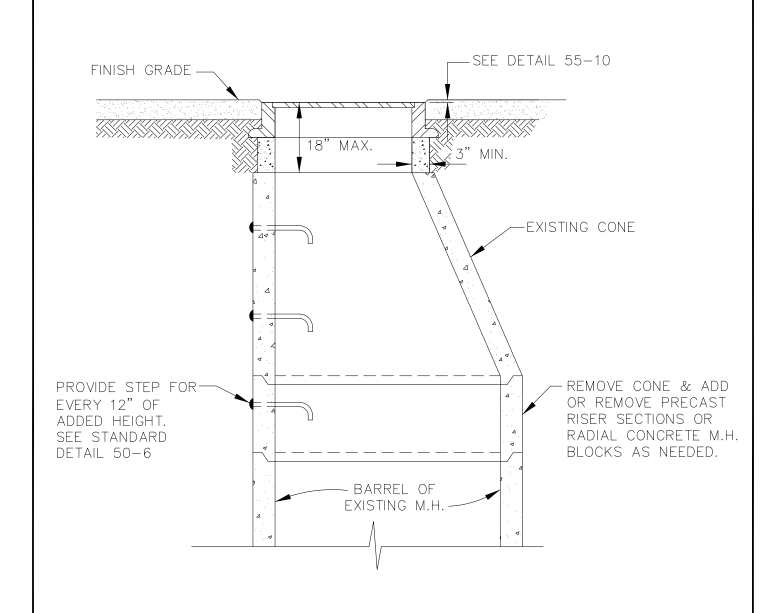
SECTION 55.05

**DETAIL** 55–13









- 1. RESET CONCRETE GRADE RING IN BEDDING MATERIAL AS SPECIFIED IN SECTION 55.05, ARTICLE 5.2.B REINFORCED CONCRETE MANHOLES.
- 2. REFER TO ASTM DESIGNATION C-478 FOR DESIGN AND STRENGTH REQUIREMENTS.
- 3. RESET CONE IN RAM-NEK OR EQUAL.



NTS
APPROVED:

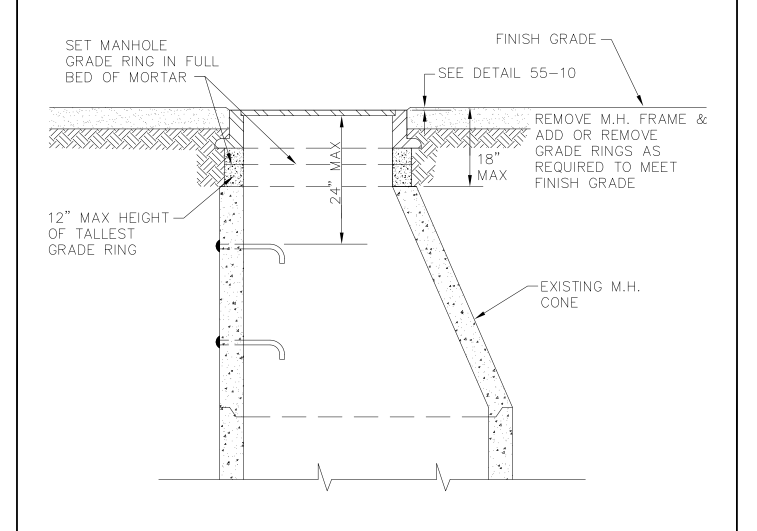
REVISED:

01/2018

# MANHOLE CONE ADJUSTMENT

SECTION 55.07

**DETAIL** 55–17



- 1. REFER TO ASTM DESIGNATION C-478 FOR DESIGN AND STRENGTH REQUIREMENTS.
- 2. WHEN AN ADJUSTMENT OF GREATER THAN 12" IN GRADE RINGS IS REQUIRED, ADJUST CONE I.A.W. STANDARD DETAIL 55-17 RATHER THAN GRADE RINGS.
- 3. IF NECESSARY, SHIM MANHOLE FRAME WITH STUD WASHERS TO ADJUST FRAME. FEATHER EDGE OF PAVEMENT TO SMOOTH TRANSITION. WHEN SHIMS ARE USED, SET MANHOLE FRAME IN A FULL BED OF MORTAR WITH SHIMS.



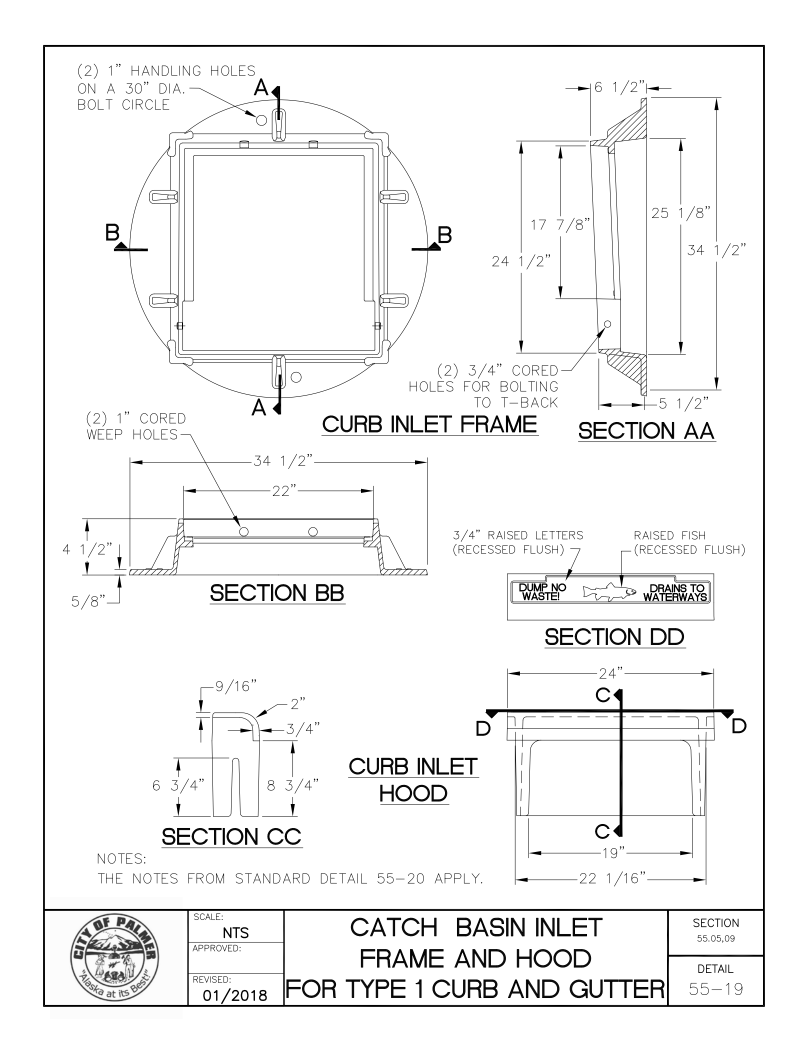
SCALE:
NTS
APPROVED:

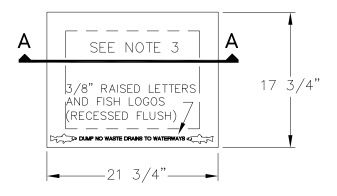
REVISED:
01/2018

### MANHOLE RING ADJUSTMENT

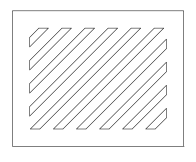
SECTION 55.08

**DETAIL** 55–18



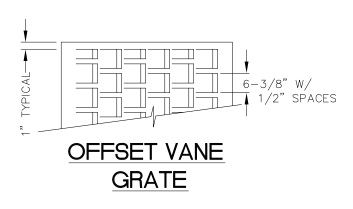


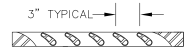
### **CURB INLET GRATE**



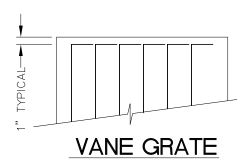
1" DIAGONAL BARS WITH 1-1/2" OPENINGS

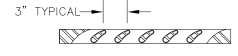
### DIAGONAL GRATE











**SECTION AA** 

#### NOTES:

- 1. MINIMUM CASTING WEIGHT SHALL BE 400 LBS. FOR CURB INLET FRAME, HOOD & GRATE.
- 2. CURB INLET HOOD & GRATE SHALL CONFORM TO ASTM A536.
- 3. GRATE SHALL BE AS SHOWN ON THE DRAWINGS OR SPECIFIED BY THE ENGINEER.

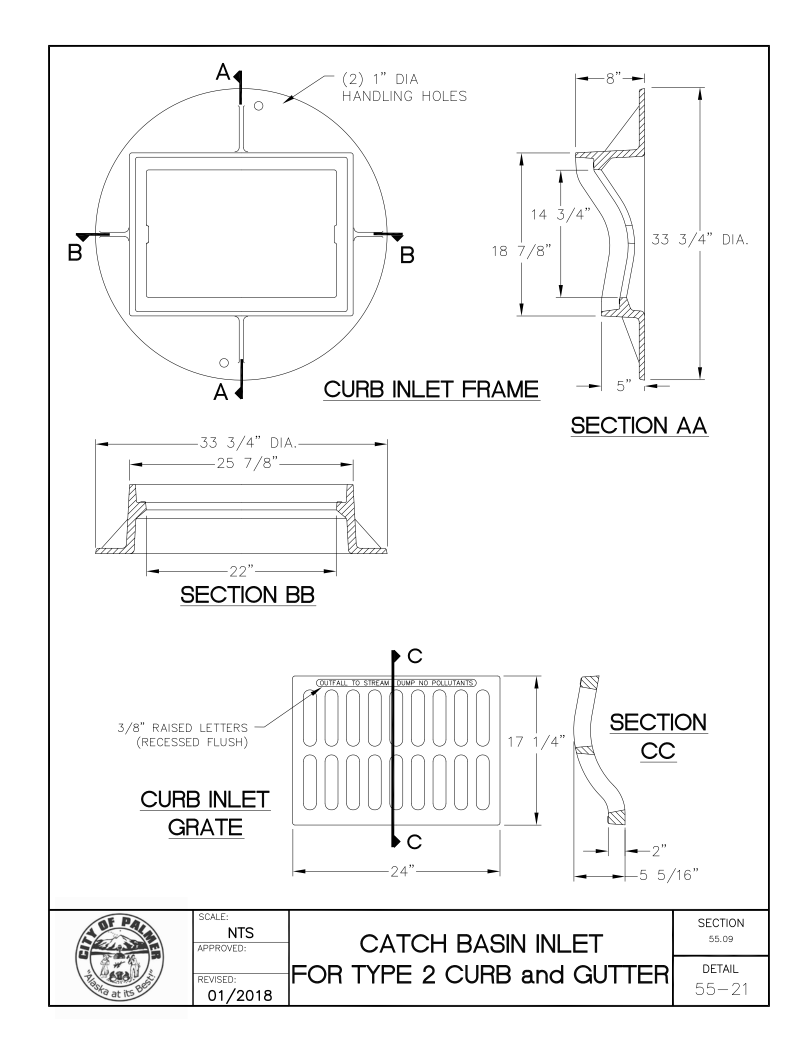


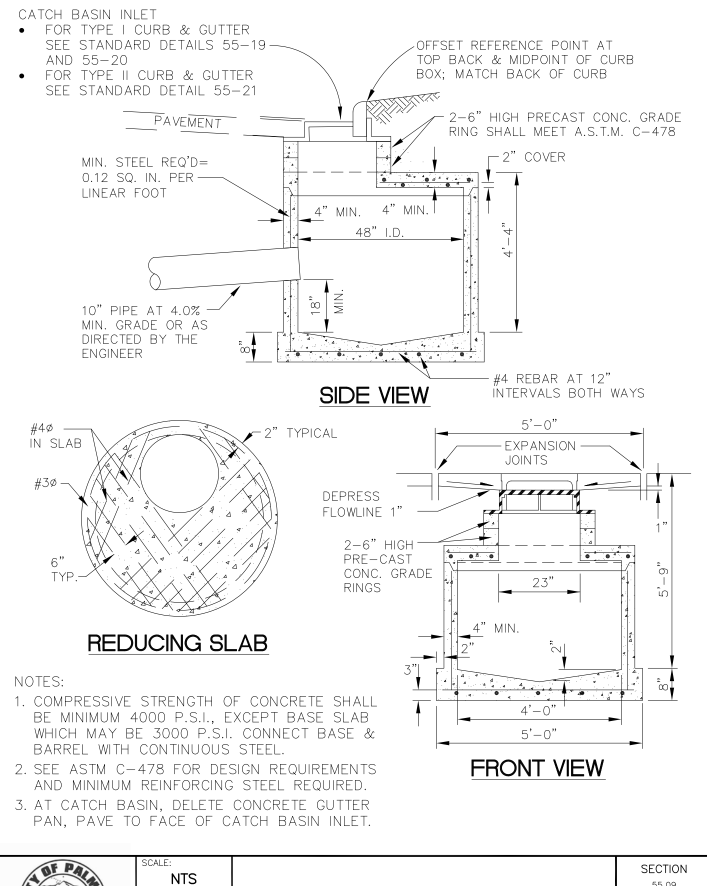
SCALE:
NTS
APPROVED:

REVISED:
01/2018

CATCH BASIN INLET
GRATES
FOR TYPE 1 CURB AND GUTTER

SECTION 55.05,09





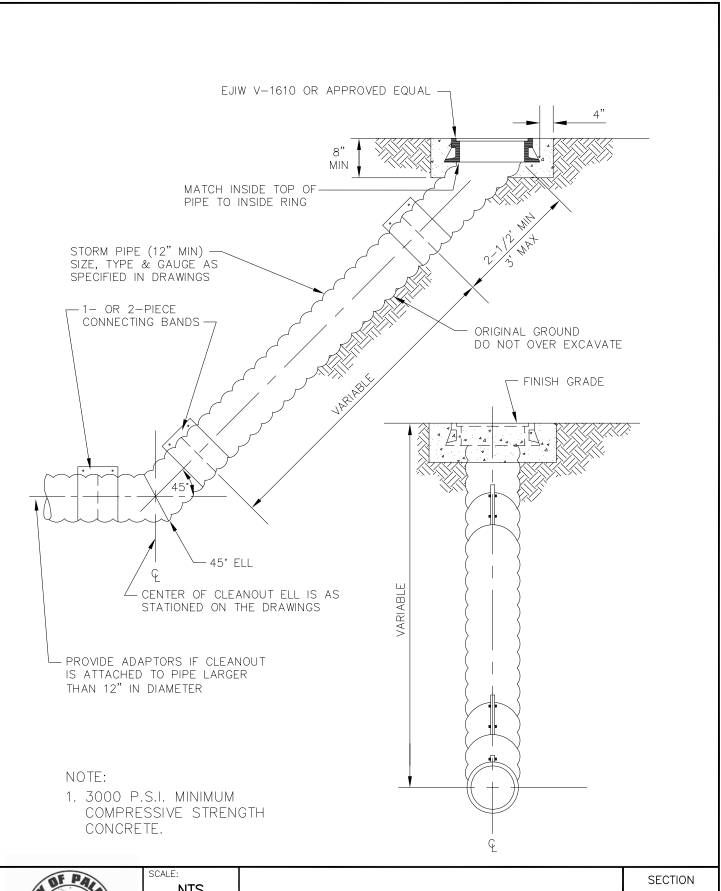


APPROVED: REVISED: 01/2018

PRECAST CATCH BASIN

55.09

DETAIL 55 - 22





NTS APPROVED:

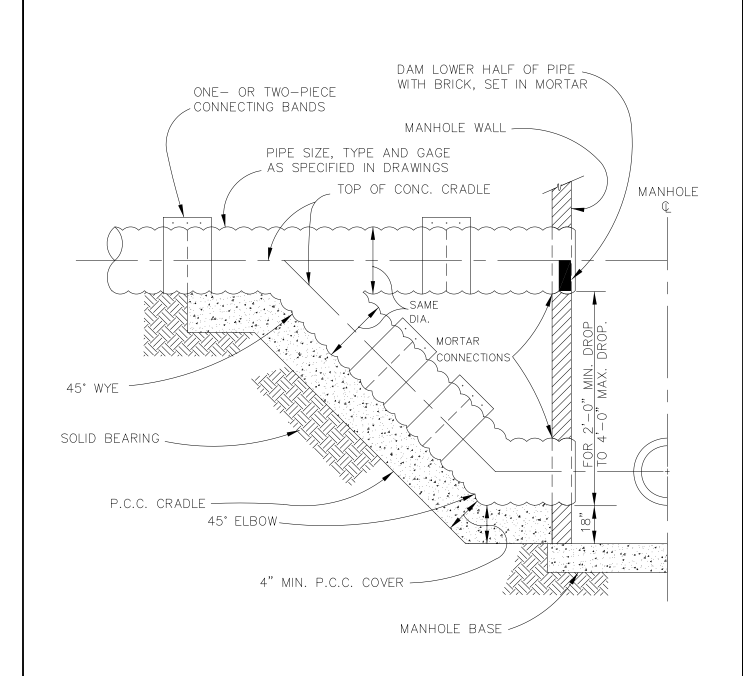
01/2018

REVISED:

STORM DRAIN CLEANOUT

55.14

**DETAIL** 55 - 23



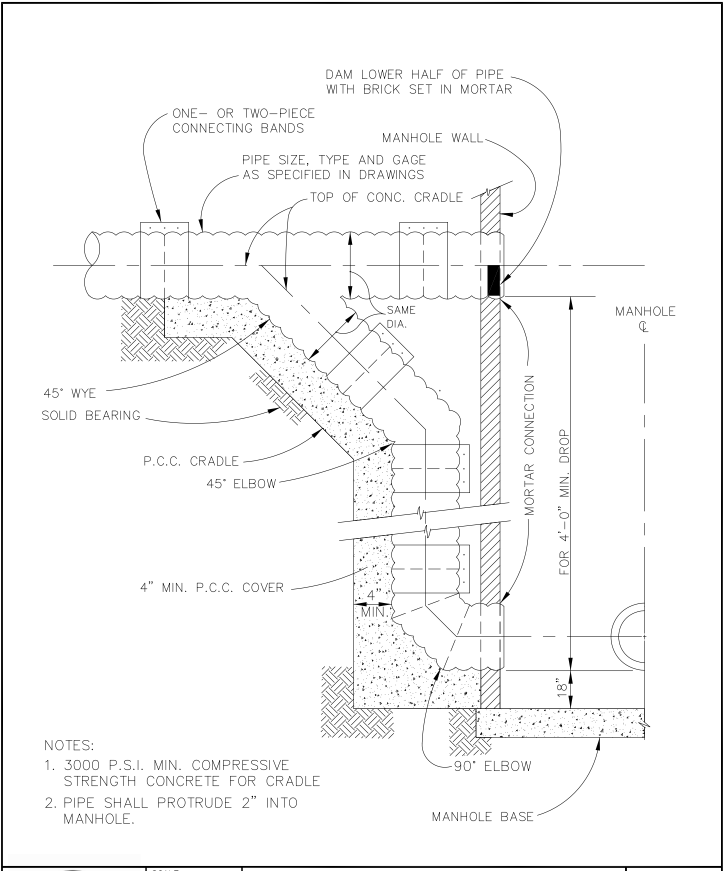
- 1. 3000 P.S.I. MIN. COMPRESSIVE STRENGTH CONCRETE FOR CRADLE.
- 2. PIPE SHALL PROTRUDE 2" INTO MANHOLE.



SCALE:
NTS
APPROVED:
REVISED:
01/2018

# STORM DRAIN DROP CONNECTION (2' MIN. DROP)

SECTION 55.16



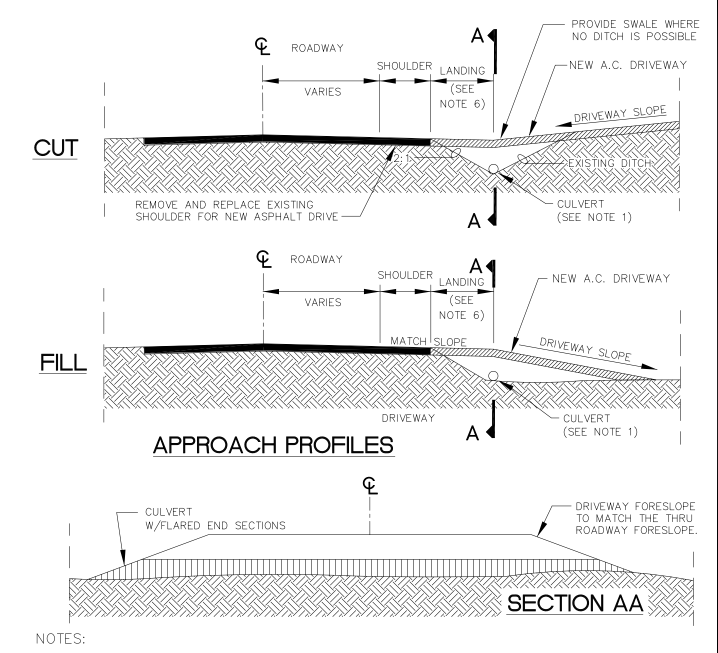


NTS
APPROVED:

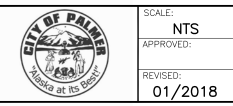
REVISED:

01/2018

STORM DRAIN DROP CONNECTION (4' MIN. DROP) SECTION 55.16

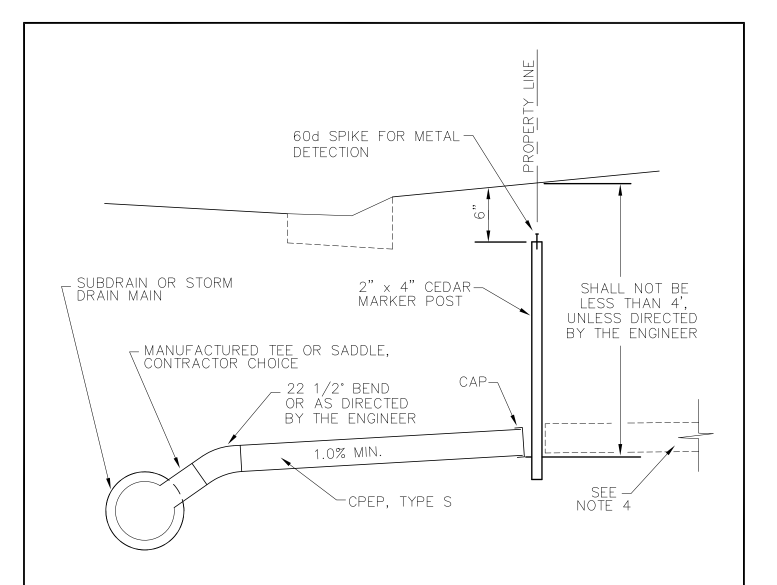


- 1. CULVERT DIAMETER IS MINIMUM 12" OR AS SPECIFIED IN THE DRAWINGS.
- 2. CULVERT INVERTS SHALL MATCH BOTTOM OF DITCH PROFILE. CONTRACTOR SHALL GRADE DITCH ON BOTH ENDS OF CULVERT PRIOR TO INSTALLATION TO ENSURE POSITIVE DRAINAGE.
- 3. DRIVEWAY CULVERTS SHALL HAVE A MINIMUM 12" COVER FROM BOTTOM OF A.C. PAVEMENT TO TOP OF PIPE.
- 4. CULVERT SHALL BE BEDDED IN MINIMUM 6" CLASS "C" BEDDING MATERIAL. BACKFILL SHALL BE TYPE II—A CLASSIFIED FILL & BACKFILL COMPACTED TO 95% OF MAXIMUM DENSITY. BACKFILL AND BEDDING ARE INCIDENTAL TO COST OF CULVERT INSTALLATION.
- 5. CULVERT END SECTIONS SHALL BE FLARED AND ARE INCIDENTAL TO CULVERT INSTALLATION.
- 6. LANDING AREA MAXIMUM SLOPE  $\pm 2\%$ . RESIDENTIAL DRIVEWAY, 10' MINIMUM. COMMERCIAL/INDUSTRIAL DRIVEWAY, 20' MINIMUM.



### DRIVEWAY CULVERT DETAILS

SECTION 55.21



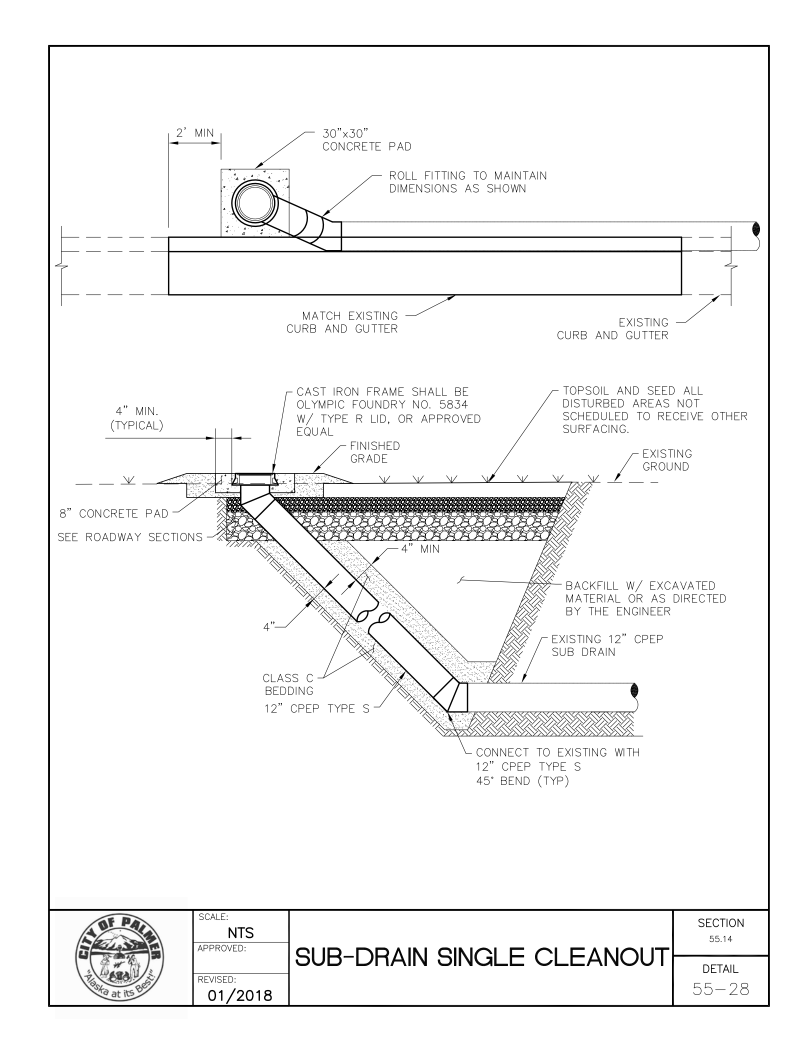
- 1. FINAL LOCATION OF THE FOOTING DRAIN SERVICE MAY BE ADJUSTED BY THE ENGINEER.
- 2. BACKFILL WITH TYPE II CLASSIFIED FILL AND BACKFILL WITHIN ROAD PRISM. BACKFILL WITH NATIVE MATERIAL BEHIND CURB.
- 3. WHEN FOOTING DRAIN CONNECTS DIRECTLY TO A MANHOLE, OMIT THE 22 1/2° BEND AND CONSTRUCT THE INVERT A MINIMUM OF 1' ABOVE THE DOWNSTREAM INVERT.
- 4. CONNECT TO ON-PROPERTY FOOTING DRAIN, WHEN PRESENT, AT PROPERTY LINE, AND OMIT MARKER POST. CONTRACTOR SHALL ADAPT AND PROVIDE BELL-REDUCER OR COUPLING CONNECTION TO EXISTING FOOTING DRAIN OF WHATEVER PIPE SIZE AND TYPE AND RESOLVE CONNECTION DETAILS WITH PROPERTY OWNER AND THE ENGINEER. CONNECTION TO EXISTING FOOTING DRAIN SHALL BE INCIDENTAL TO THIS PAY ITEM, AND NO ADDITIONAL PAYMENT SHALL BE MADE.

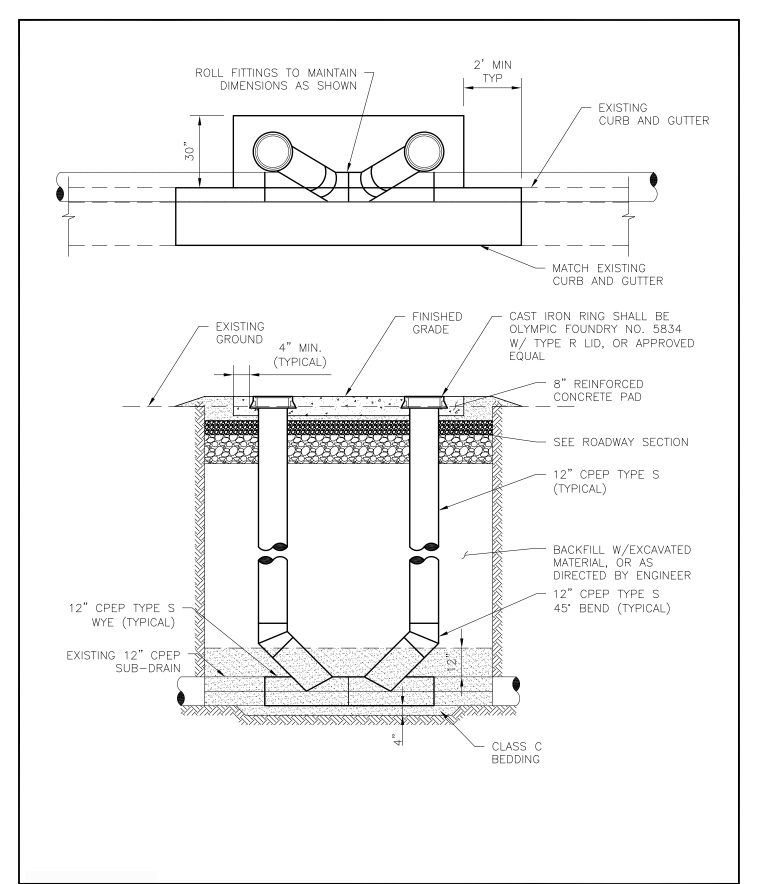


SCALE:
NTS
APPROVED:
REVISED:
01/2018

FOOTING DRAIN SERVICE DETAIL SECTION 55.18

**DETAIL** 55–27







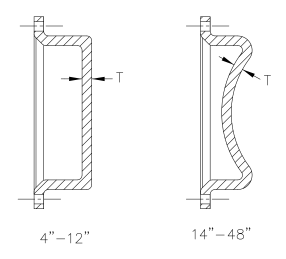
NTS
APPROVED:

REVISED:

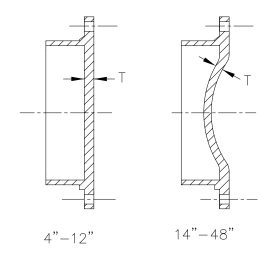
01/2018

SUB-DRAIN DOUBLE CLEANOUT

SECTION 55.14



## MJ CAP



## MJ PLUG

#### NOTES:

- 1. MECHANICAL JOINT RESTRAINT EBAA IRON MEGALUG® OR EQUAL.
- 2. COST OF THIS FITTING TO BE INCLUDED IN BID PRICE OF PIPE.
- 3. T = THICKNESS PER AWWA C110 OR C153 STANDARDS.

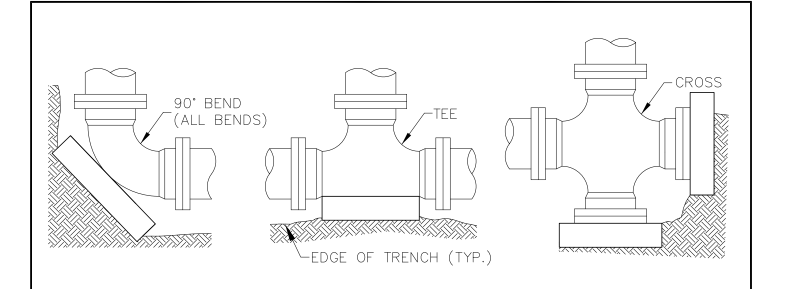


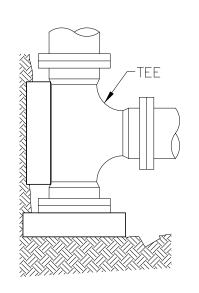
SCALE:
NTS
APPROVED:

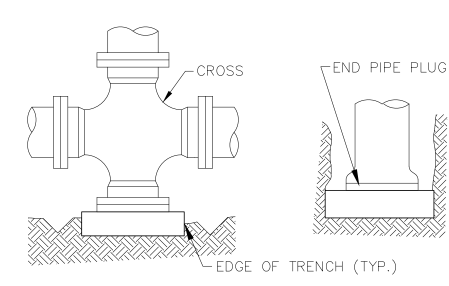
REVISED:
01/2018

### MJ CAP AND PLUG

SECTION 60.02







MINI	MUM B	ase are	<u>a squari</u>	E FEET
PIPE SIZE	PLUG	90° BEND	45° BEND	22 1/2° BEND
6"	2.0	2.0	1	1
8"	2.5	2.5	1.5	1.5
10"	4.5	4.5	2.5	2.5
12"	6	6	3.5	3.5
14"	8	8	4.5	4.5
16"	10.5	10.5	6	6
24"	24	24	13	13

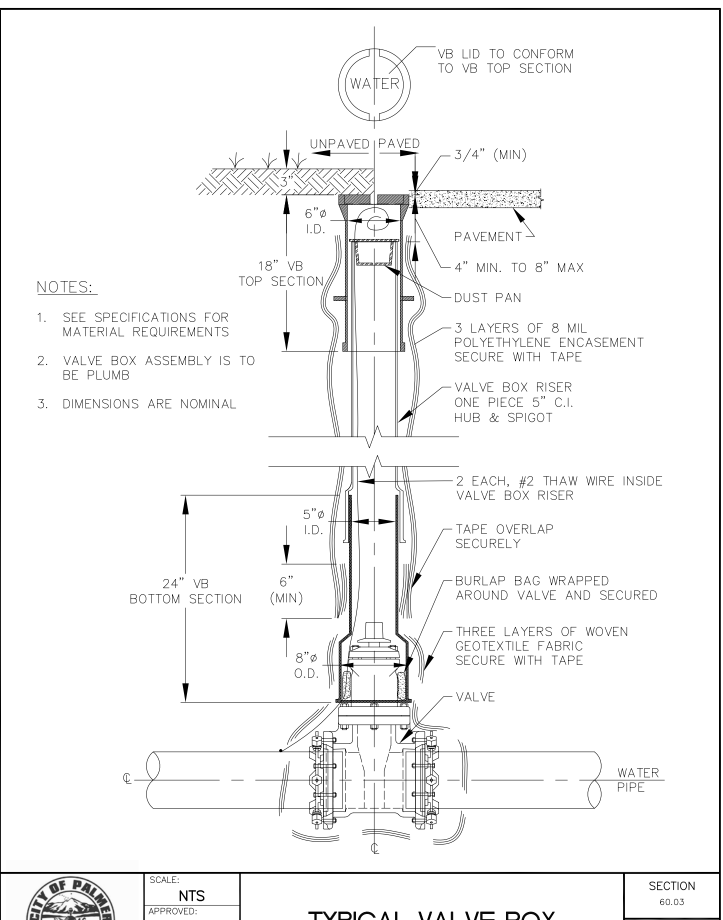
- 1. MINIMUM THICKNESS OF PRE-CAST CONCRETE THRUST BLOCKS SHALL BE 6-INCH OR PER THE CONTRACT SPECIFICATIONS, AND IN CONFORMANCE WITH DIVISION 30.
- 2. THRUST BLOCK MAY NOT BE USED IN LIEU OF THRUST RESTRAINT.



SCALE:
NTS
APPROVED:
REVISED:
01/2018

THRUST BLOCK

SECTION 60.02

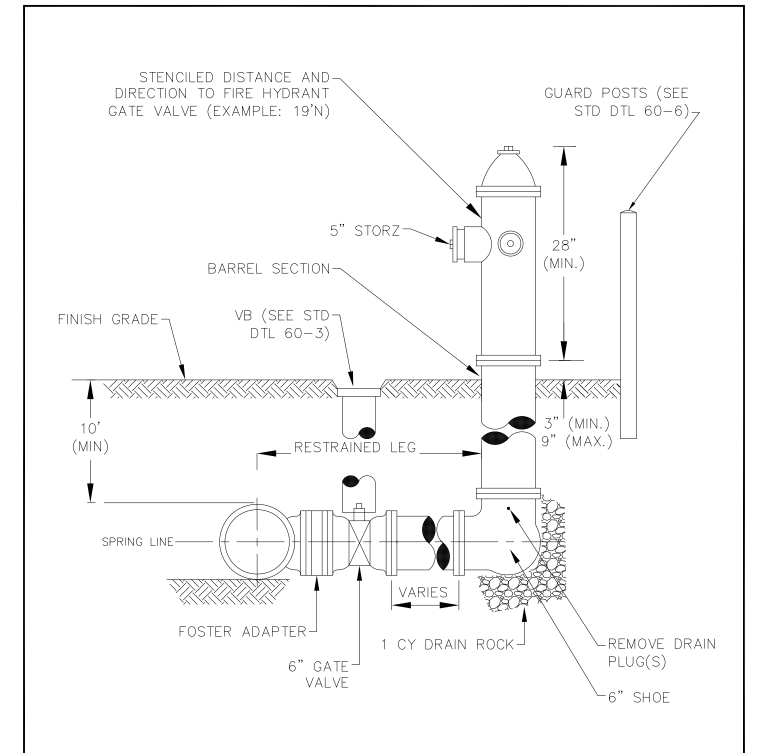




REVISED: 01/2018

TYPICAL VALVE BOX

**DETAIL** 60 - 03



- 1. HYDRANT BARREL SHALL BE INSTALLED PLUMB AND THE LEG SHALL BE LEVEL.
- 2. ALL BACKFILL MATERIAL AROUND HYDRANT BARREL SHALL BE NFS.

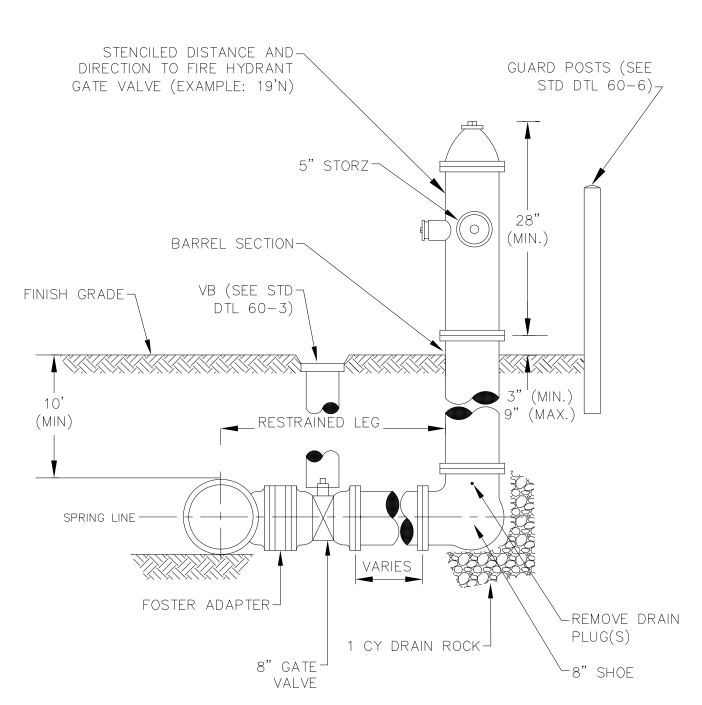


NTS
APPROVED:

REVISED:
01/2018

SINGLE PUMPER "L"
BASE FIRE HYDRANT
ASSEMBLY

SECTION 60.04



- 1. HYDRANT BARREL SHALL BE INSTALLED PLUMB AND THE LEG SHALL BE LEVEL.
- 2. ALL BACKFILL MATERIAL AROUND HYDRANT BARREL SHALL BE NFS.

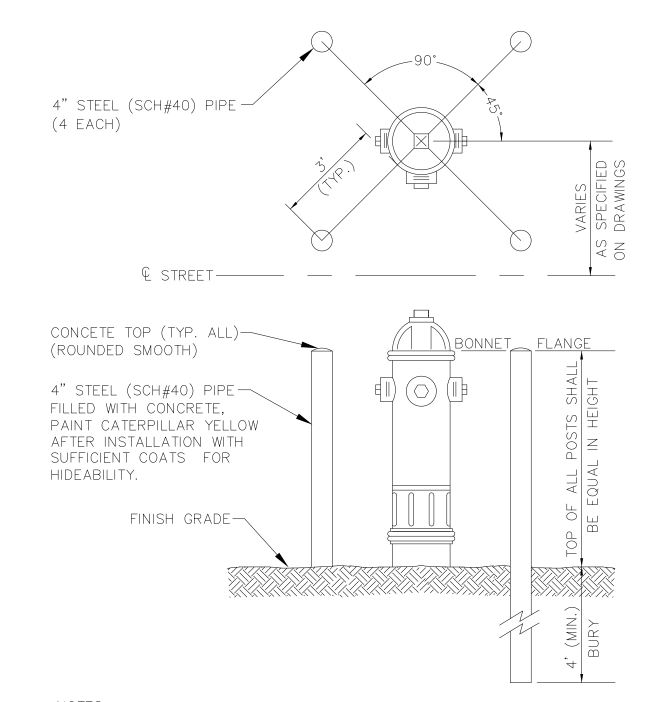


NTS
APPROVED:

REVISED:
01/2018

# DOUBLE PUMPER "L" BASE FIRE HYDRANT ASSEMBLY

SECTION 60.04



- 1. GUARD POSTS WILL BE FURNISHED & INSTALLED BY THE CONTRACTOR AND APPROVED BY THE ENGINEER.
- 2. GUARD POSTS SHALL BE INSTALLED PLUMB AND LOCATED TO ALLOW UNRESTRICTED ACCESS TO PUMPER AND HOSE CONNECTIONS.
- 3. GUARD POSTS (4) SHALL BE INSTALLED ON ALL HYDRANTS NOT PROTECTED BY CURB AND GUTTER, UNLESS OTHERWISE SHOWN ON PLANS.

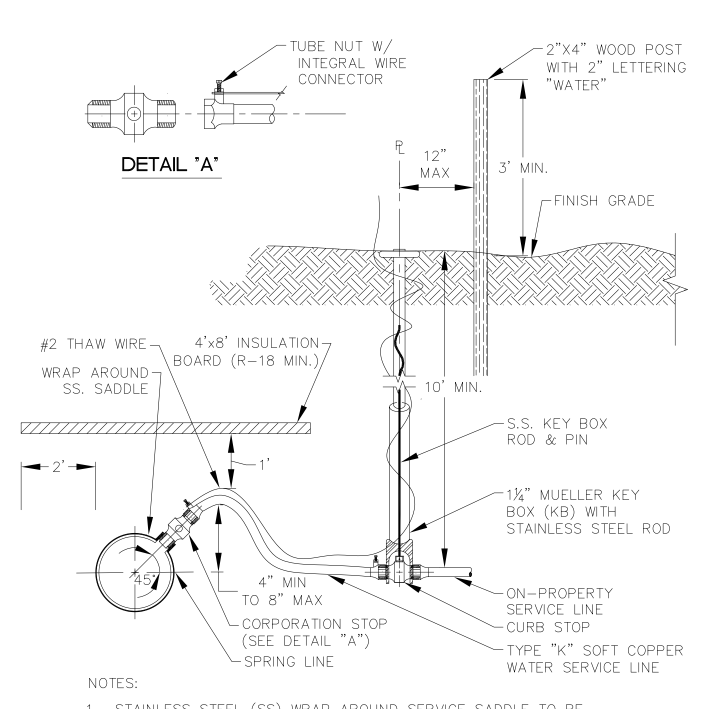


SCALE:
NTS
APPROVED:

REVISED:
01/2018

### FIRE HYDRANT GUARD POSTS

SECTION 60.04



- 1. STAINLESS STEEL (SS) WRAP AROUND SERVICE SADDLE TO BE USED ON ALL TAPS. TAPS MUST BE A MINIMUM OF 3' APART.
- 2. THAW WIRE IS TO BE #2 GAUGE HMWPE INSULATED COPPER WIRE THAT IS LAID PARALLEL TO THE SERVICE LINE WITHOUT CONTACTING THE SERVICE LINE.
- 3. INSTALL MARKER POST FOR STUB-OUTS ONLY.



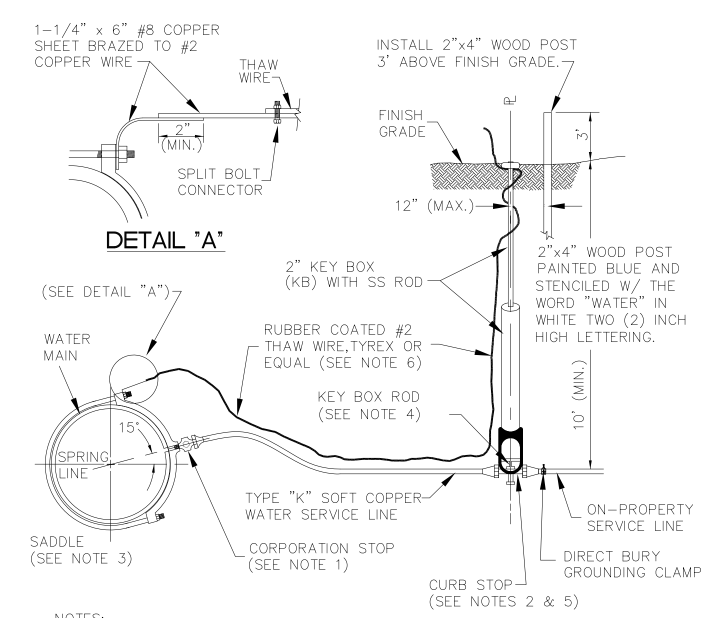
NTS
APPROVED:

REVISED:

01/2018

WATER SERVICE CONNECT 1"

SECTION 60.06



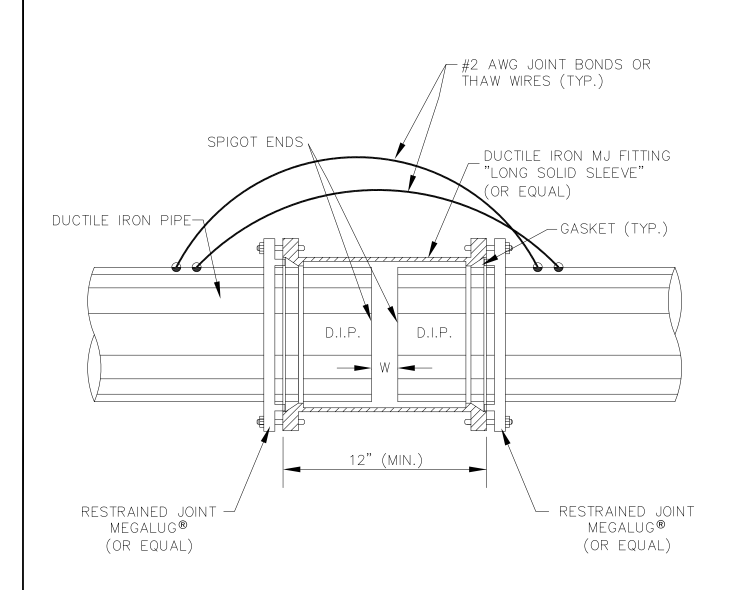
- 1. USE MUELLER CORPORATION STOP NO. 15025 OR EQUAL.
- 2. USE MUELLER CURB STOP NO. H15184 ORISEAL OR EQUAL FOR COPPER TO IRON CONNECTIONS.
- 3. WRAP AROUND STAINLESS STEEL SERVICE SADDLE SHALL BE USED ON ALL PIPE.
- 4. KB ROD TO BE ATTACHED TO CURB STOP WITH 4" STAINLESS STEEL COTTER PIN, NO SUBSTITUTIONS (MANUFACTURERS COTTER PIN SHALL NOT BE USED).
- 5. USE MUELLER CURB STOP NO. H15214 ORISEAL OR EQUAL.
- 6. THAW WIRE TO BE PLACED PARALLEL TO THE SERVICE LINE AND SHALL NOT COME IN CONTACT WITH THE SERVICE LINE AT ANY LOCATION.
- 7. INSTALL MARKER POST FOR STUB-OUTS ONLY.



SCALE: NTS APPROVED: REVISED: 01/2018

WATER SERVICE CONNECT 1-1/2" AND 2" **SECTION** 60.06

DETAIL 60 - 08



- 1. MECHANICAL JOINT (MJ) LONG SOLID SLEEVE SHALL BE USED TO CONNECT SAME SIZE (O.D.) DUCTILE IRON PIPE (D.I.P.) TO D.I.P. ONLY.
- 2. SEE MANUFACTURERS RECOMENDATIONS FOR DIMENSION "W"
- 3. ALL D.I.P. FITTINGS SHALL CONFORM TO THE REQUIREMENTS OF AWWA C110 OR C153 (SEE SECTION 60.02 FURNISH AND INSTALL PIPE)



NTS
APPROVED:

REVISED:

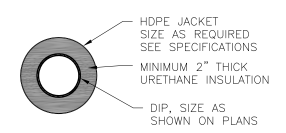
01/2018

CONNECTING DUCTILE IRON PIPE TO DUCTILE IRON PIPE

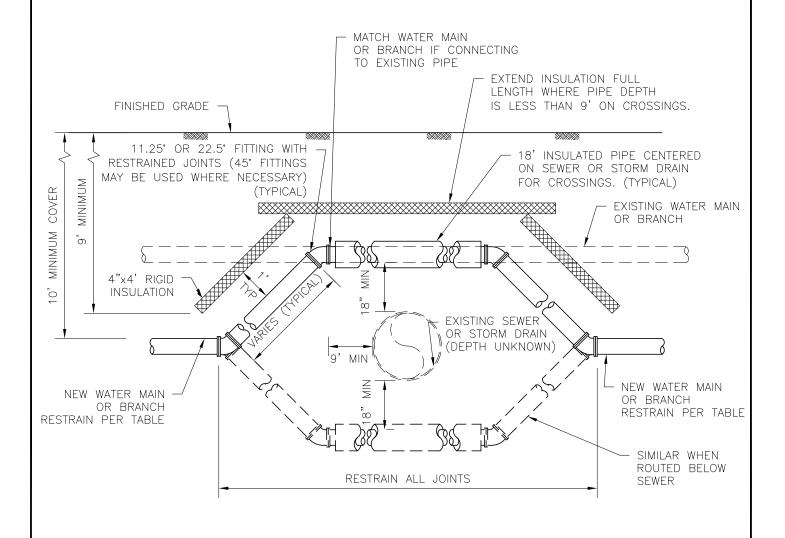
SECTION 60.02

DETAIL

60-9



### INSULATED PIPE DETAIL





NTS
APPROVED:

REVISED: 01/2018

TYPICAL GRADE ADJUSTMENT/
CROSSING DETAIL

SECTION 60.15

**DETAIL** 60 – 10.1

VERTICAL JOINT REST	RAINT TABLE
FITTING TYPE	RESTRAINT LENGTH
45° VERT BEND (BOTTOM SIDE)	3 FT
22.5° VERT BEND (BOTTOM SIDE)	2 FT
11.25° VERT BEND (BOTTOM SIDE)	2 FT

- 1. ALL PIPE AND FITTINGS SHALL BE RESTRAINED BY USE OF MEGALUG® AND/OR FIELD LOK® GASKETS OR EQUAL.
- 2. SEE JOINT RESTRAINT SUMMARY TABLE FOR REQUIRED RESTRAINT LENGTHS BEFORE AND AFTER GRADE ADJUSTMENTS.
- 3. HALF-SHELL KITS REQUIRED AT JOINTS WHEN INSULATED PIPE LENGTH EXCEEDS 18 FT.
- 4. RELOCATED WATER MAIN SHALL HAVE A MINIMUM SEPARATION OF THIRTY—SIX INCHES (36") BETWEEN STORM AND WATER. IF THIRTY—SIX INCHES (36") OF SEPARATION CANNOT BE OBTAINED, THEN FOUR INCHES (4") OF INSULATION IS REQUIRED. IF EIGHTEEN INCHES (18") OF SEPARATION CANNOT BE MAINTAINED BETWEEN WATER AND SEWER OR STORM AN ADEC WAIVER IS REQUIRED.
- 5. RIGID BOARD INSULATION SHALL BE HIGH DENSITY POLYSTYRENE, MIN. 60 P.S.I., EQUIVALENT TO R-20 PER FOUR INCH (4") THICKNESS. INSULATION SHALL BE BE POSITIONED NO LESS THAN OR EQUAL TO FOUR INCHES (4") FROM STORM SEWER.
- 6. ALL MATERIALS USED TO RELOCATE WATER LINE SHALL BE APPROVED BY THE CITY OF PALMER.



SCALE:

NTS

APPROVED:

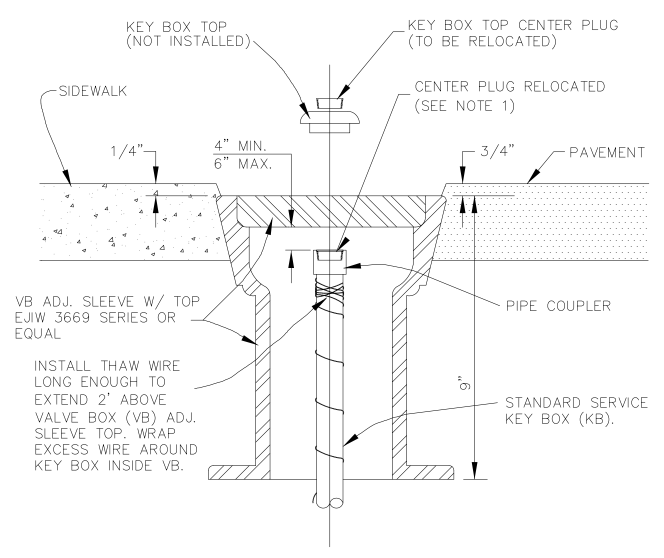
REVISED:

01/2018

TYPICAL GRADE ADJUSTMENT/
CROSSING NOTES

SECTION 60.15

**DETAIL** 60-10.2



- 1. REMOVE KEY BOX TOP AND INSTALL PIPE COUPLING ON STANDARD KEY BOX, REMOVE CENTER PLUG FROM KEY BOX TOP AND INSTALL INTO TOP OF PIPE COUPLER.
- 2. TYPICAL INSTALLATION WHEN KEY BOX FALLS WITHIN ASPHALT PAVEMENT, CONCRETE WALK OR DRIVEWAY.
- 3. TO BE INSTALLED AND APPROVED BY THE ENGINEER.
- 4. ALL BACKFILL MATERIAL AROUND VALVE BOX SHALL BE NFS AND COMPACTED TO 95% MAX. DENSITY.
- 5. WRAP VALVE BOX ADJUSTMENT SLEEVE WITH THREE LAYERS OF 8-MIL THICK POLYETHYLENE ENCASEMENT MATERIAL.

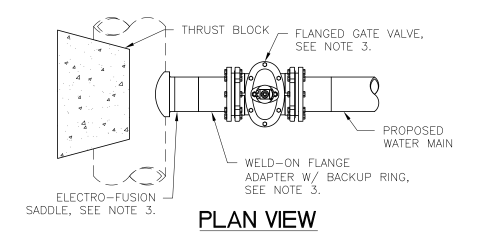


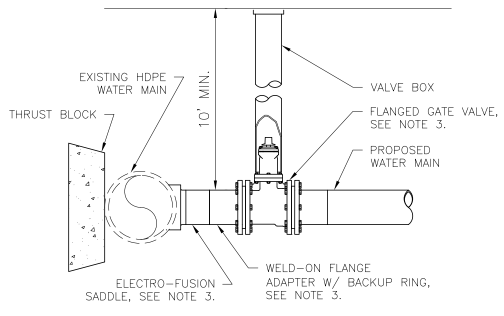
SCALE:
NTS
APPROVED:

REVISED:
01/2018

### ADJUST SERVICE KEY BOX

SECTION 60.19





- 1. CONTRACTOR SHALL PREPARE AND SUBMIT A CONNECTION WORK PLAN TO CITY OF PALMER PUBLIC WORKS FOR APPROVAL PRIOR TO BEGINNING WORK.
- 2. CONTRACTOR SHALL OBTAIN NECESSARY PERMITS FROM ALASKA RAILROAD CORPORATION, ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES, OR OTHER ENTITIES AS NECESSARY.
- 3. CONNECTION TO HDPE WATER MAIN SHALL BE BY LIVE TAP. INSTALL ELECTRO-FUSION SADDLE, FLANGE ADAPTER WITH BACKUP RING, AND VALVE TO PERFORM LIVE TAP.
- 4. ELECTRO-FUSION FITTINGS SHALL CONFORM WITH AWWA C906, STANDARD FOR POLYETHYLENE PRESSURE PIPE AND FITTINGS, 4 IN. THROUGH 63 IN, FOR WATER DISTRIBUTION. FITTINGS SHALL HAVE CELL CLASSIFICATION 445574C, IN ACCORDANCE WITH ASTM D3350, AND BE RECOGNIZED BY THE PLASTIC PIPE INSTITUTE AS HAVING A PE3408/PE4710/PE100 RATING, AND A HYDROSTATIC DESIGN BASIS OF 1600 PSI@73°F. HEATING WIRES SHALL BE COPPER, NICKEL OR COPPER/NICKEL ALLOY, AND TERMINAL PINS SHALL BE MACHINED OR DIE SWAGED 70/30 BRASS OR NICKEL-PLATED CARBON STEEL. ELECTRO-FUSION FITTINGS SHALL BE INSTALLED PER MANUFACTURER'S RECOMMENDATIONS.



SCALE:
NTS
APPROVED:

REVISED:
01/2018

# HDPE WATER MAIN CONNECTION

SECTION 60.06

DETAIL

60 - 12

Description 2150 01	Begin retracement & establishment of	"P-line" Complete "P-line" & determine falling at	Reeve Blvd.	Tie property corners from "P-line"	Establish & Construction from "P-line"	= = = =	Slope stakes S.E. corner Third & Post	R.P. 20+00 & Nelchina, 26+50 \$ 31+0335	R.P.'s <b>€</b> 8's	Luminaires	R.P. & S.I. 3rd & Post	Stake Load Center	Curb ¢ Gutter Staking	Stake Load Center & Luminaires	J-Boxes, Post ∉ Third, Concrete St. €	Third grades	P.P. Elevations	Storm Drain MH	Before ¢ after Ex X-S	As Built Curb	Curb € gutter Rt. Side 17+18 to NeIchina	Restake C∉G on NeIchina St.	Curb ¢ gutter 3rd Ave	Curb ¢ gutter Post Rd
Date	90-01-6	90-11-6		9-12-06	9-13-06	9-14-06	90-11-6	9-18-06	90-61-6	10-1,10-2-06	10-3-06	10-4-06	10-5-06	90-9-01	10-15-06		10-22-06	90-6-11	7-23-07	7-27-07	7-30-07	8-3-07	8-3-07	8-4-07
INDEX Location	Third Ave.	Third Ave.		Third Ave.	Third Ave.	Third Ave	=	=	=	=	=	=	=	=	=		=	=	=	=	=	=	=	=
D 00 0	7	3-6		7-12	13-16	17	18-20	21-23	24-27	28-40	4	42	43-50	51-53	54-55		99	27	58-70	71	72-73	74-75	16-77	78-79

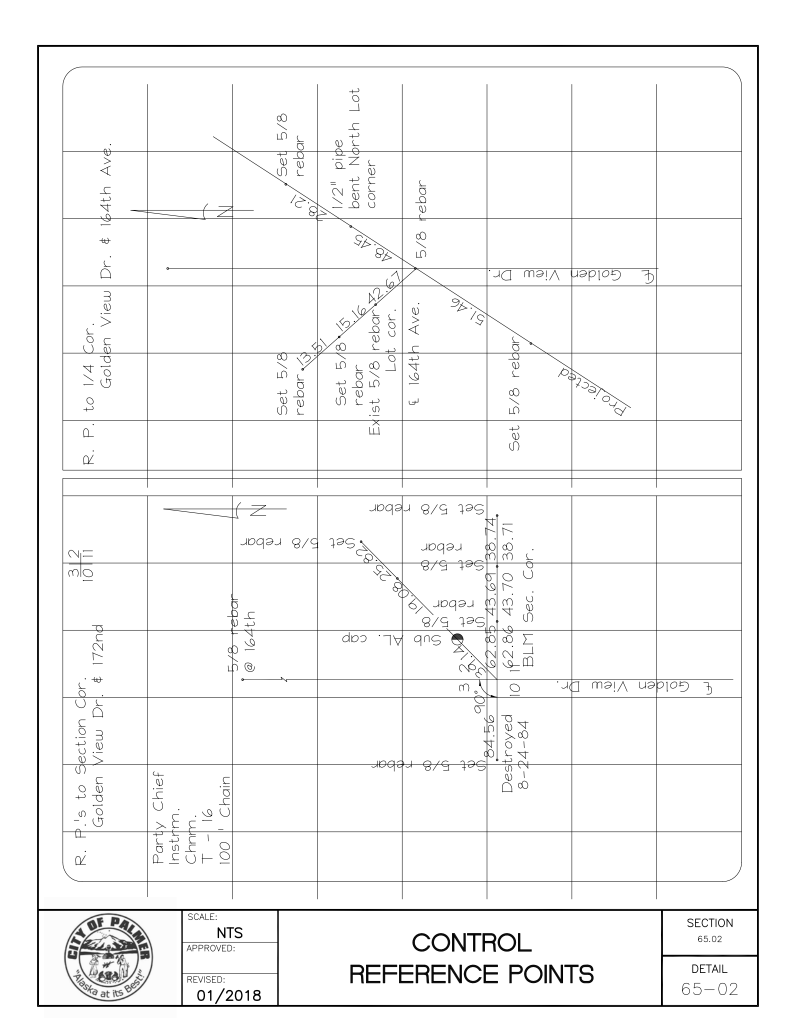


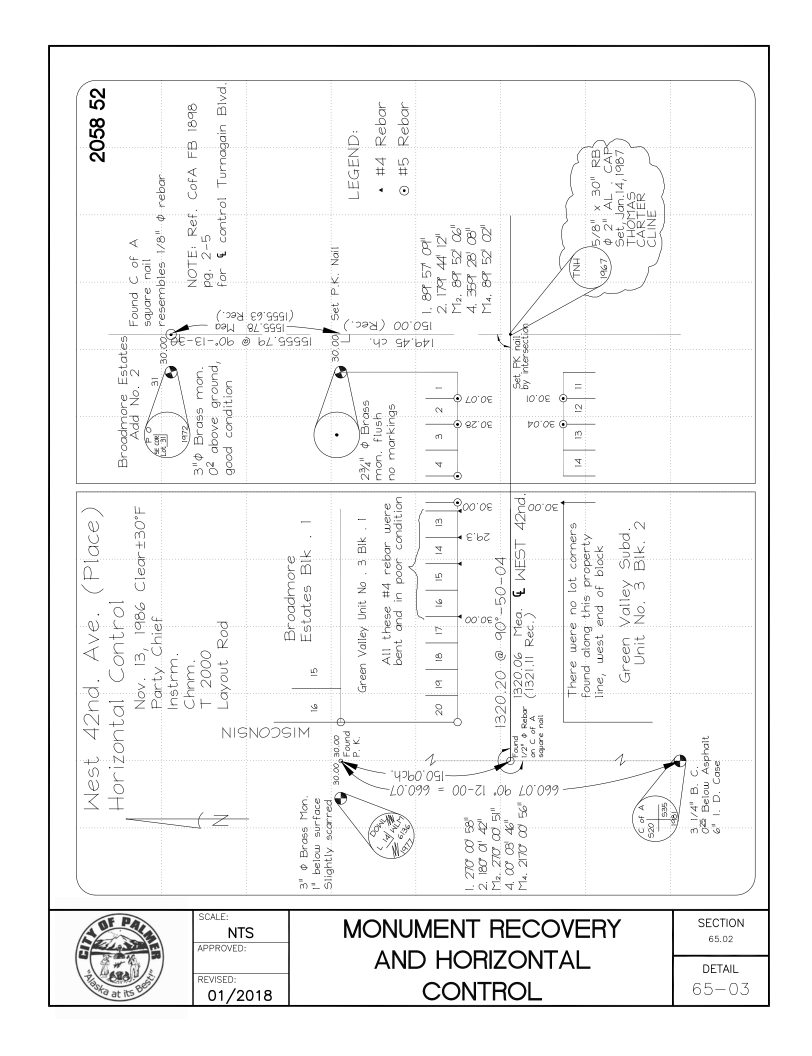
SCALE:
NTS
APPROVED:

REVISED: 01/2018

# FIELD BOOK INDEX

SECTION 55.02





<b>2058 52</b> Clear 20°F Party Chief Instrm.	Ω 6 7	Z 0 1								oot Beer Bldg					5. as per MOA
1/26/07										<62.20> Fnd. BC Mo@ A∉W Root					(76.85) Fnd. BC@ Dimond H.S. (76.85) BM Book Pg. 213
0 5		> 		2738	27.47	ر م	4255	5528	5645	6222	5926	57%	86 <u>98</u>	7709	7640.
TBM LOOP FOR 100th AVE. TOPO Note: We peg our level immediately before beginning this loop, check ±0.0005 in 400!		1		12.30	7	, , , , , , , , , , , , , , , , , , ,	14.47	89.9	9.95	4 7.	2.49	9.04	10.34	77 © —	5.48
TBM LOOP FOR 100th AVE. TOF Note: We peg our level immediat before beginning this loop, check ±0.0005 in 400'	/ /	·	2768	3068		4398	5702	<u>9</u> 6.1.9		0	6175	6700	7732	8290	<u>8</u>
OOP FC	) } ‡	+	0.30	 	!	1.43	7.	LC LC	- ) ) )	) = T	3.79	0.02	0.23	6.50	5.03
TBM Longer Poefore		S S	<u> </u>	<u>.</u>	<u>C</u>	C +	<u> </u>	<u>n</u>	<u>C</u>	GAAB 39	Ω ( ├	<u> </u>	- (	<u> </u>	- <u>I</u> - <u>I</u>



SCALE:
NTS
APPROVED:

REVISED: 01/2018

# VERTICAL CONTROL

SECTION 65.02

2026 04	Sunny 60°F Party Chief Chainm. RT & Prism	5 										
п С С	Sunn Party Chair	) )										
	ΩŽ	0 C 0 C		0 0	) () () () () ()	0 0	(1 (1 0 0 0 0					
	+-	200	0 0 0	0 0	0 0 C	200	7 7 0 0 0 0					
	5.00	45+00	47 4 00 + 40 00 00 00 00 00 00 00 00 00 00 00 00	74 H	70 C C C C C C C C C C C C C C C C C C C	52+00	52+50	End Exc.				
UNIVERSITY DRIVE STAKE EXCAVATION LIMITS	EXCAVATION LIMITS (FROM ( ) Station I t Rt.	Х Ш	N		37+50 37+50 38+00 375 379 379	6 7 7	38+63.2 – 30 <sup>§</sup> 39+00 27 <sup>©</sup>	2 270	40+00 27º 27º 41+00 27º 27º	077	N 0 N 0	



SCALE:

NTS

APPROVED:

REVISED: 01/2018

# **CLEARING LIMITS**

SECTION 65.02

1958 015		0-0 50-0 7-2-2	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	4 2 7 2 4	
07 _ape		672 <u>94</u> 4 <del>53</del> 30	<b>)</b> %	)	-383 67706 041 30	7 F	)
5/24/07 NI-2 Philly Rod Rag Tape		6722 50			076 <sup>1</sup> 14 28		
ES ief itman		2179 2179 247 42	T O E		2 6749 7 26 7 23		
DE STAKES Party Chief Chainman Instrumentman		718 6718 59 63 10 19	М		50 6748 35 27 11 19	Щ	
GRADE Pa Ch Ins		6713 6718 62 59 E			6744 675 <u>0</u> 31 35		
ŵ.		<u> </u>	DZ		7 7 W 0 10 0	0 <del>/</del>	
AVATION/ CLOUDY 58°	· > Ш	6698 670 74 6			6729 9 10		
XCAVA	Ш	670 <sup>1</sup> 7 <u>4</u>			6735 40 17		Ļ
088 		6704 17 25			67 80 10 10 10 10		
X-SECTIONS BEFORE EXCAVATION/ GOLDENVIEW DRIVE CLOUDY 5	<u> </u>	FO <sup>l6</sup> 670 <u>76</u> 671 30	0 (2	)	6748 329 30	200	2.03.677.47
SECTIO	····· <del>†</del> ···				0 D V 70 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		, 0 0
×	T	26+00 £ Sub.	670:92		25+50 [Sub.	673 23	(. }



NTS
APPROVED:

REVISED:

01/2018

X-SECTIONS/SLOPE STAKES

SECTION 65.02

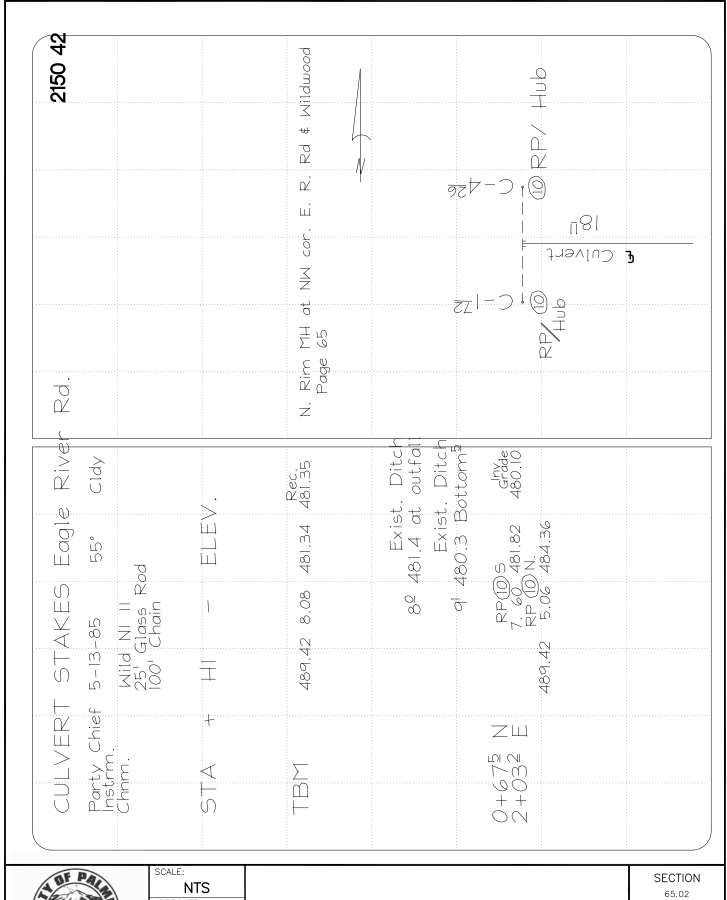
2150 42								
Party Chief Chainman Instrumentman	RT. 579 270 C-19 FG	566 - 3 14264 270	No B.TOP	No B.TOP	=	No B.TOP		OI
NI2 Philly Rod	27 <u>0</u>	No B. TOP ( Rd 14264	27 <u>9</u> f.Rd	272 (Rd	143.61 RT.143.59 Elev. from Pg.	272 ERd	279 f Rd	
5/24/07 CLDY 50°	ELE . LT				48.30 RT 6.04			· W
UNIVERSITY DRIVE BLUETOPS TOPTYPE II	± +				4.69 RT. 1			149.63
NN B T	STA. 39+50	30 + 0 E	39+00	38+50	T.P. £ UNIV. at 38+00	38+00	37+50	



NIS APPROVED:

REVISED: 01/2018 GRADE STAKES/BLUE TOPS

65.02



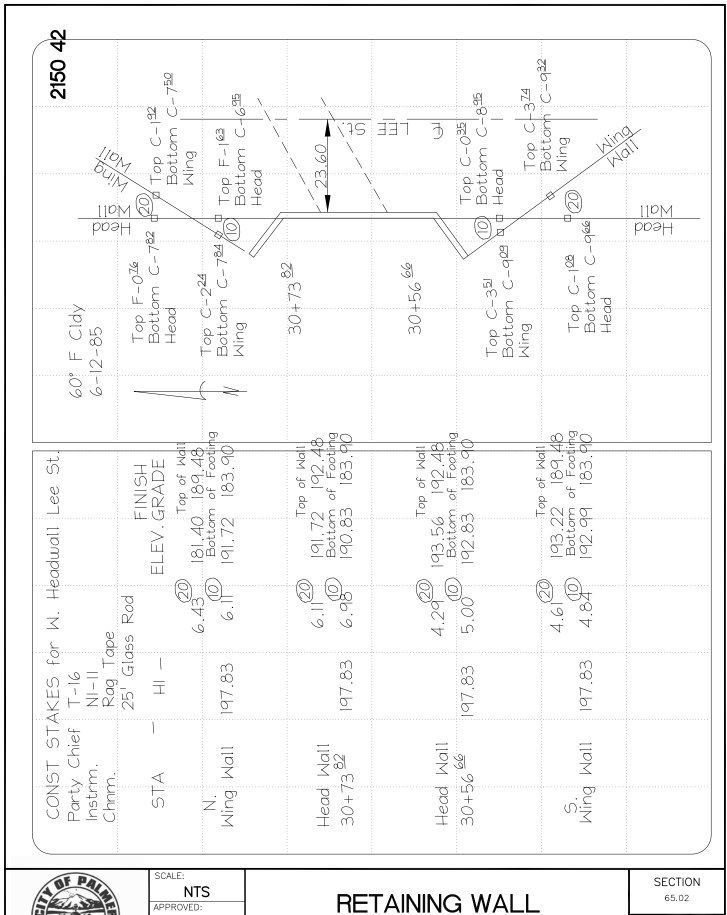


SCALE:
NTS
APPROVED:
REVISED:

01/2018

DRAINAGE STRUCTURES

**DETAIL** 65-08



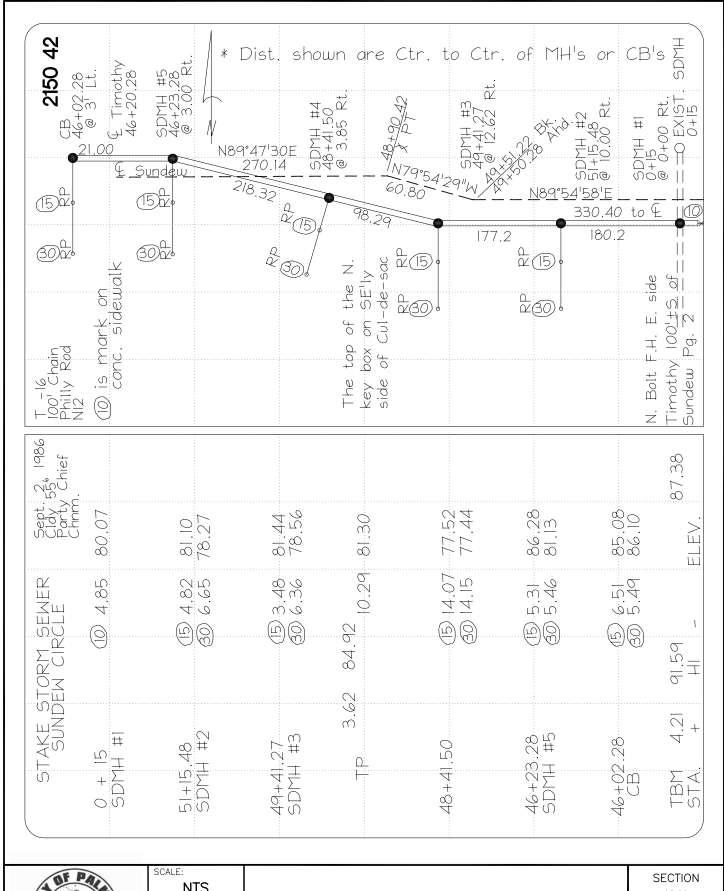


NTS
APPROVED:

REVISED:
01/2018

# RETAINING WALL STRUCTURES

**DETAIL** 65-09



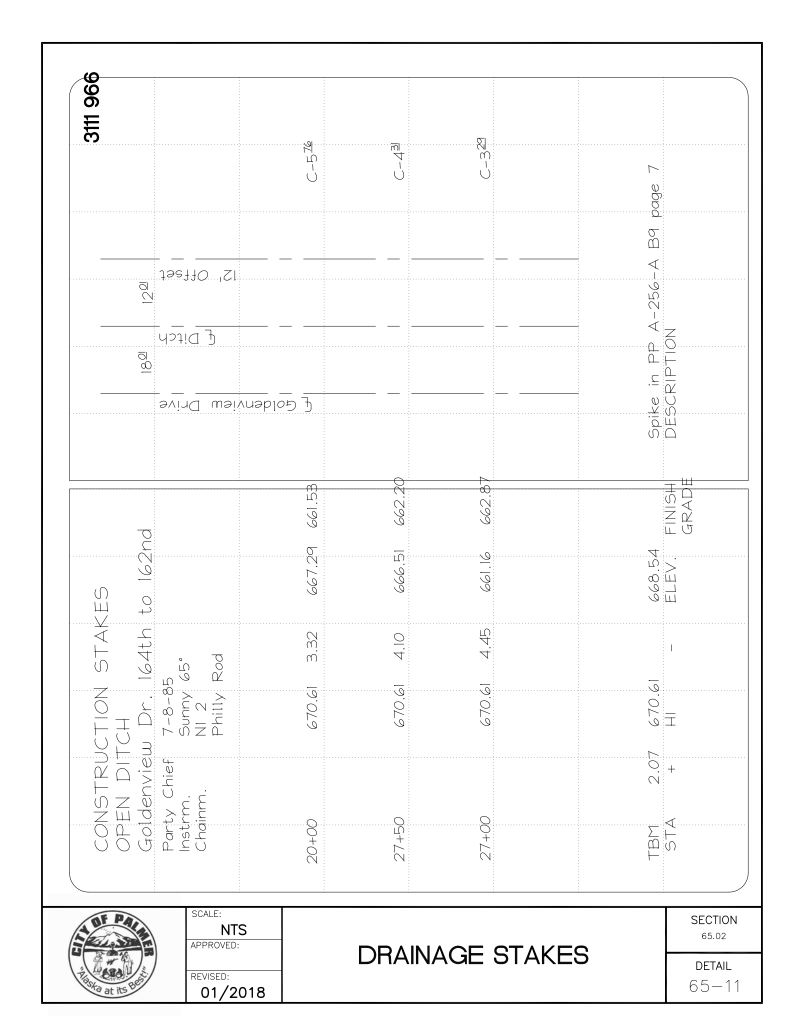


NTS APPROVED: REVISED: 01/2018

# STORM SEWER LAYOUT

65.02

**DETAIL** 65 - 10



2179 014		<u>7</u>	<u>-</u> 		ndew Cir 185-4
s Rod Tape	<u> </u>	83.92F	84.10 -	84.72F -	– 100' of Sundew Cir MOA FB 1985-4
Party Chief NI-II Instrm. 25' Glass Chainm. 100' Rag	<u> </u>	<u>7.56</u> 181	7.38	7.26 181	F.M. E Side Timothy
STAKES	لی	84.79F - 0 <u>57</u>	85.79C - 0.07	85.71F - 0.06	8738 N. Bolt ELEV.
		<u>  69.9</u>   -81	<u> </u>	5.77 18' Tack set	91.48 RT.
CURB & GUTTER S. SUNDEM CIRCLE		46+80 85.36TC	46+60PUC	BEGIN C&G 46+56.78 85.777 85.777 Note: Hub/Tack set	TBM +4.10

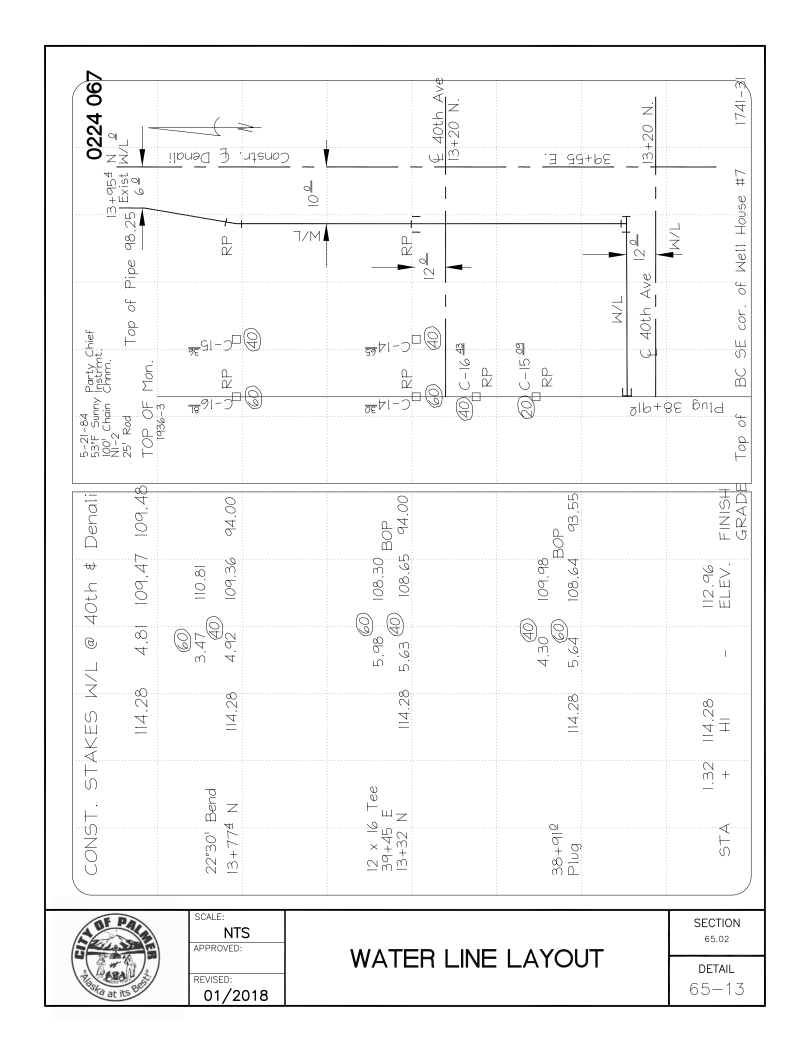


APPROVED:

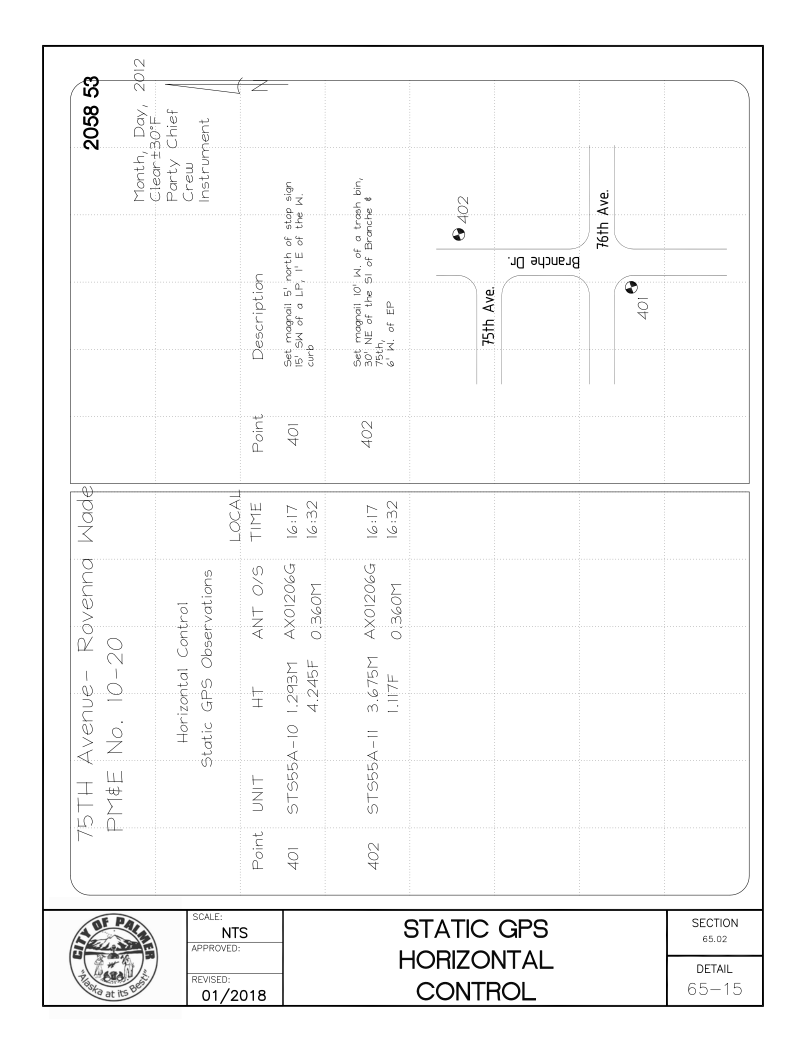
REVISED: 01/2018

# CURB AND GUTTER STAKES

DETAIL 65-12



RCVR/UNIT HI: START: STOP: FILE#: FILE#: START: STOP: FILE#: STOP: FILE#:
---



2058 55  Month Day, 201  Clear±30°F  Party Chief  Crew	Description	Chk to Fnd. Rb w/ypc in moncase SI E ¢ 5th Chk to Fnd. 2-1/2" BC Mon in Case SI C ¢ 5th	rb w/ypc in mon case SI E ∉ 6th	Sta 61+08.35 16.5 RT 19-3 RP @ 10, 25 SET HUBS	Sta 60+93.55 22.03 RT E9-1 (EXISTING)	Sta 60+60.56 32.05 RT 19-2, RP HUBS SET @ 10RT, 20RT	Sta 60+38.84 17.38 RT M9-2 RP HUBS SET @ ISRT, 30RT	Sta 59+08.16 16.55 RT M9-3, RP HUBS SET @20RT, 40RT	Sta 59+0815 17.38 RT 5-11, RP HUBS SET @ 10RT, 20RT	NOTE: HORIZONTAL COMPONENTS OF MANY PROPOSED FEATURES MAY BE STAKED USING RTK GPS TECHNIQUES. VERTICAL COMPONENTS MUST BE STAKED USING CONVENTIONAL TOTAL
Nade Made	LOCAL CQ	10:32 O O O O O O O O O O O O O O O O O O O	A V G		12:48 0.08	12:49 0.07	12:50 0.08	12:51 0.084	12.52 0.088	2020030
Avenue- Rovenna No. 10-20	. <b>.</b>	6.562 AXI230								
75TH Ave PM&E No.	Point	716 RTK ROV 13	714	000	1001	1002	1003	1004	1005	



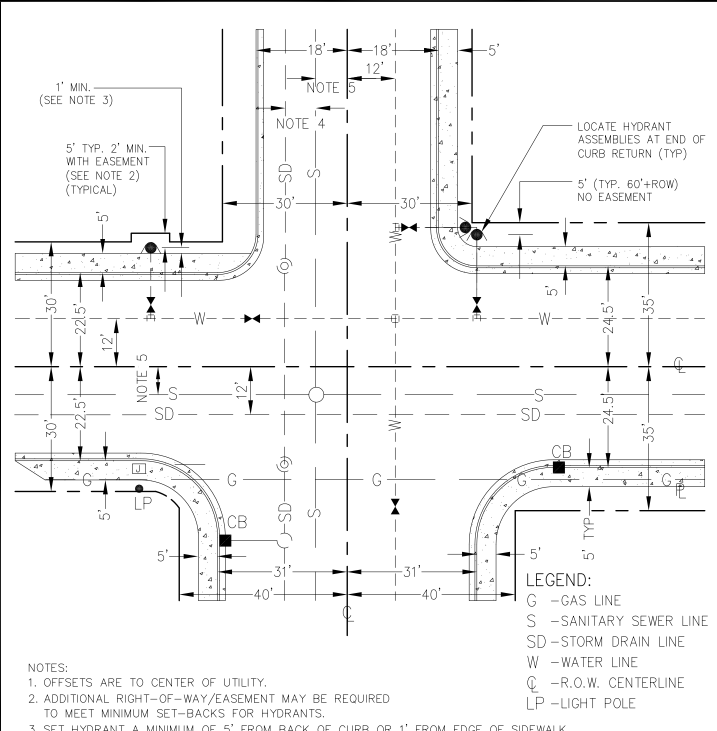
NTS
APPROVED:

REVISED:

01/2018

RTK GPS STORM DRAIN LAYOUT SECTION 65.02

**DETAIL** 65–16



- 3. SET HYDRANT A MINIMUM OF 5' FROM BACK OF CURB OR 1' FROM EDGE OF SIDEWALK.
- 4. MAINTAIN SEPARATION DISTANCES AS IDENTIFIED BY ADEC 18 ACC 72 AND 18 ACC 80.
- 5. LOCATE SANITARY SEWER BETWEEN 5' AND 6' FROM CENTERLINE. MANHOLE LIDS SHALL BE LOCATED IN THE CENTER OF A TRAVEL LANE. IF THERE IS A TWO-WAY CENTER TURN LANE, THE MANHOLE LIDS SHALL BE PLACED APPROXIMATELY ON THE LINE BETWEEN LANES.
- 6. ADA REQUIREMENTS SHALL GOVERN WHEN PLACING STORM DRAIN MANHOLE LIDS AND CATCH BASINS IN PEDESTRIAN FACILITIES.
- 7. WHEN ADDING OR REPLACING UTILITIES IN EXISTING STREETS, MEET THESE LOCATIONS AS CLOSELY AS **POSSIBLE**



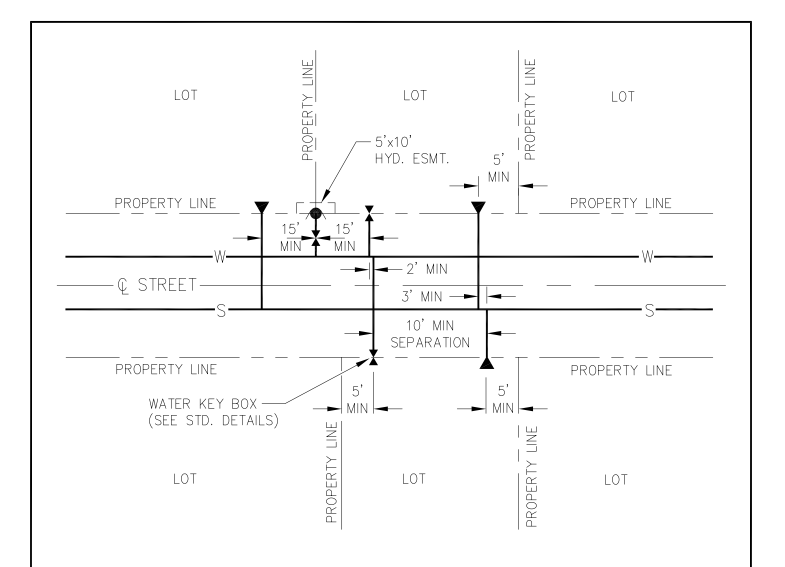
SCALE: NTS APPROVED: REVISED: 01/2018

# STANDARD LOCATION FOR NEW UTILITIES

**SECTION** DIVISION 50, 55, 60, 70

**DETAIL** 

70 - 1



### NOTES:

- 1. SANITARY SEWER SERVICE CONNECTIONS SHALL BE FIVE TO FIFTEEN FEET (5' TO 15') FROM PROPERTY CORNER, IN LOWER ONE—THIRD OF THE LOT TO BE SERVED.
- 2. WATER SERVICE CONNECTIONS SHALL BE A MINIMUM OF FIVE FEET (5') FROM PROPERTY CORNER OF THE LOT TO BE SERVED.
- 3. WATER AND SEWER SERVICES SHALL MAINTAIN A MINIMUM TEN FOOT (10') SEPARATION.
- 4. WATER AND SEWER SERVICES SHALL MAINTAIN A MINIMUM FIFTEEN FOOT (15') SEPARATION FROM FIRE HYDRANTS.
- 5. LOCATE WATER AND SANITARY SEWER SERVICE TO MAINTAIN A MINIMUM TEN FOOT (10') SEPARATION BETWEEN OUTSIDE OF PIPE, CATCH BASINS, MANHOLES STREET LIGHTING, UTILITY POLES, UTILITY PEDESTALS, METER BASES AND TRANSFORMER PADS.

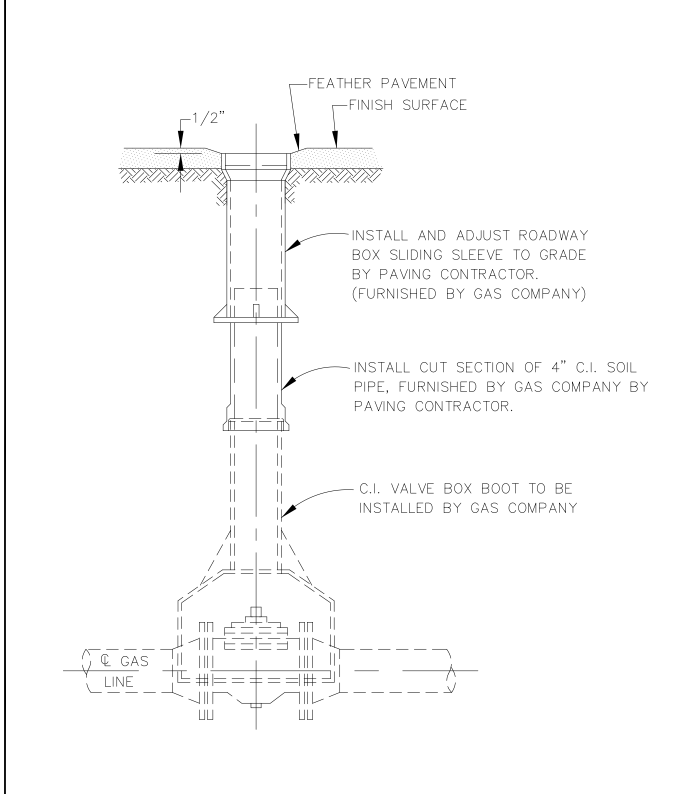


NTS
APPROVED:

REVISED:
01/2018

TYPICAL WATER AND SEWER SERVICE LOCATIONS

SECTION DIVISION 50, 55, 60, 70





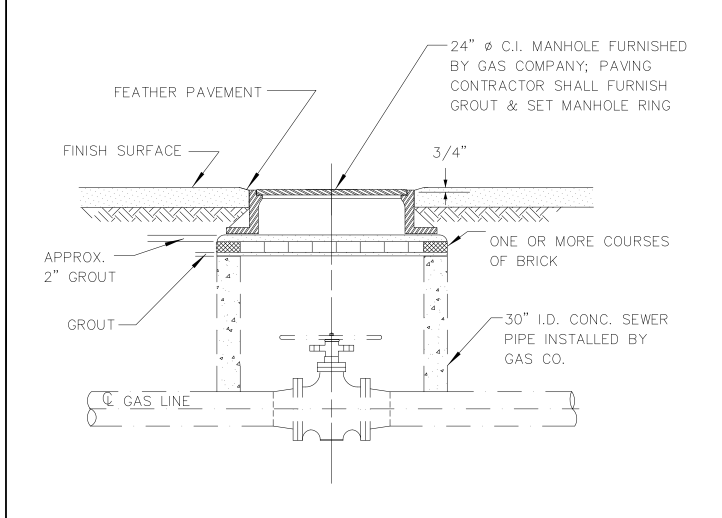
NTS
APPROVED:

REVISED:

01/2018

ADJUSTMENT FOR GAS VALVE KEY BOX (1/4" THRU 4")

SECTION 70.02



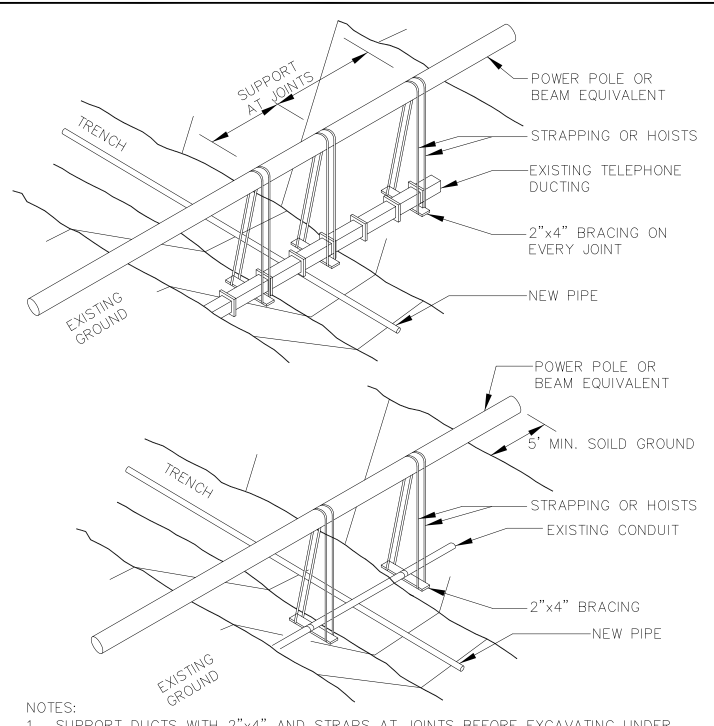


NTS
APPROVED:

REVISED:

01/2018

ADJUSTMENT FOR GAS VALVE MANHOLE SECTION 70.03



- 1. SUPPORT DUCTS WITH 2"x4" AND STRAPS AT JOINTS BEFORE EXCAVATING UNDER DUCTS.
- 2. PLACE AND COMPACT CLASSIFIED MATERIAL UNDER DUCT BANK UP TO WITHIN 18" OF DUCT. THE LAST 18" TO BE CONCRETE OR CONCRETE SLURRY.
- 3. DUCTS TO BE ENCASED IN 3" OF SAND (ON ALL SIDES).
- 4. VERIFY ADEQUACY OF SHORING METHOD WITH UTILITY OWNER PRIOR TO UTILIZING THIS METHOD.

S CONTRACTOR OF THE CONTRACTOR
Taska at its de

NTS
APPROVED:

REVISED:

01/2018

STANDARD METHOD FOR SHORING (SUPPORTING) PHONE/CONDUIT SECTION 70.04

# GENERAL NOTES:

- 1. ALL ONLYS, ARROWS, CROSSWALKS, STOP BARS AND OTHER MARKINGS SHALL BE AS INDICATED IN THE DRAWINGS AND SPECIFICATIONS.
- 2. DUAL-TURN LANE, TURN POCKET REVERSAL AND CENTERLINE DOUBLE LINES SHALL BE TWO 4" YELLOW LINES SEPARATED BY A 4" SPACE.
- 3. REGULAR LANE LINES SHALL BE A WHITE 4" WIDE LINE. SKIP LINE SPACING SHALL BE A 10' LINE AND A 30' SPACE.
- 4. MEDIAN NOSE AND THE TOP AND FACE OF CURB OF ALL MEDIAN ISLAND NOSING SHALL BE YELLOW A MINIMUM OF 5' BACK FROM THE FLOWLINE.
- 5. "W" IS THE WIDTH OF THE LANE MEASURED FROM CENTER LANE LINE TO CENTER LANE LINE OR FROM CENTER LANE LINE TO EDGE OF PAVEMENT.
- 6. "L" IS TAPER LENGTH. "L" IS DETERMINED BY TAKING THE SPEED LIMIT (M.P.H.) TIMES THE OFFSET WIDTH IN FEET OR AS INDICATED ON DRAWINGS. MINIMUM "L" IS 100'.
- 7. "D" IS THE LANE REVERSAL DISTANCE. A RATIO OF 8:1 FOR THE ENTRANCE TAPER IS DESIRABLE WITH A MINIMUM RATIO OF 3:1.
- 8. "S" IS THE SHY DISTANCE MEASURED FROM THE FACE OF CURB TO THE CENTER OF THE OUTSIDE YELLOW LINE. "S" IS 18" OR AS SHOWN ON THE DRAWINGS.
- 9. THESE NOTES APPLY TO STANDARD DETAILS 70-7 THROUGH 70-15.

DE PARTIE DE LA CONTROL DE LA
By at its Bis

SCALE:

NTS

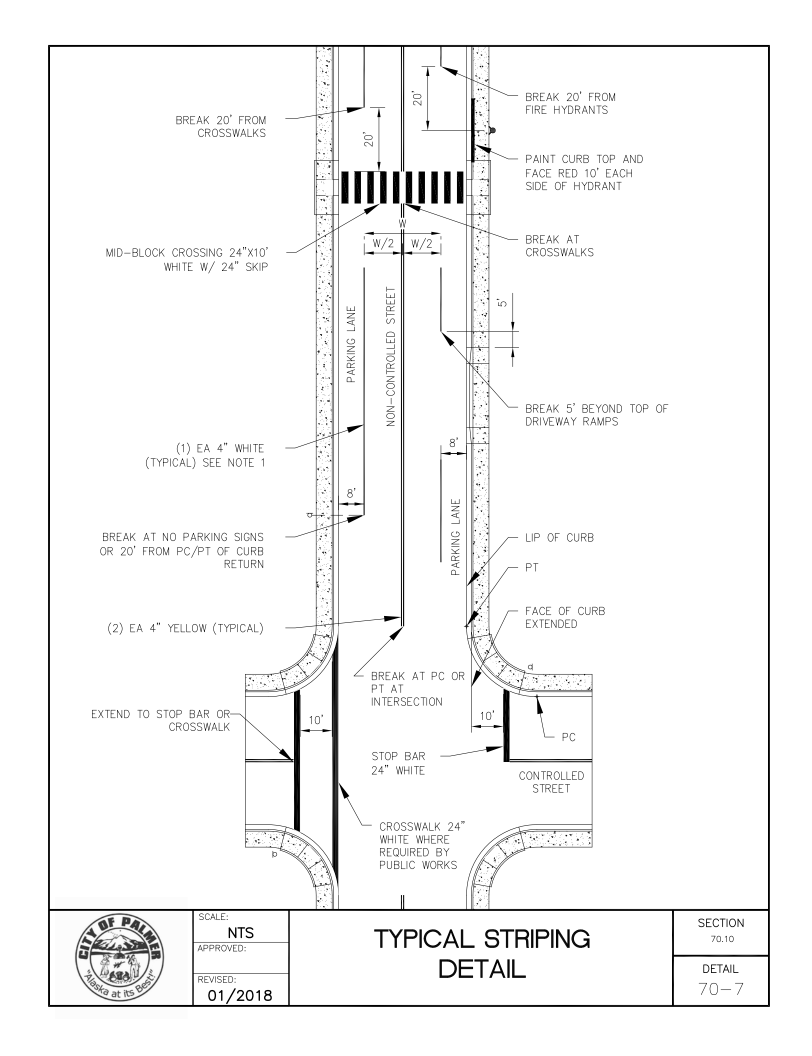
APPROVED:

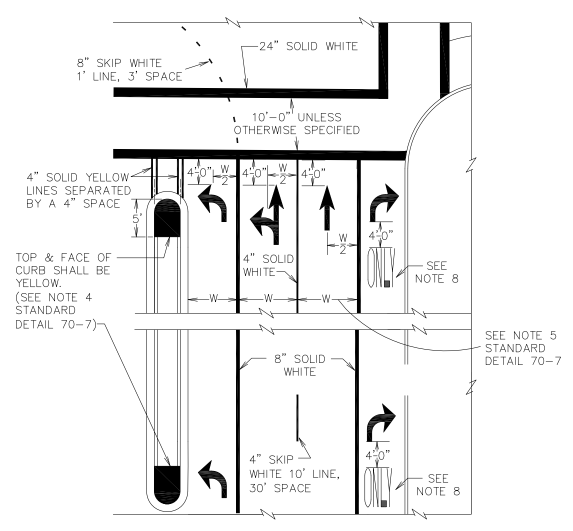
REVISED:

01/2018

STRIPING NOTES

SECTION 70.10





# APPROACH TO INTERSECTION

- 1. ARROW MARKINGS SHALL BE PLACED AT THE START OF AND AT THE INTERSECTION OF AUXILIARY TURN LANES. ADDITIONAL ARROW MARKINGS SHALL BE PLACED AND SPACED PROPORTIONATELY WHEN AUXILIARY TURN LANES EXCEED 150'.
- 2. REGULAR LANE LINES SHALL BE A SOLID WHITE 4" LINE.
- 3. LEFT AND RIGHT TURN DELINEATOR LINES SHALL BE A SOLID WHITE 8" LINE.
- 4. 4" SOLID WHITE LINES APPROACHING INTERSECTIONS ARE 100' IN LENGTH MINIMUM.
- 5. 4" SOLID WHITE LINES DEPARTING INTERSECTIONS ARE 50' IN LENGTH PLUS THE PARTIAL SKIP CYCLE LENGTH.
- 6. DOTTED GUIDELINES USED FOR DUAL TURN LANES SHALL BE 8" WHITE SKIP WITH A 1' LINE AND A 3' SPACE.
- 7. STRAIGHT AHEAD AND COMBINATION ARROWS SHALL BE USED ONLY WHEN INDICATED ON DRAWINGS.
- 8. "ONLY" WORD MARKINGS ARE USED ONLY WHEN A THROUGH LANE TERMINATES AS A TURN.

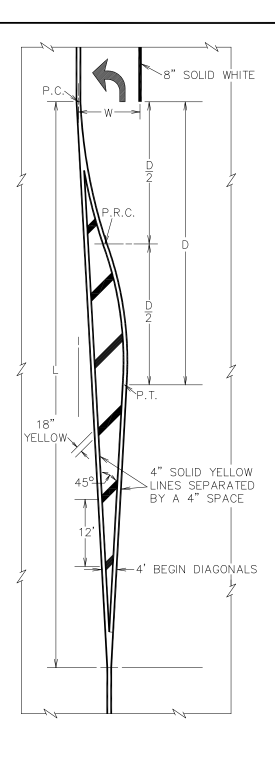


NTS
APPROVED:

REVISED:
01/2018

INTERSECTION APPROACH STRIPING

SECTION 70.10



# LEFT-TURN POCKET APPROACH

SEE STANDARD DETAIL 70-6 FOR GENERAL STRIPING NOTES

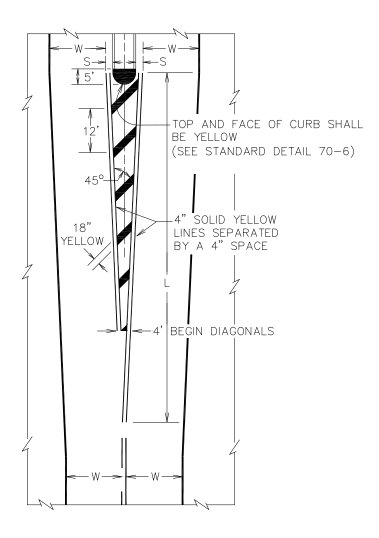


NTS
APPROVED:

REVISED:
01/2018

LEFT-TURN POCKET
APPROACH
STRIPING

SECTION 70.10



# RAISED MEDIAN APPROACH

SEE STANDARD DETAIL 70-6 FOR GENERAL STRIPING NOTES

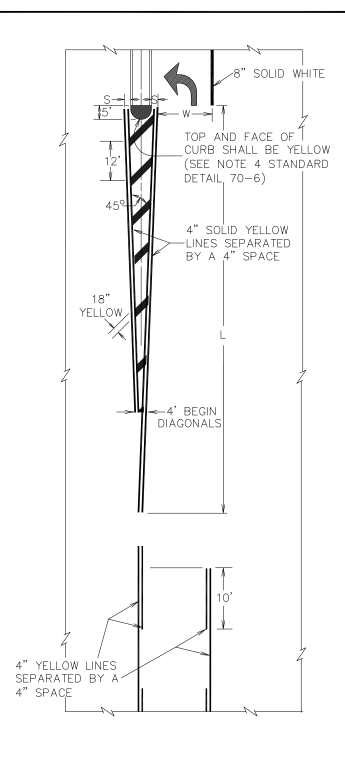


NTS
APPROVED:

REVISED:
01/2018

# RAISED MEDIAN APPROACH AND TWO LANES DRIVE TO RIGHT STRIPING

SECTION 70.10



# LEFT-TURN POCKET APPROACH FROM TWO WAY CENER LEFT-TURN LANE

SEE STANDARD DETAIL 70-6 FOR GENERAL STRIPING NOTES



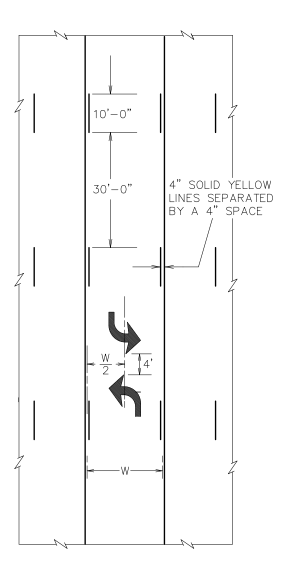
NTS
APPROVED:

REVISED:

01/2018

FROM TWO WAY CENTER
LEFT-TURN LANE STRIPING

SECTION 70.10



# TWO WAY CENTER LEFT TURN LANE

1. INSTALL DUAL TURN LANE ARROWS EVERY 200', UNLESS OTHERWISE SPECIFIED.



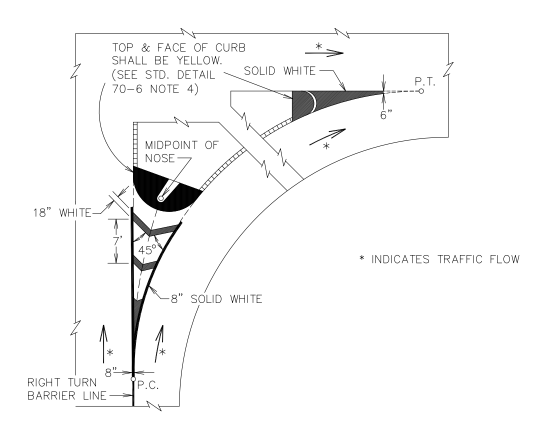
NTS
APPROVED:

REVISED:

01/2018

# TWO WAY CENTER LEFT TURN LANE STRIPING

SECTION 70.10



# PASSING ON BOTH SIDES OF AN OBSTRUCTION

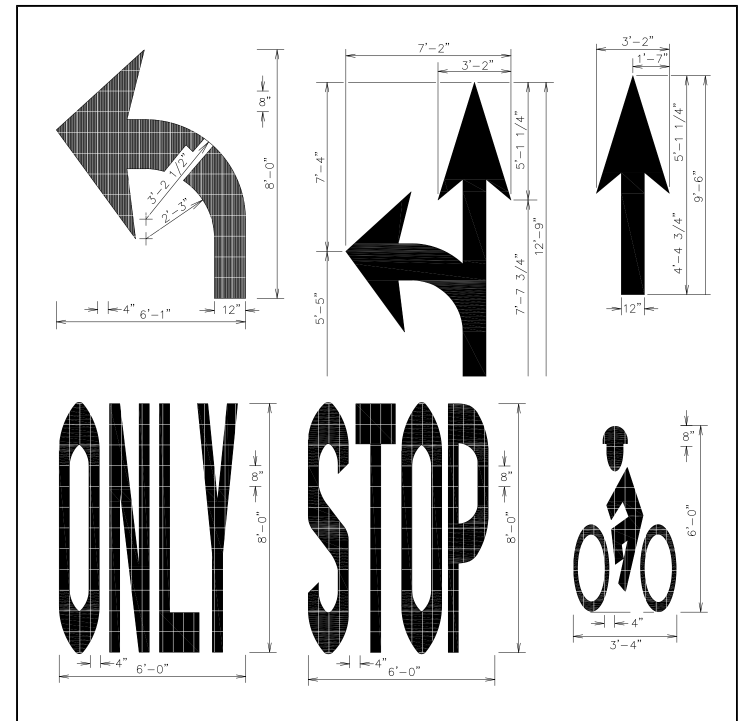


NTS
APPROVED:

REVISED:
01/2018

PASSING ON BOTH SIDES OF AN OBSTRUCTION

SECTION 70.10



# LAYOUT TEMPLATES FOR STENCILS

- 1. ALL SYMBOLS SHOWN SHALL BE WHITE AND REFLECTORIZED.
- 2. RIGHT AND LEFT TURN AUXILIARY LANE MARKINGS ARE IDENTICAL BUT REVERSED.

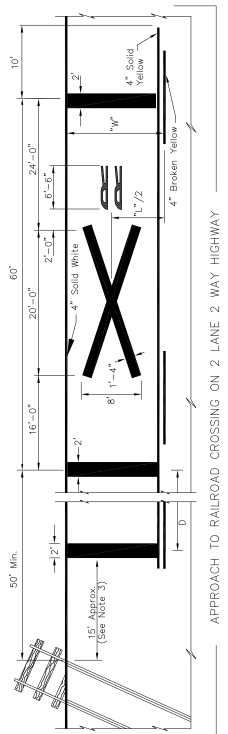


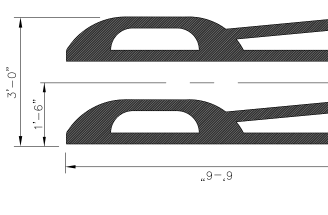
SCALE:
NTS
APPROVED:

REVISED:
01/2018

LAYOUT TEMPLATES
FOR STENCILS

SECTION 70.10





ALL MARKINGS SOLID WHITE UNLESS INDICATED OTHERWISE NOTES: 1. ALL

CROSSING APPROACH MARKING SHALL BE PLACED IN EACH LANE OF THE APPROACH. ON 4-LANE ROADWAYS THE RAILROAD  $\vec{\alpha}$ 

LOCATE STOP BAR 15' FROM RAILROAD TRACK OR 8' FROM GATE, IF PRESENT.  $\tilde{\omega}$ 

EDGE LINES AND LANE LINES ON A UNI-DIRECTIONAL APPROACH SHALL BE PLACED IN A NORMAL MANNER EXCEPT THAT THE LANE LINE(S) SHALL BE SOLID 4" WHITE IN LIEU OF BROKEN FOR A DISTANCE = (D+60') IN ADVANCE OF THE STOP BANDS. 4.

	225,	350,	475,	625,
POSTED LIMIT	30 M.P.H.	40	20	09

RAILROAD SYMBO

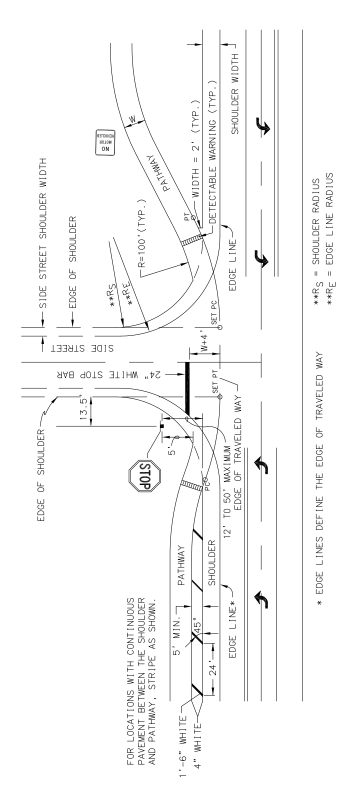
A OF PALA	SCALE:
5	APPROVED:
at its He	REVISED: 01/20

NTS

01/2018

APPROACH TO RAILROAD **CROSSING ON** 2 LANE 2 WAY HIGHWAY

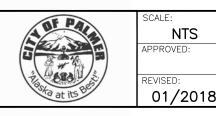
SECTION 70.10



NTS

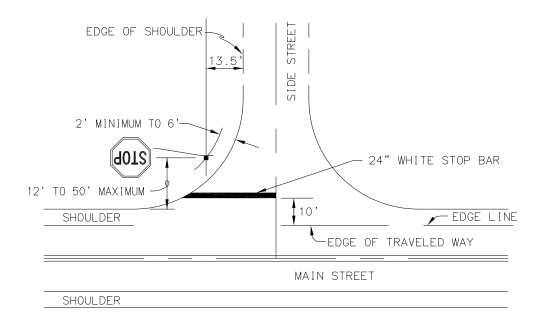
# TYPICAL UNCURBED RETURN WITH PATHWAY

- WHEN THE SIDE STREET LACKS EDGE LINES, BEGIN AND END THE MAIN STREET EDGE LINES AT THE MAIN STREET PAVEMENT RETURNS AND EXTEND THE STOP BAR TO THE EDGE OF PAVEMENT AS SHOWN IN THE UNCURBED RETURN WITHOUT PATHWAY DETAIL.
- INSTALL DETECTABLE WARNING TILES IN PATHWAYS AT THE LOCATIONS SHOWN. INSTALL ACCORDING 10 THE MANUFACTURER'S WRITTEN INSTALLATION INSTRUCTIONS.  $\vec{c}$
- BREAK THE MAIN STREET CENTERLINE MARKINGS AT SIDE STREET INTERSECTIONS. 2. 4.
  - LOCATE STOP SIGNS SO THEY ARE:
- A. VISIBLE TO APPROACHING TRAFFIC AND
- B. AS NEAR TO THE STOP BAR AS PRACTICABLE.
- IF SIGHT OBSTRUCTIONS STOP SIGN AT THE 13.5' WAY. WHEN THE SIDE STREET LACKS THE RIGHT OF WAY TO INSTALL THE OFFSET, REDUCE THE OFFSET TO FIT THE SIGN WITHIN THE RIGHT OF OBSCURE THE SIGN, RELOCATE THE SIGN SO IT IS VISIBLE. S.



# **RETURN WITH PATHWAY**

SECTION 70.10



# TYPICAL UNCURBED RETURN WITHOUT PATHWAY

### NOTES:

- 1. LOCATE STOP SIGNS SO THEY ARE:
  - A. VISIBLE TO APPROACHING TRAFFIC AND
  - B. AS NEAR TO THE STOP BAR AS PRACTICABLE.
- 2. WHEN THE SIDE STREET LACKS THE RIGHT OF WAY TO INSTALL THE STOP SIGN AT THE 13.5' OFFSET, REDUCE THE OFFSET TO FIT THE SIGN WITHIN THE RIGHT OF WAY. IF SIGHT OBSTRUCTIONS OBSCURE THE SIGN, RELOCATE THE SIGN SO IT IS VISIBLE.



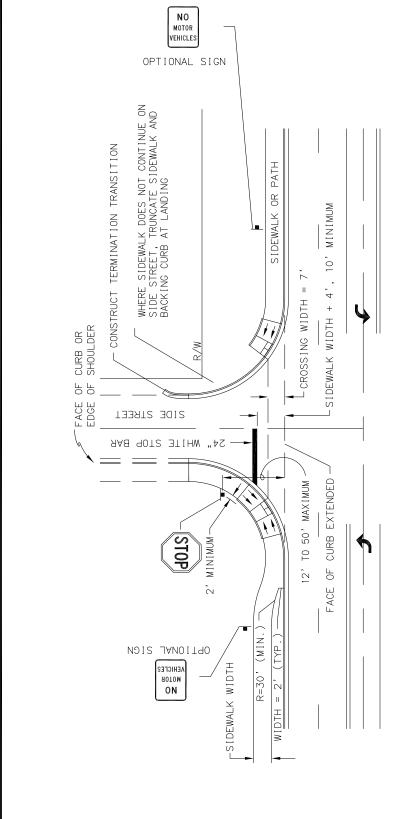
NTS
APPROVED:

REVISED:

01/2018

TYPICAL UNCURBED
RETURN WITHOUT
PATHWAY

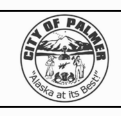
SECTION 70.10



# TYPICAL CURBED RETURN WITH SIDEWALK

# NOTES:

- WHEN SIDEWALKS ARE SEPARATED FROM THE BACK OF CURB, JOIN THE TWO AS SHOWN USING A REVERSE CURVE WITH A MINIMUM RADIUS OF 30'.
- SIDE STREET INTERSECTIONS. BREAK THE MAIN STREET CENTERLINE MARKINGS AT 2. 2.
  - LOCATE STOP SIGNS SO THEY ARE
- VISIBLE TO APPROACHING TRAFFIC AND ₹
- AS NEAR TO THE STOP BAR AS PRACTICABLE. m.

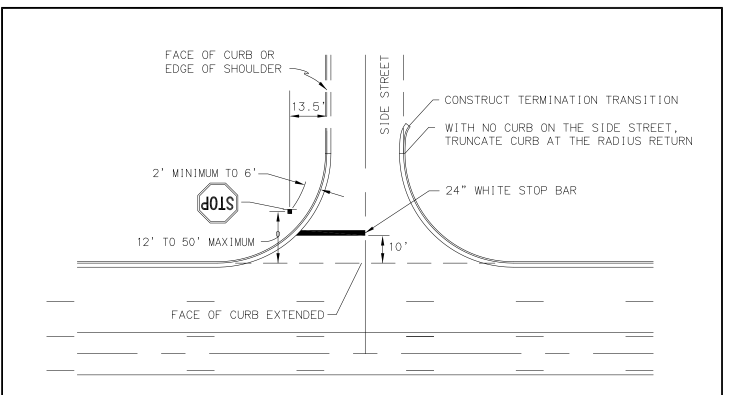


SCALE: NTS APPROVED: REVISED: 01/2018

TYPICAL RETURN WITH SIDEWALK

SECTION 70.10

DETAIL 70 - 18



# TYPICAL CURBED RETURN WITHOUT SIDEWALK

### NOTES:

- 1. BREAK THE MAIN STREET CENTERLINE MARKINGS AT SIDE STREET INTERSECTIONS.
- 2. LOCATE STOP SIGNS SO THEY ARE:
  - A. VISIBLE TO APPROACHING TRAFFIC
  - B. AS NEAR TO THE STOP BAR AS PRACTICABLE.
- 3. WHEN THE SIDE STREET LACKS THE RIGHT OF WAY TO INSTALL THE STOP SIGN AT THE 13.5' OFFSET, REDUCE THE OFFSET TO FIT THE SIGN WITHIN THE RIGHT OF WAY. IF SIGHT OBSTRUCTIONS OBSCURE THE STOP SIGN, RELOCATE THE SIGN SO IT IS VISIBLE.

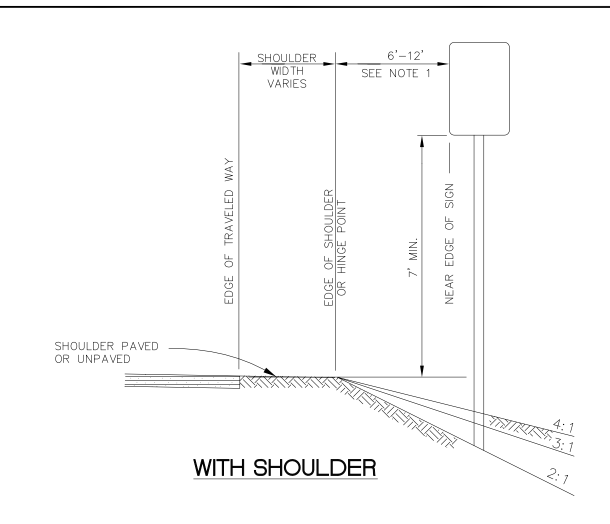


SCALE:
NTS
APPROVED:
REVISED:

01/2018

TYPICAL CURB
RETURN WITHOUT
SIDEWALK

SECTION 70.10



# NOTES:

- 1. UNLESS SHOWN OTHERWISE ON THE DRAWINGS, THE STANDARD SIGN OFFSET IS 12'. THE MINIMUM IS 6'.
- 2. IF SIGNS EXTEND OVER SIDEWALKS, THE MINIMUM VERTICAL CLEARANCE IS 7'-0".
- 3. ADD 6" TO MOUNTING HEIGHT ON UNPAVED ROADS.
- 4. IF SIGNS EXTEND OVER BIKE PATHS, THE MINIMUM VERTICAL CLEARANCE IS 8'-0".
- 5. PAINT ALL SIGN MOUNTING FASTENERS ON SIGN FACE A COLOR MATCHING THE SIGN FACE.
- 6. ATTACH ALL SIGNS ZEES AND BRACES MOUNTED TO THE POSTS WITH 5/16" BOLTS WITH SELF-LOCKING NUTS.

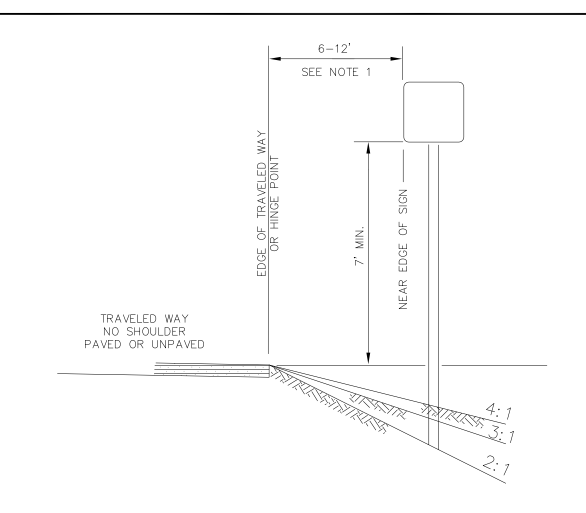


NTS
APPROVED:

REVISED:
01/2018

POST MOUNTED
SIGN WITH
SHOULDER

SECTION 70.11



# NO SHOULDER

### NOTES:

- 1. UNLESS SHOWN OTHERWISE ON THE DRAWINGS, THE STANDARD SIGN OFFSET IS 12'. THE MINIMUM IS 6'.
- 2. IF SIGNS EXTEND OVER SIDEWALKS, THE MINIMUM VERTICAL CLEARANCE IS 7'-0".
- 3. ADD 6" TO MOUNTING HEIGHT ON UNPAVED ROADS.
- 4. IF SIGNS EXTEND OVER BIKE PATHS, THE MINIMUM VERTICAL CLEARANCE IS 8'-0".
- 5. PAINT ALL SIGN MOUNTING FASTENERS ON SIGN FACE A COLOR MATCHING THE SIGN FACE.
- 6. ATTACH ALL SIGNS ZEES AND BRACES MOUNTED TO THE POSTS WITH 5/16" BOLTS WITH SELF-LOCKING NUTS.

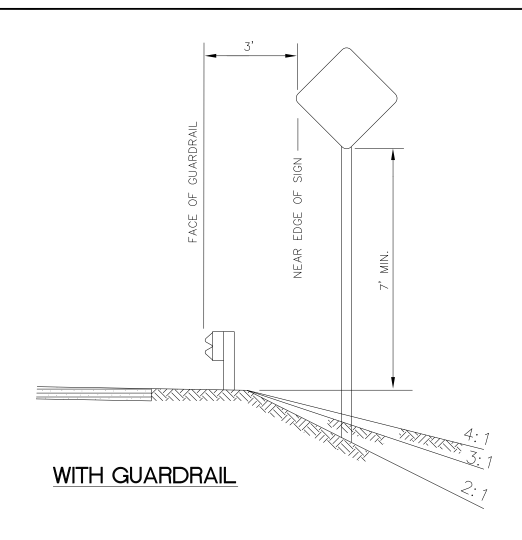


SCALE:
NTS
APPROVED:

REVISED:
01/2018

POST MOUNTED
SIGN WITH
NO SHOULDER

SECTION 70.11



# NOTES:

- 1. IF SIGNS EXTEND OVER SIDEWALKS, THE MINIMUM VERTICAL CLEARANCE IS 7'-0".
- 2. ADD 6" TO MOUNTING HEIGHT ON UNPAVED ROADS.
- 3. IF SIGNS EXTEND OVER BIKE PATHS, THE MINIMUM VERTICAL CLEARANCE IS 8'-0".
- 4. PAINT ALL SIGN MOUNTING FASTENERS ON SIGN FACE A COLOR MATCHING THE SIGN FACE.
- 5. ATTACH ALL SIGNS ZEES AND BRACES MOUNTED TO THE POSTS WITH 5/16" BOLTS WITH SELF-LOCKING NUTS.



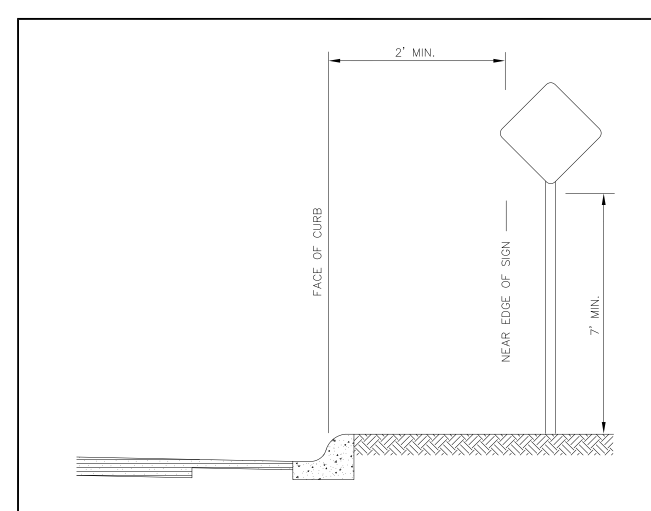
NTS
APPROVED:

REVISED:

01/2018

POST MOUNTED
SIGN WITH
GUARDRAIL

SECTION 70.11



# **CURB WITHOUT SIDEWALK**

### NOTES:

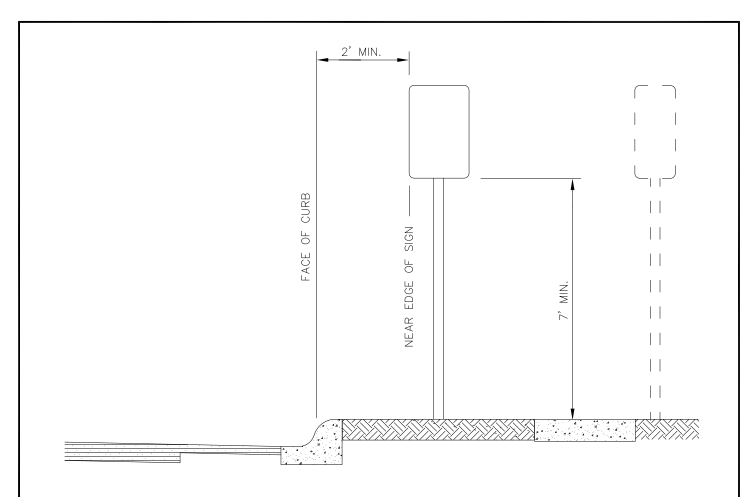
- 1. PAINT ALL SIGN MOUNTING FASTENERS ON SIGN FACE A COLOR MATCHING THE SIGN FACE.
- 2. ATTACH ALL SIGNS ZEES AND BRACES MOUNTED TO THE POSTS WITH 5/16" BOLTS WITH SELF-LOCKING NUTS.



NTS
APPROVED:

REVISED:
01/2018

POST MOUNTED SIGN CURB WITHOUT SIDEWALK SECTION 70.11



# CURB WITH PARKWAY AND SIDEWALK

# NOTES:

- 1. IF PARKWAY IS LESS THAN 5', SIGNS SHOULD BE PLACED BEHIND SIDEWALK.
- 2. IF SIGNS EXTEND OVER SIDEWALKS, THE MINIMUM VERTICAL CLEARANCE IS 7'-0".
- 3. IF SIGNS EXTEND OVER BIKE PATHS, THE MINIMUM VERTICAL CLEARANCE IS 8'-0"
- 4. PAINT ALL SIGN MOUNTING FASTENERS ON SIGN FACE A COLOR MATCHING THE SIGN FACE.
- 5. ATTACH ALL SIGNS ZEES AND BRACES MOUNTED TO THE POSTS WITH 5/16" BOLTS WITH SELF-LOCKING NUTS.

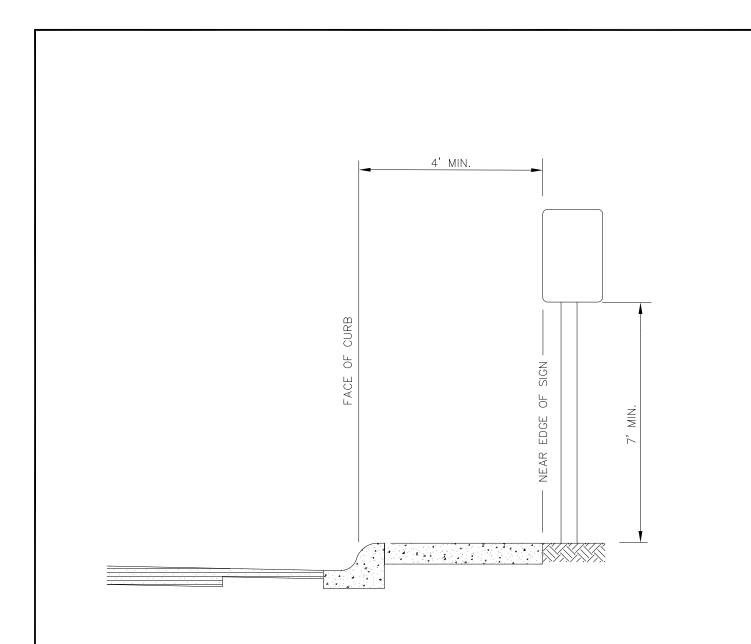


NTS
APPROVED:

REVISED:
01/2018

POST MOUNTED SIGN CURB WITH PARKWAY AND SIDEWALK

SECTION 70.11



# CURB WITH ATTACHED SIDEWALK

# NOTE:

 SIGN FACE SHALL BE PLACED OUTSIDE SIDEWALK EXCEPT WHEN ROW LIMITATIONS EXIST; FOR EXAMPLE IN THE CENTRAL BUSINESS DISTRICT OR OTHER SIMILAR DISTRICTS.



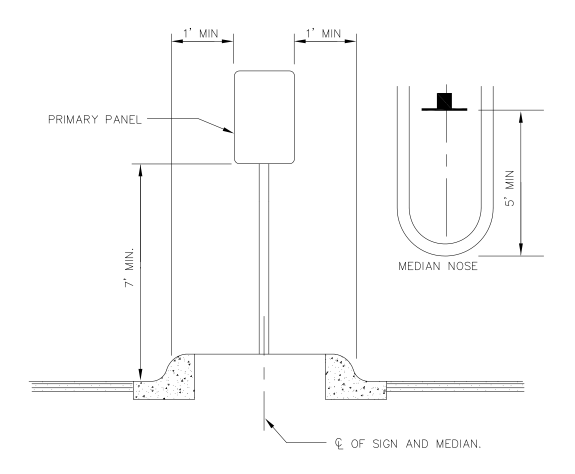
NTS
APPROVED:

REVISED:

01/2018

POST MOUNTED SIGN CURB WITH SIDEWALK WITHOUT PARKWAY

SECTION 70.11



# RAISED MEDIAN

# NOTE:

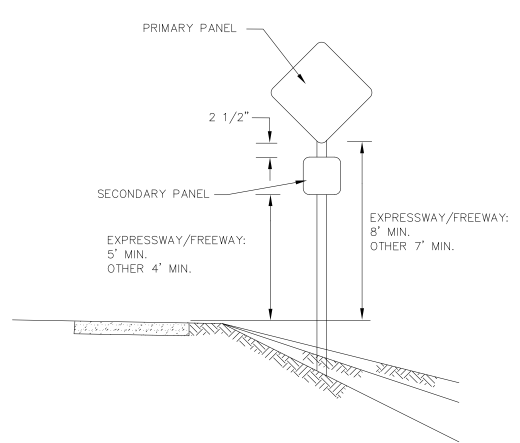
IF AN OBJECT MARKER IS REQUIRED BY THE TRAFFIC ENGINEER, THE SIGN SHALL HAVE A MINIMUM FOUR FOOT (4') CLEARANCE FROM THE TOP OF MEDIAN TO THE BOTTOM OF SIGN.



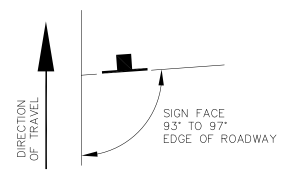
SCALE:
NTS
APPROVED:
REVISED:
01/2018

# POST MOUNTED SIGN RAISED MEDIANS

SECTION 70.11



# SECONDARY PANEL HEIGHT ALL TWO PANEL MOUNTING



# SIGN POSITIONING



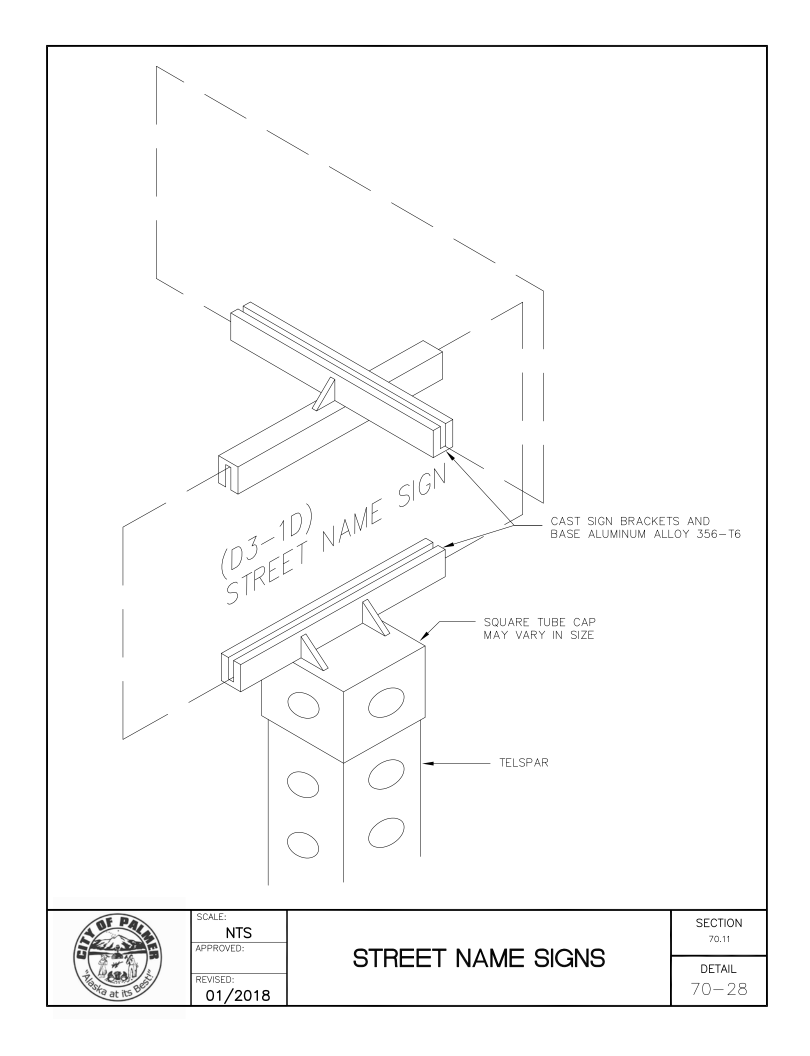
NTS
APPROVED:

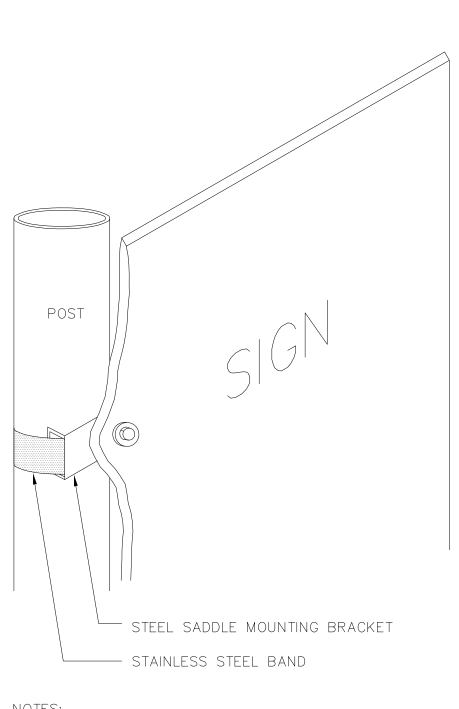
REVISED:

01/2018

POST MOUNTED SIGN SECONDARY PANEL HEIGHT AND SIGN POSITIONING

SECTION 70.11





NOTES:

1. ONLY FOR USE ON EXISTING POSTS

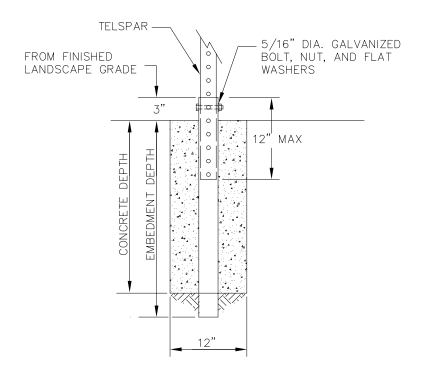


SCALE:
NTS
APPROVED:

REVISED:
01/2018

SIGN ON ROUND POST

SECTION 70.11



## CONCRETE FOUNDATION FOR SIGN POST

PERFORATED STEEL TUBES (P.S.T.) (12ga. – .105" Wall Thickness)					
SIGN SURFACE AREA SQ. FT.	POST SIZE	EMBEDMENT DEPTH	CONCRETE DEPTH		
7' OR LESS	2" X 2"	27"	24"		
GREATER THAN 7'	2 ½" X 2 ½ "	33"	30"		



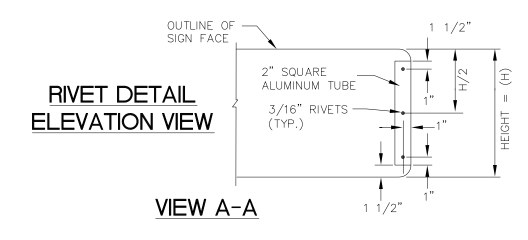
NTS
APPROVED:

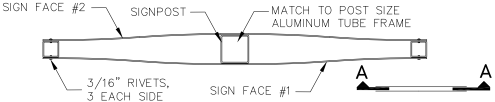
REVISED:

01/2018

CONCRETE
FOUNDATION FOR
SIGN POST

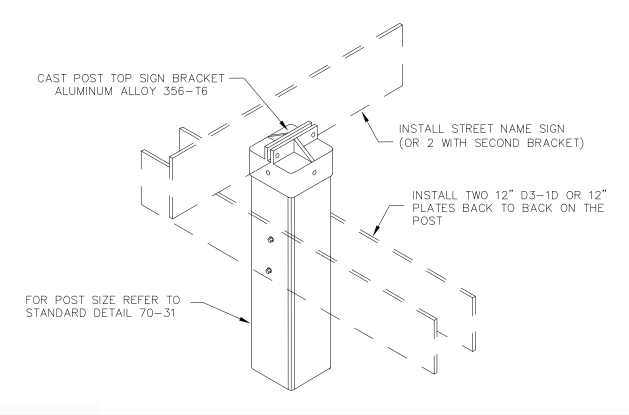
SECTION 70.11





## PLAN VIEW

## 12" SIGNS/PLATES 36" OR GREATER IN LENGTH BRACING DETAIL



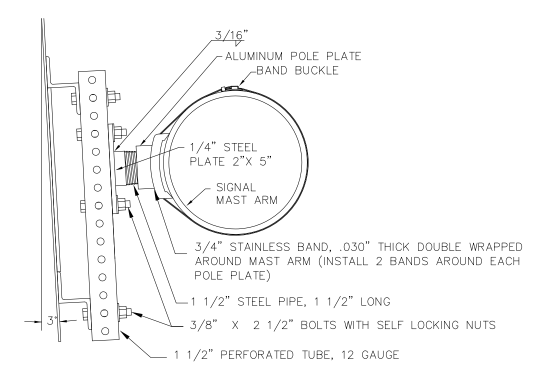


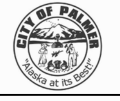
NTS
APPROVED:

REVISED:
01/2018

# 12" PLATE INSTALLATION DETAIL WITH SUPPLEMENTAL 8" D3-1D SIGNS

SECTION 70.11



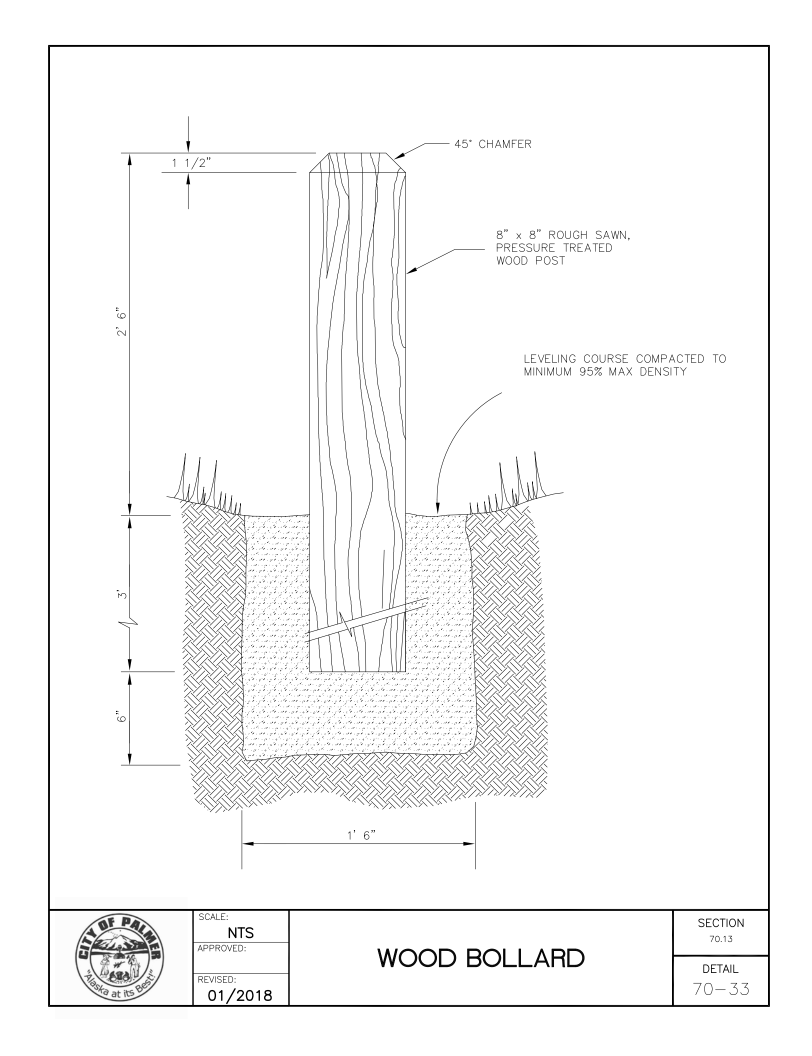


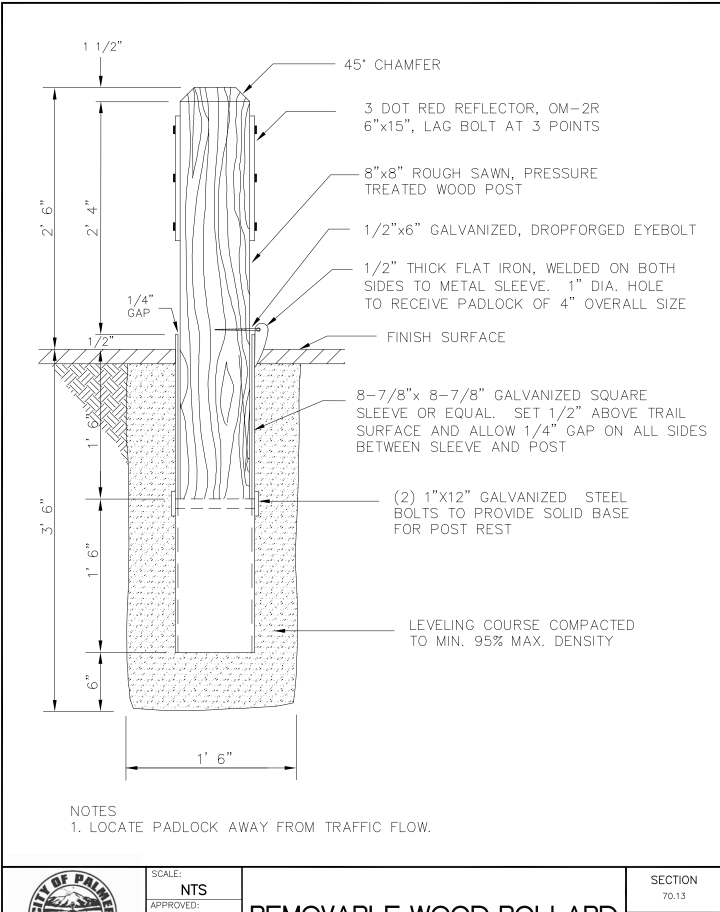
SCALE:
NTS
APPROVED:

REVISED: 01/2018

## SIGNAL POLE MAST ARM SIGN MOUNTING

SECTION 70.11



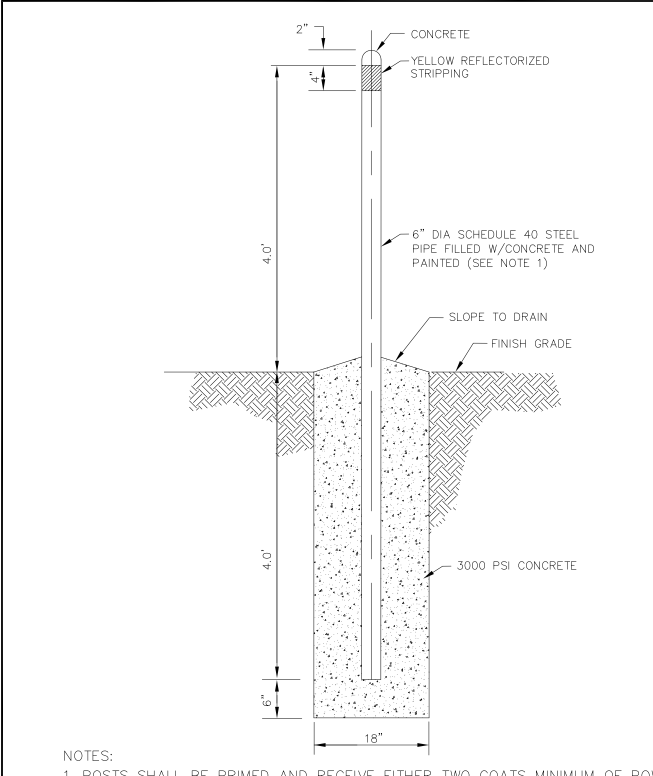




NTS
APPROVED:

REVISED:
01/2018

REMOVABLE WOOD BOLLARD



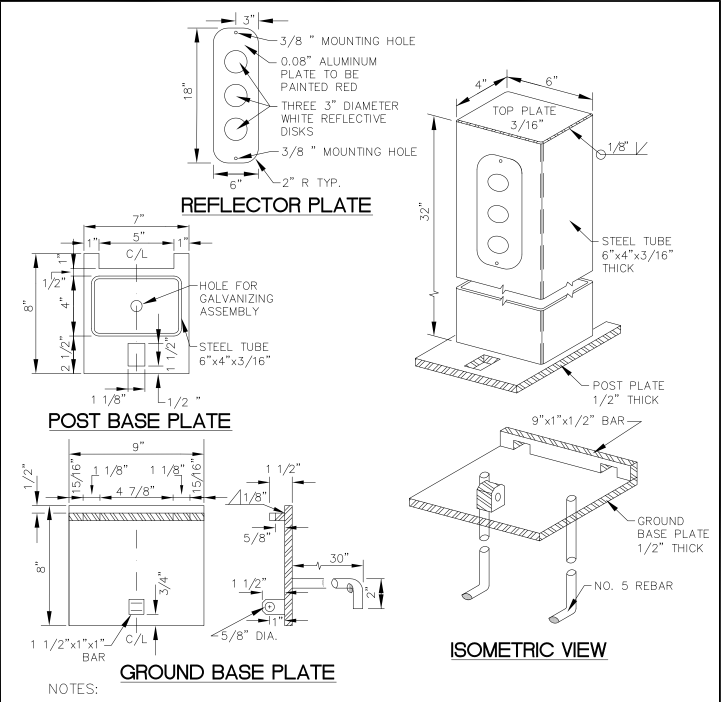
1. POSTS SHALL BE PRIMED AND RECEIVE EITHER TWO COATS MINIMUM OF POWDER COAT PAINT I.A.W. MANUFACTURER'S RECOMMENDATIONS OR TOPCOAT WITH TWO COATS YELLOW CARBOLINE 139 UNLESS GUARD POST COVER OR SLEEVE IS INSTALLED.



SCALE:
NTS
APPROVED:
REVISED:
01/2018

## STEEL BOLLARD

SECTION 70.13



- 1. ALL WELDS, UNLESS OTHERWISE SHOWN, SHALL BE THREE—SIXTEENTH INCH (3/16") FILLET ALL AROUND.
- 2. CAST IN PLACE WITH CLASS 'A' CONCRETE IN A TWELVE INCH DIAMETER BY THIRTY SIX INCH (12" X 36") FOUNDATION TUBE.
- 3. REMOVABLE BOLLARDS ARE TO HAVE ADHESIVE REFLECTORS ON BOTH FRONT AND BACK OF POST.
- 4. ALL EXTERIOR CORNERS AND EDGES SHALL BE ROUNDED TO PROVIDE A PROJECTION FREE SURFACE.

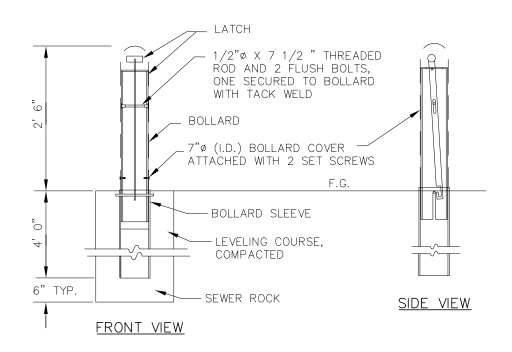


NTS
APPROVED:

REVISED:
01/2018

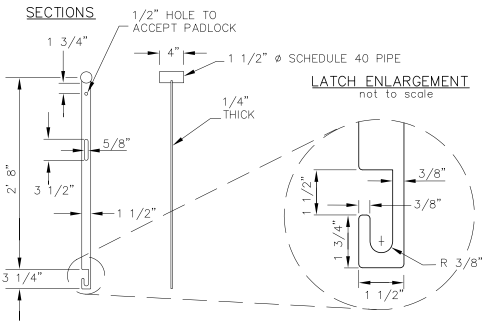
## REMOVABLE BOLLARD (RECTANGULAR)

SECTION 70.13



NOTE: ALL FINAL FABRICATIONS TO BE GALVANIZED PRIOR TO ASSEMBLY

## REMOVABLE BOLLARD ASSEMBLY



## LATCH



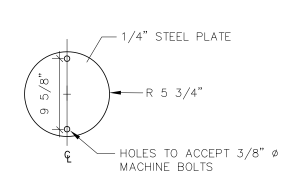
SCALE:		
NTS		
APPROVED:		
REVISED:		
01/2018		

## REMOVABLE BOLLARD (ROUND) SHEET 1 OF 2

SECTION 70.10

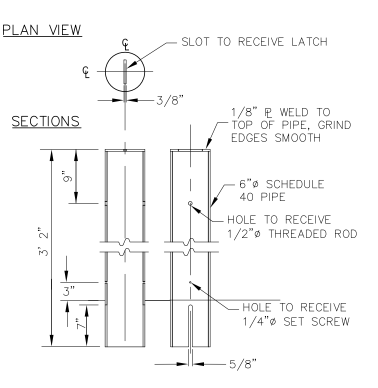
DETAIL

70 - 37.1

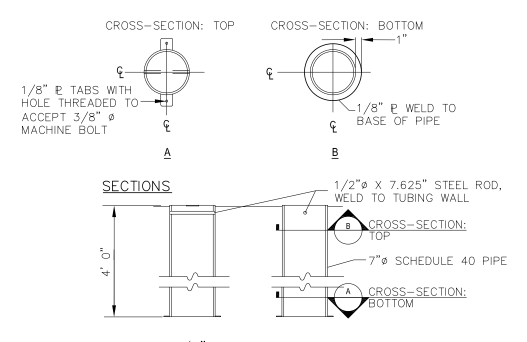


NOTE: PROVIDE 1 TEMPORARY CAP PER REMOVABLE BOLLARD TO OWNER.

## REMOVABLE BOLLARD TEMPORARY CAP



## **BOLLARD**



NOTE: SET SLEEVE 1/8"ABOVE ADJACENT SURFACE

## **BOLLARD SLEEVE**



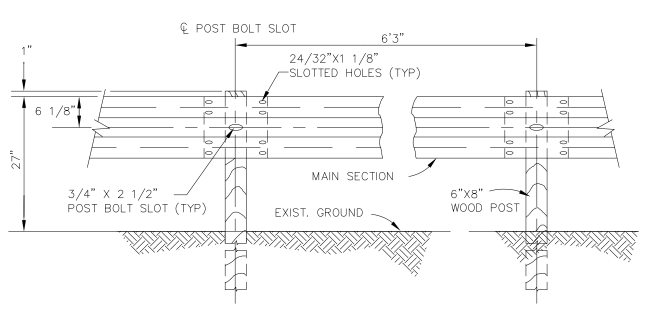
NTS
APPROVED:

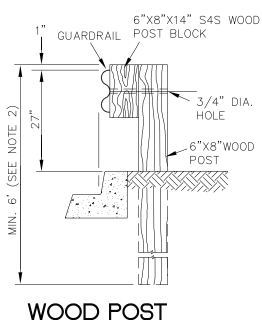
REVISED:

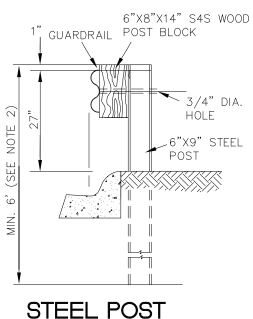
01/2018

REMOVABLE BOLLARD (ROUND) SHEET 2 OF 2 SECTION 70.10

**DETAIL** 70-37.2

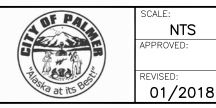






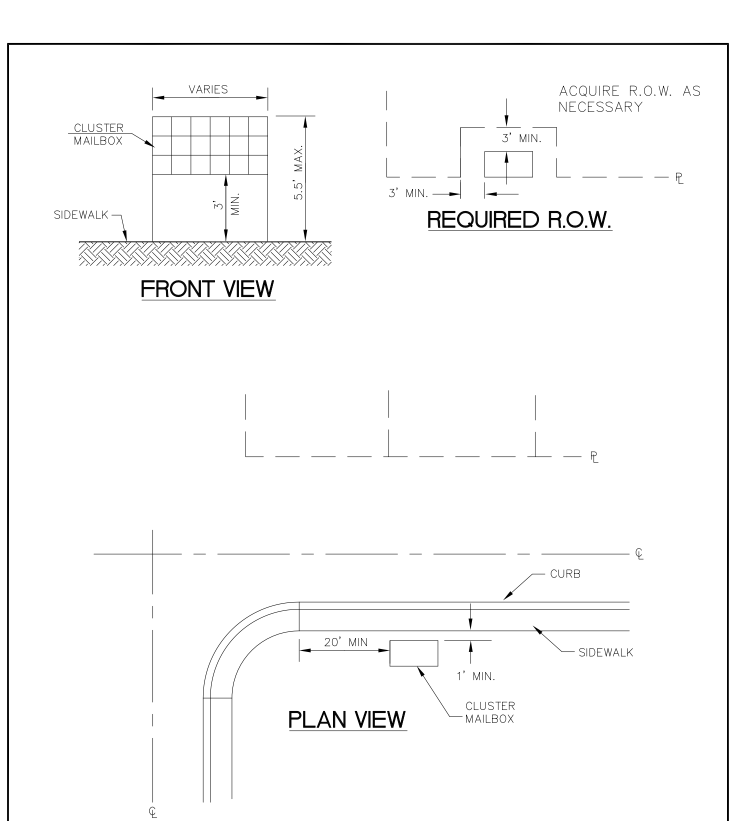
### NOTES:

- 1. PROVIDE GUARD RAIL OF TYPE AND GAUGE SPECIFIED IN THE CONTRACT DOCUMENTS.
- 2. WHEN INFORMATION IS NOT INCLUDED IN THE CONTRACT DOCUMENTS, SEE ADOT&PF STANDARD DRAWING G-10 FOR GUARDRAIL POST LENGTHS CORRESPONDING TO COMBINATIONS OF SLOPE AND BEHIND-POST EMBANKMENT WIDTHS.
- 3. END TREATMENTS SHALL BE CONSTRUCTED AS SHOWN ON DRAWINGS.



**GUARD RAIL DETAIL** 

SECTION 70.15



NOTE:

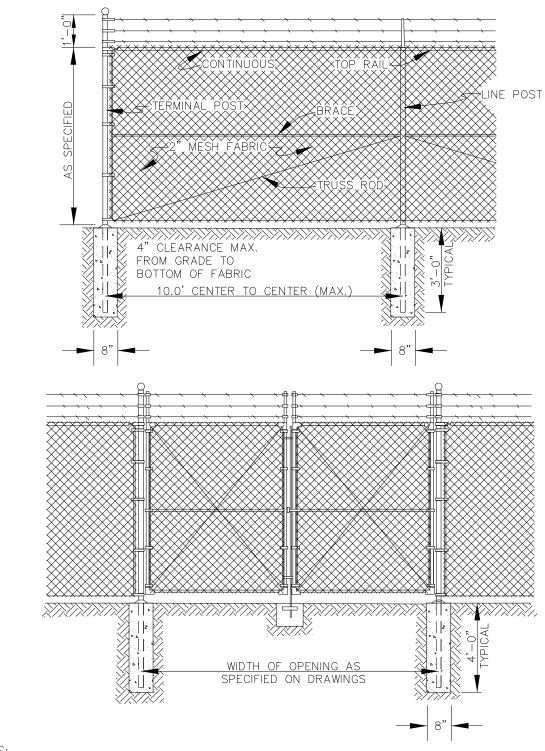
1. COORDINATE WITH LOCAL POSTAL AUTHORITIES TO DETERMINE LOCATIONS OF CLUSTER MAILBOXES. IF CLUSTERING OR SPECIAL LOCATIONS ARE SPECIFIED, PROVISIONS SHALL BE INCLUDED IN THE CONTRACT DOCUMENTS.



SCALE:
NTS
APPROVED:
DE #055
REVISED:
01/2018

## **CLUSTER MAILBOX LOCATION**

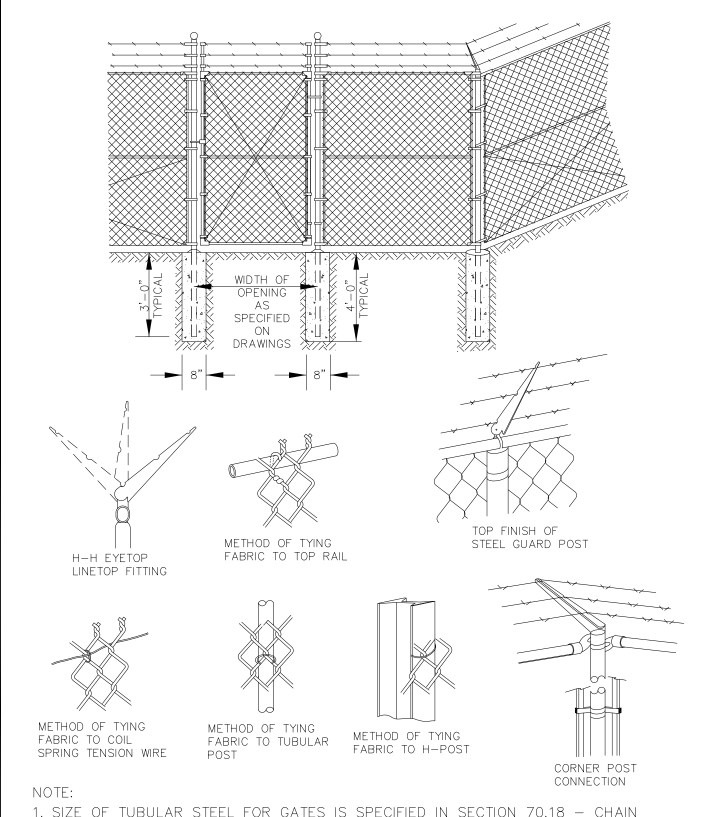
SECTION 70.16, 17



## NOTES:

- 1. GAUGE OF FABRIC AS SPECIFIED ON DRAWINGS.
- 2. SIZE OF TUBULAR STEEL FOR GATE FRAMES IS SPECIFIED IN SECTION 70.18 CHAIN LINK FENCES.

To sho at its per	SCALE:  NTS  APPROVED:		SECTION 70.18
	REVISED: 01/2018	FENCE DETAILS	<b>DETAIL</b> 70-40



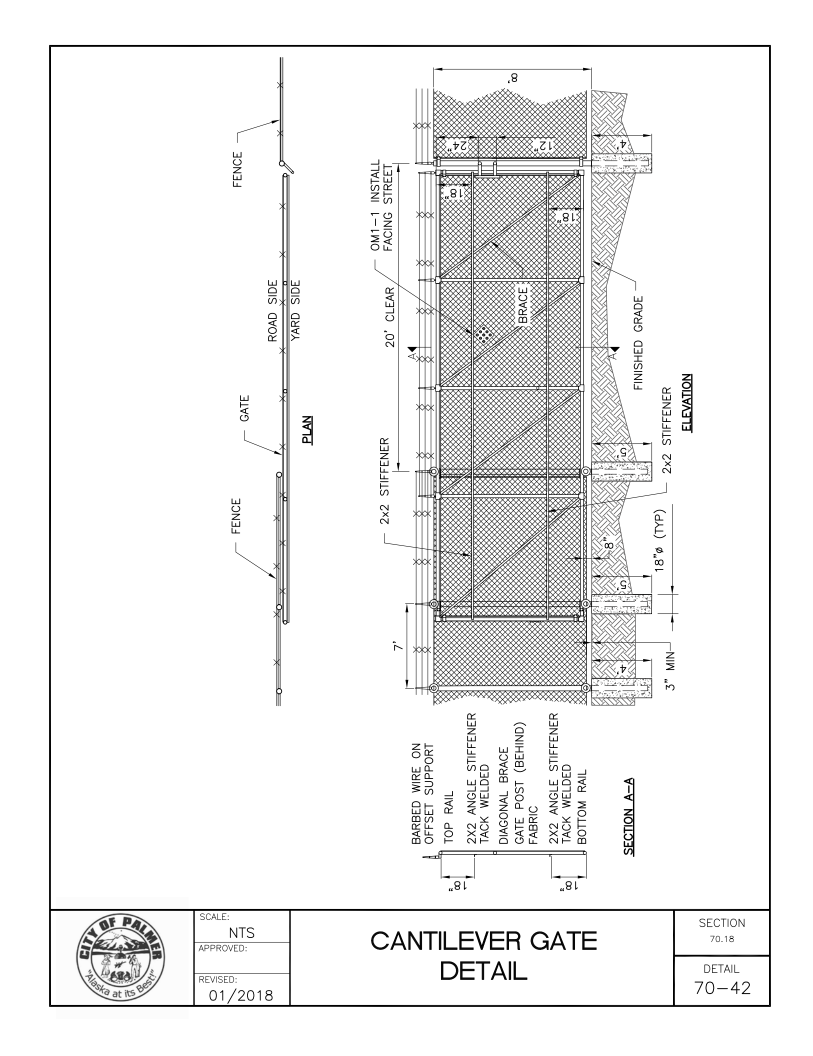
1. SIZE OF TUBULAR STEEL FOR GATES IS SPECIFIED IN SECTION 70.18 — CHAIN LINK FENCES.

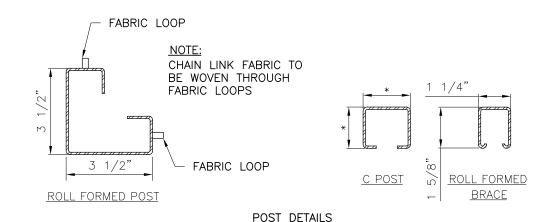


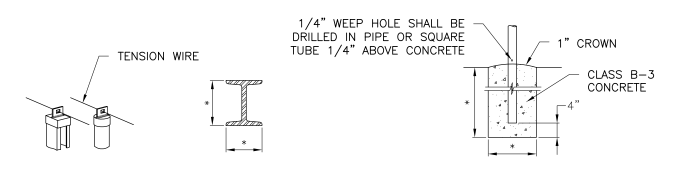
SCALE:
NTS
APPROVED:
REVISED:
01/2018

## FENCE DETAILS

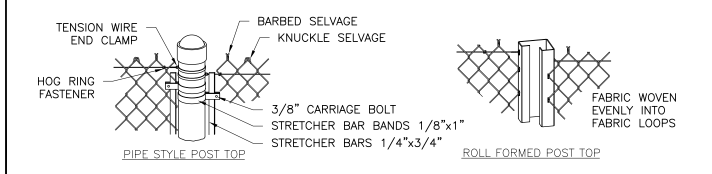
SECTION 70.18







POST EMBEDMENT DETAILS



"H" POST DETAIL

FABRIC ATTACHMENT DETAILS



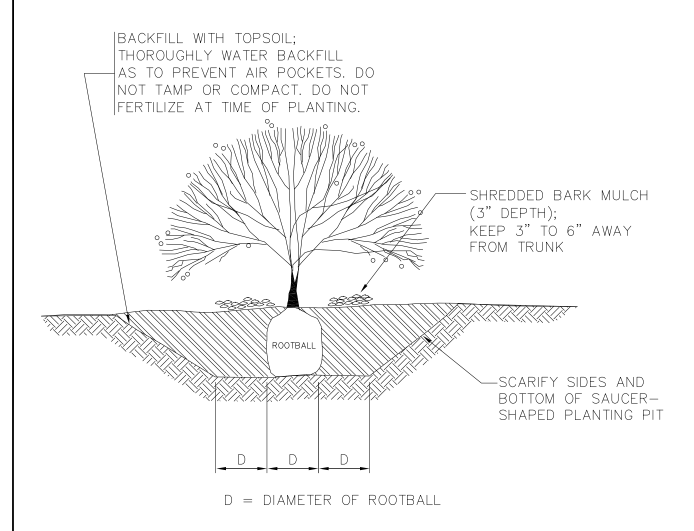
LINE POST TOPS

NTS
APPROVED:

REVISED:
01/2018

FENCE DETAILS

SECTION 70.18



### NOTES:

- 1. DEPTH VARIES DEPENDING ON ROOTBALL THICKNESS.
- 2. SOIL SHALL BE LOOSENED AND SUITABLE FOR ROOT GROWTH. TOP WIDTH OF PLANT PIT SHALL BE 4-5 TIMES ROOTBALL DIAMETER.



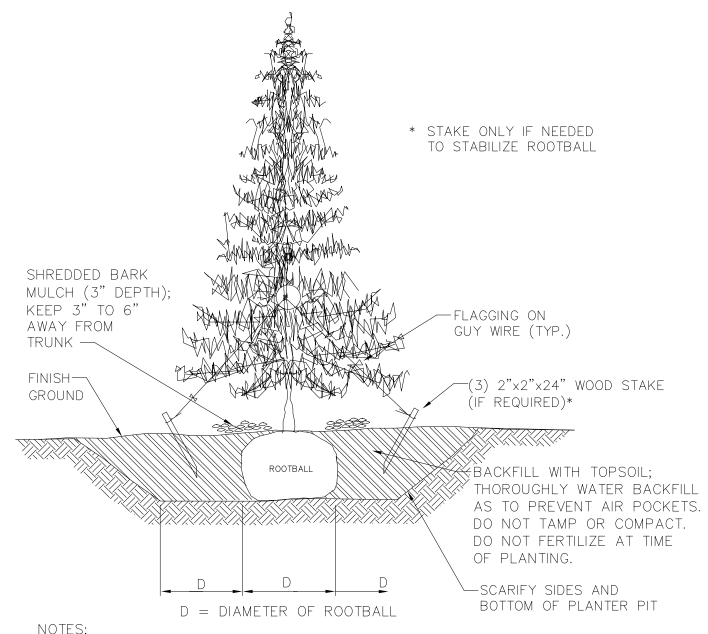
SCALE:
NTS
APPROVED:

REVISED:
01/2018

## SHRUB PLANTING DETAIL

SECTION 75.02

**DETAIL** 75–1



- 1. CONTRACTOR SHALL CUT BURLAP AND REMOVE A MINIMUM OF 1/2 FROM PLANTING CONTRACTOR SHALL COMPLETELY REMOVE WIRE BASKETS.
- 2. DEPTH OF PLANT PIT VARIES DEPENDING ON ROOTBALL THICKNESS. SOIL SHALL BE LOOSENED AND SUITABLE FOR ROOT GROWTH. TOP WIDTH OF PLANT PIT SHALL BE 4-5 TIMES ROOTBALL DIAMETER. SET ROOTBALL ON SOLID GROUND TO PREVENT SETTLING. PLANT TREE TRUNK WITH TRUNK FLARE AT OR UP TO 1" ABOVE FINISHED GROUND.
- 3. USE THREE 2"x2"x24" WOOD STAKES WHEN SPECIFIED ON DRAWINGS OR REQUIRED BY THE ENGINEER. EMBED AT ANGLE. DO NOT PENETRATE ROOTBALL. USE SOFT, FLEXIBLE MATERIAL FOR TIES. GUY AT APPROXIMATELY 1/3 TREE HEIGHT. REMOVE GUY AFTER ONE YEAR. DO NOT STAKE TREE RIGID, IT MUST MOVE IN THE WIND.

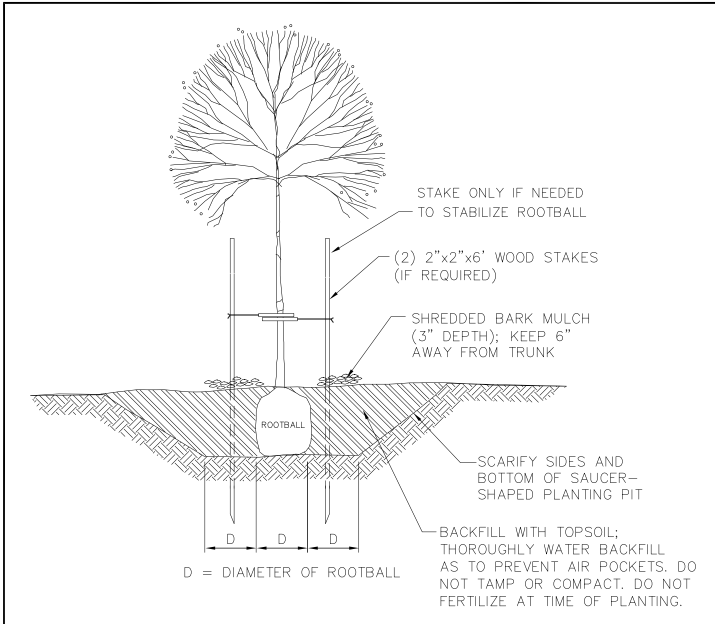


SCALE: NTS APPROVED: REVISED: 01/2018

## CONIFER PLANTING DETAIL

**SECTION** 75.02

DETAIL 75 - 2



### NOTES:

- 1. CUT BURLAP AND WIRE BASKET, PEEL DOWN, REMOVE OR LAY FLAT IN BOTTOM OF PLANT PIT. REMOVE CONTAINERS.
- 2. DEPTH OF PLANT PIT VARIES DEPENDING ON ROOTBALL THICKNESS. SOIL SHALL BE LOOSENED AND SUITABLE FOR ROOT GROWTH. TOP WIDTH OF PLANT PIT SHALL BE 4-5 TIMES ROOTBALL DIAMETER. SET ROOTBALL ON SOLID GROUND TO PREVENT SETTLING. PLANT TREE TRUNK WITH TRUNK FLARE AT OR UP TO 1" ABOVE FINISHED GROUND.
- 3. USE TWO 2"x2"x6' WOOD STAKES WHEN SPECIFIED ON DRAWINGS OR REQUIRED BY THE ENGINEER. EMBED 24" DO NOT PENETRATE ROOTBALL. USE SOFT, FLEXIBLE MATERIAL FOR TIES. GUY AT APPROXIMATELY 1/3 TREE HEIGHT. REMOVE GUY AFTER ONE YEAR. DO NOT STAKE TREE RIGID, IT MUST MOVE IN THE WIND.



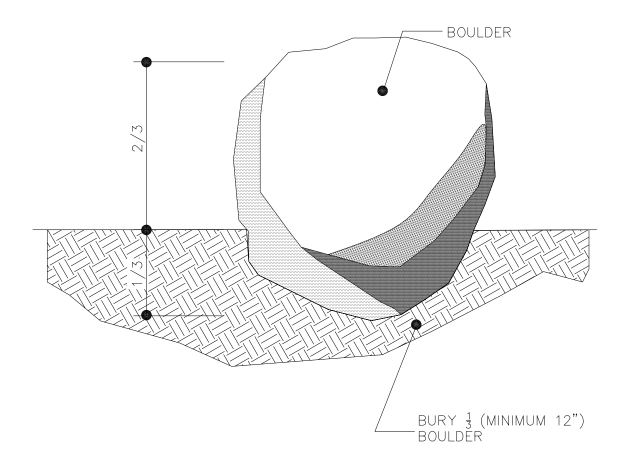
SCALE:
NTS
APPROVED:

REVISED:
01/2018

DECIDUOUS TREE PLANTING DETAIL

SECTION 75.02

**DETAIL** 75-3

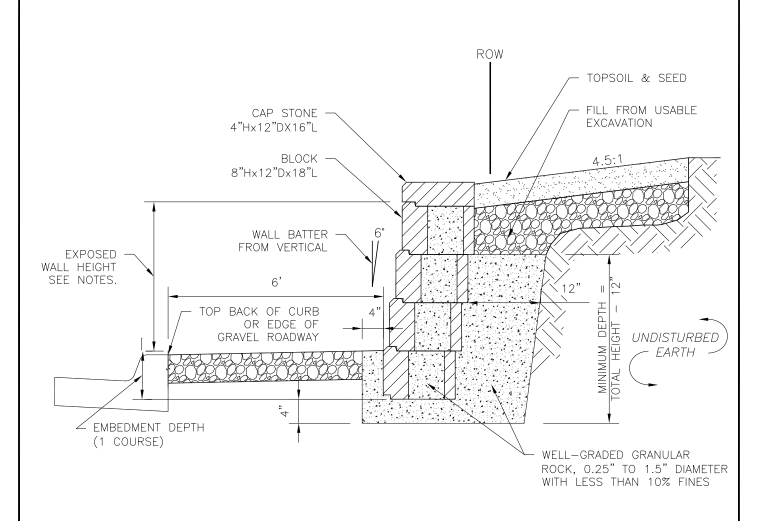


## BOULDER

## NOTES:

1. ORIENTATION OF BOULDERS DETERMINED ON-SITE BY THE ENGINEER.

To Para Para Para Para Para Para Para Par	SCALE:  NTS  APPROVED:		SECTION 75.11
	REVISED: 01/2018	BOULDER	<b>DETAIL</b> 75–4



### NOTE:

WALL HEIGHT SHALL BE FIELD DETERMINED BY THE ENGINEER IN COOPERATION WITH ADJACENT PROPERTY OWNER DURING CONSTRUCTION. MAXIMUM EXPOSED WALL HEIGHT MAY VARY UP TO 28" MAXIMUM.



NTS
APPROVED:

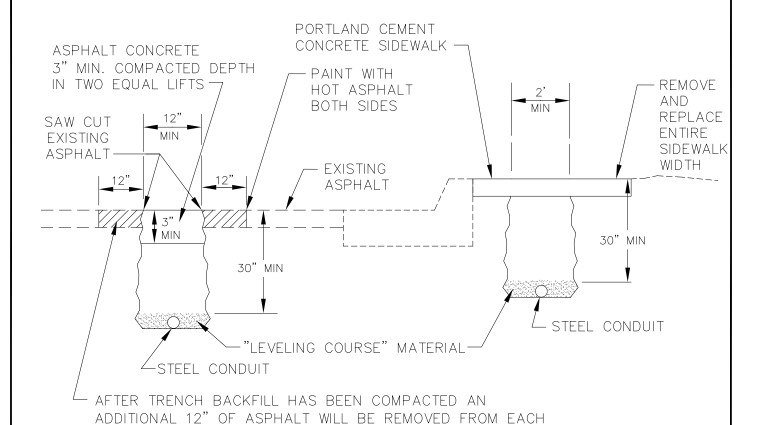
REVISED:

01/2018

## MODULAR CONCRETE BLOCK WALL

SECTION 75.10

**DETAIL** 75-5



EDGE OF THE ORIGINAL CUT. THE ENGINEER MAY REQUIRE MORE THAN A 12" ADDITIONAL CUT IF THE EXISTING PAVEMENT HAS BEEN LIFTED IN THE REMOVAL PROCESS OR IF THE JOINT DOES



SCALE:

NTS

APPROVED:

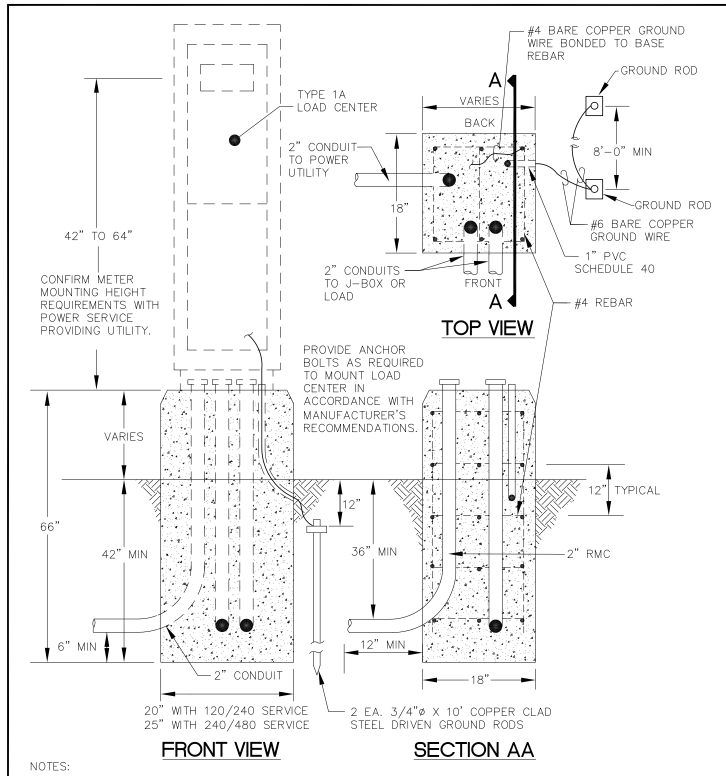
REVISED:

01/2018

NOT OCCUR ON UNDISTURBED MATERIAL.

## SAW CUT TRENCH

SECTION 80.02



- 1. ORIENTATION OF CONDUIT SWEEPS IS REPRESENTATIVE. CONTRACTOR SHALL COORDINATE CONDUIT ORIENTATION WITH THE ENGINEER AND UTILITY.
- 2. PROVIDE NON-FROST SUSCEPTIBLE COMPACTED BACKFILL.
- 3. INSTALL TYPE 1A OR TYPE 2 JUNCTION BOX ADJACENT TO LOAD CENTER FOUNDATION. JUNCTION BOX SIZE TO BE DETERMINED USING THE LATEST VERSION OF MOA DESIGN CRITERIA MANUAL, CHAPTER 6.

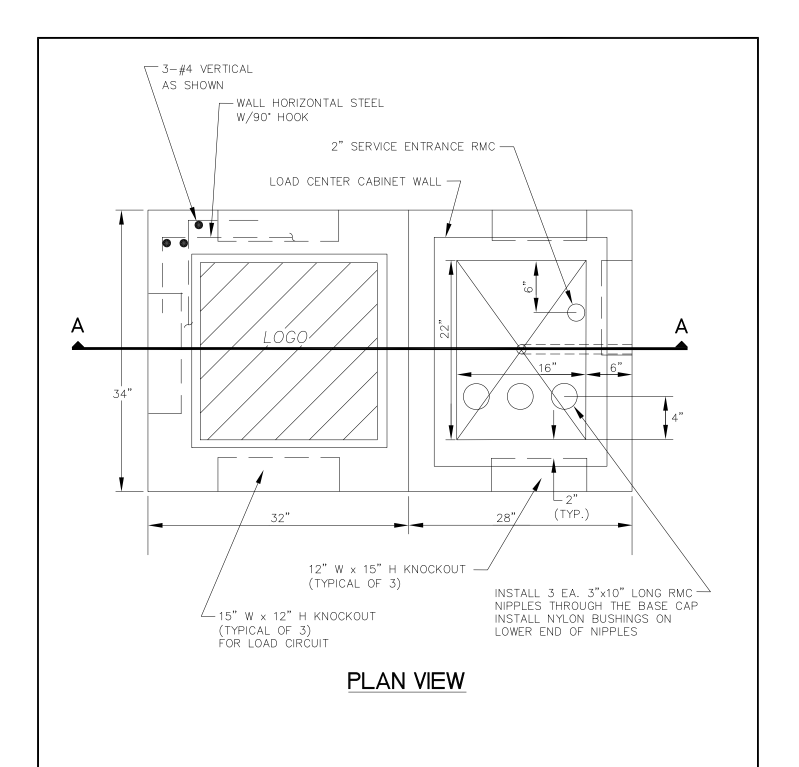


NTS
APPROVED:

REVISED:
01/2018

# CONCRETE FOUNDATION LOAD CENTER TYPE 1A

SECTION 80.04



## NOTE:

1. SEE DETAIL 80-4 FOR SECTION AA.

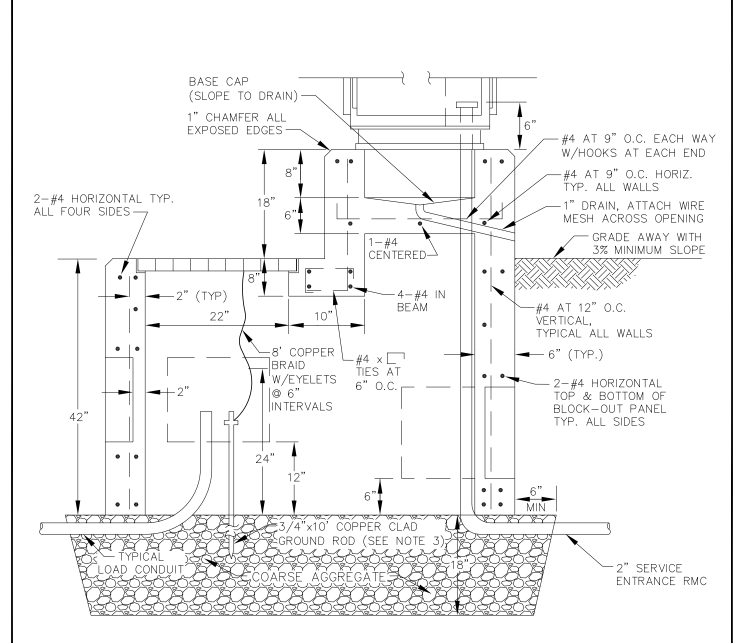


NTS
APPROVED:

REVISED:
01/2018

# CONCRETE FOUNDATION LOAD CENTER TYPE 1

SECTION 80.04



## SECTION AA

### NOTES:

- 1. STOP HORIZ. & VERT. STEEL AT BLOCK-OUT PANELS & USE 90 HOOK. USE 2-#4 HORIZ. & VERT. EXTRA BARS ALL SIDES AS SHOWN.
- 2. SEE STANDARD DETAIL 80-3 FOR PLAN VIEW.
- 3. ADD SECOND 3/4" x 10' GROUND ROD 8' FROM LOAD CENTER PER NEC.

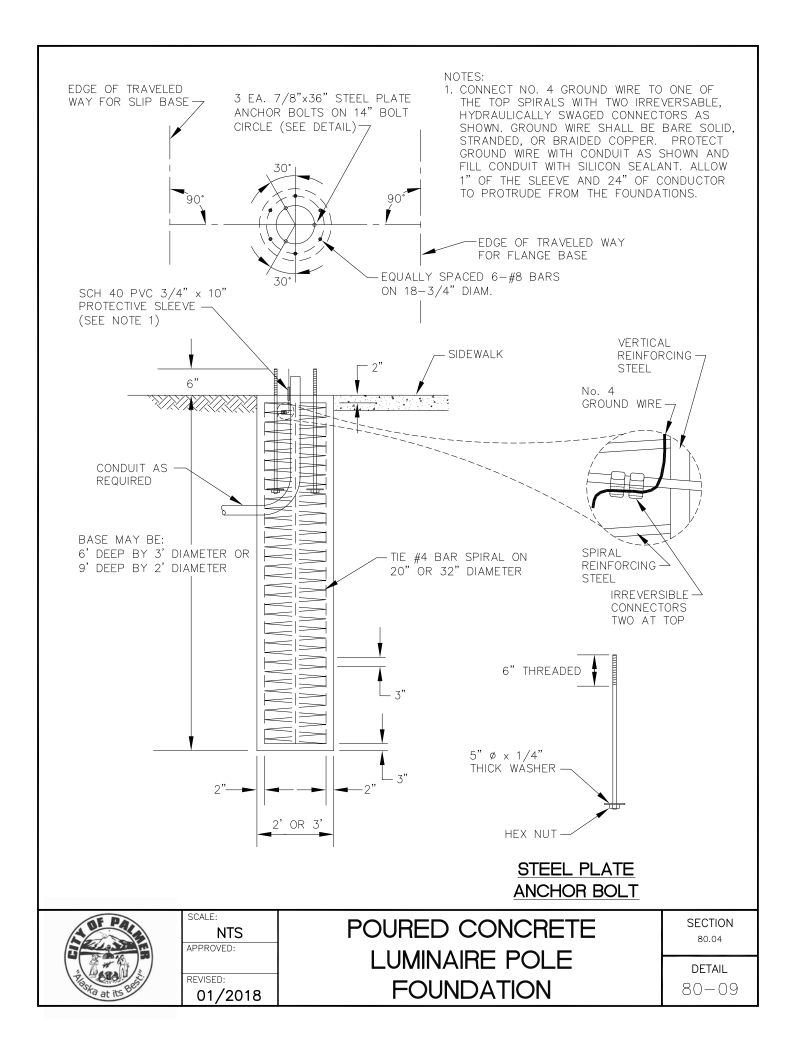


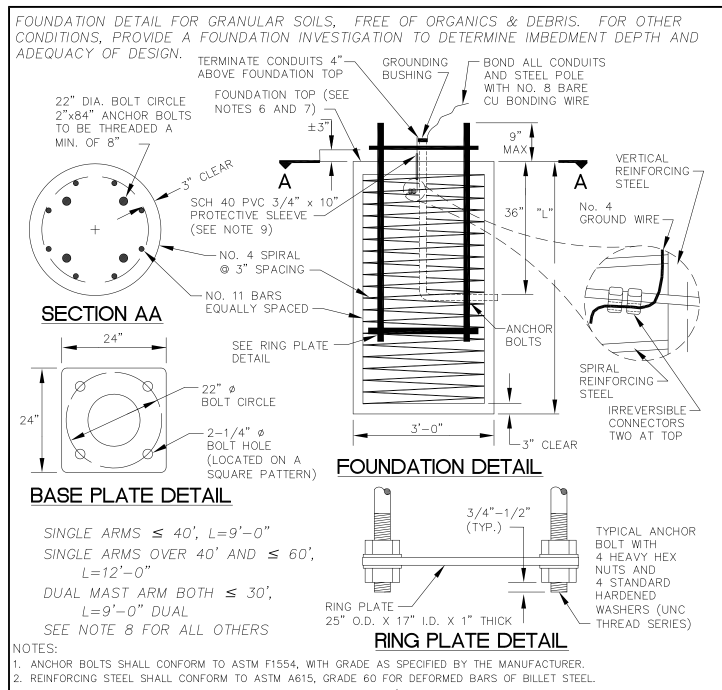
NTS
APPROVED:

REVISED:
01/2018

# CONCRETE FOUNDATION TYPE 1 LOAD CENTER SECTION AA

SECTION 80.04





- 3. EACH SPIRAL REBAR UNIT WITHIN EACH FOOTING SHALL HAVE 1-1/2 TURNS OF THE REBAR AT EACH END OF THE UNIT.
- 4. GALVANIZING OF ANCHOR BOLTS, NUTS, AND WASHERS SHALL CONFORM TO ASTM A153.
- 5. STEEL ANCHOR PLATES SHALL CONFORM TO ASTM A36.
- 6. TOP OF CONCRETE FOUNDATION SHALL HAVE A BROOMED FINISH.
- 7. REFERENCE TOP BACK OF CURB IN ESTABLISHING FOUNDATION TOP ELEVATION. TOP OF FOUNDATION SHALL BE FLUSH WITH SIDEWALK/PAVING FINISH GRADE OR 2"-4" ABOVE FINISH GROUND ELEVATION.
- 8. SINGLE MAST ARMS OVER 60' OR DUAL MAST ARMS WITH ONE OR BOTH ARM(S) OVER 30' REQUIRE PROJECT SPECIFIC FOUNDATION DESIGN AND SHALL BE CONSTRUCTED AS SHOWN ON THE DRAWINGS.
- 9. CONNECT NO. 4 GROUND WIRE TO ONE OF THE TOP SPIRALS WITH TWO IRREVERSABLE, HYDRAULICALLY SWAGED CONNECTORS AS SHOWN. GROUND WIRE SHALL BE BARE SOLID, STRANDED, OR BRAIDED COPPER. PROTECT GROUND WIRE WITH CONDUIT AS SHOWN AND FILL CONDUIT WITH SILICON SEALANT.ALLOW 1" OF THE SLEEVE AND 24" OF CONDUCTOR TO PROTRUDE FROM THE FOUNDATIONS.

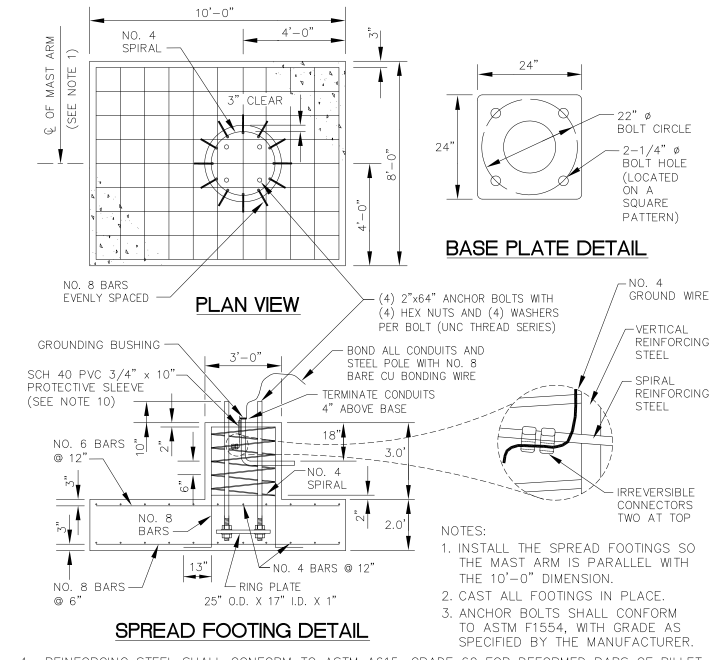


NTS
APPROVED:

REVISED:
01/2018

POURED CONCRETE FOUNDATION SIGNAL MAST ARM POLE

SECTION 80.04



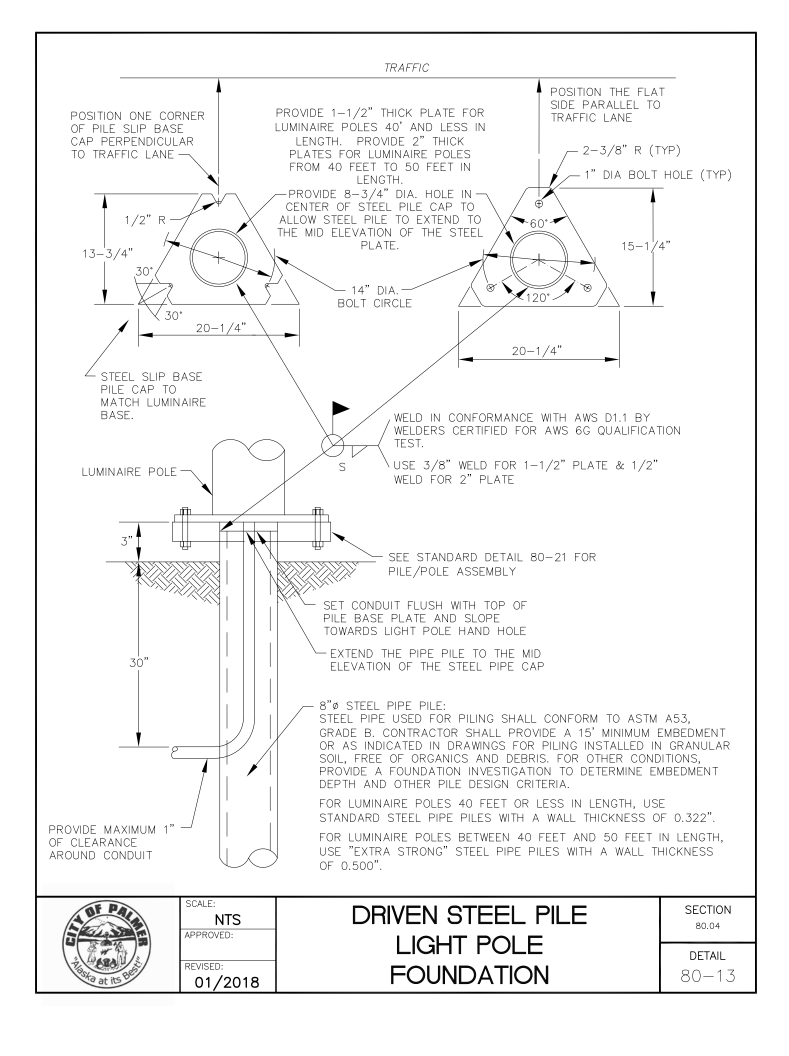
- 4. REINFORCING STEEL SHALL CONFORM TO ASTM A615, GRADE 60 FOR DEFORMED BARS OF BILLET STEEL.
- 5. EACH SPIRAL REBAR UNIT WITHIN EACH FOOTING SHALL HAVE 1-1/2 TURNS OF THE REBAR AT EACH END OF THE UNIT.
- 6. GALVANIZING OF ANCHOR BOLTS, NUTS, AND WASHERS SHALL CONFORM TO ASTM A153.
- 7. STEEL ANCHOR PLATES SHALL CONFORM TO ASTM A36.
- 8. FOUNDATION BASE SHALL HAVE A BROOMED FINISH.
- 9. REFERENCE TOP BACK OF CURB IN ESTABLISHING FOUNDATION TOP ELEVATION. SET TOP OF FOUNDATION FLUSH WITH SIDEWALK/PAVING FINISH GRADE OR 2"-4" ABOVE FINISH GROUND ELEVATION.
- 10. SEE NOTE 9, STANDARD DETAIL 80-10

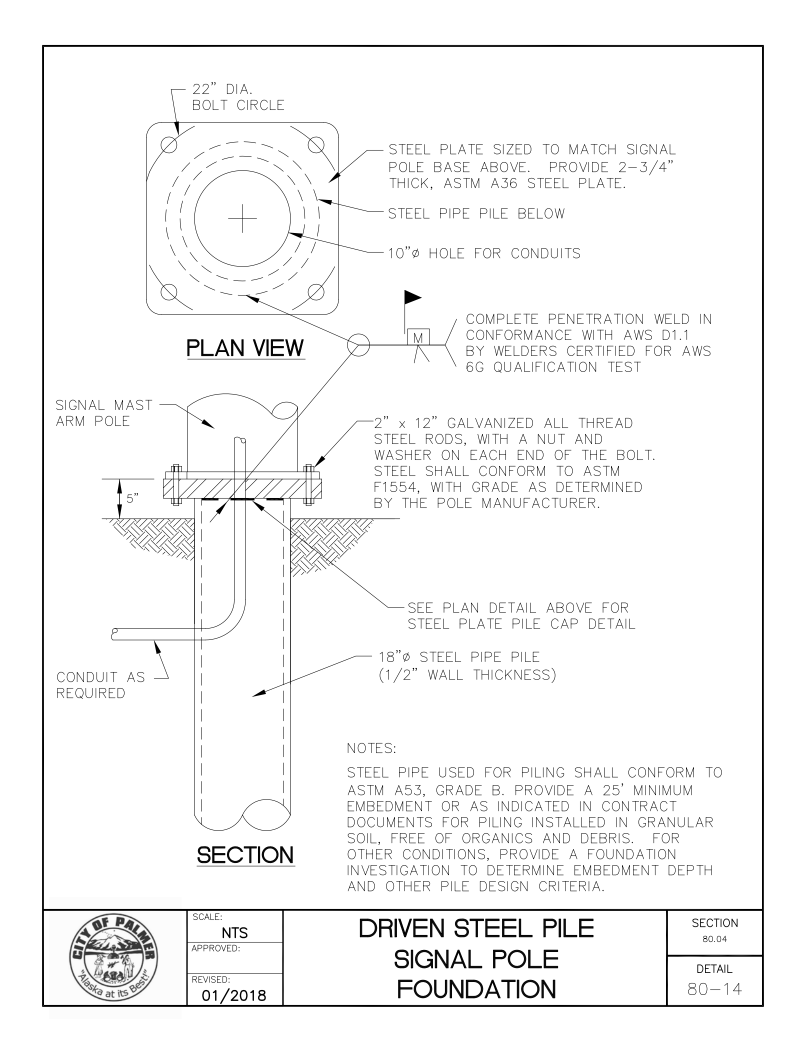


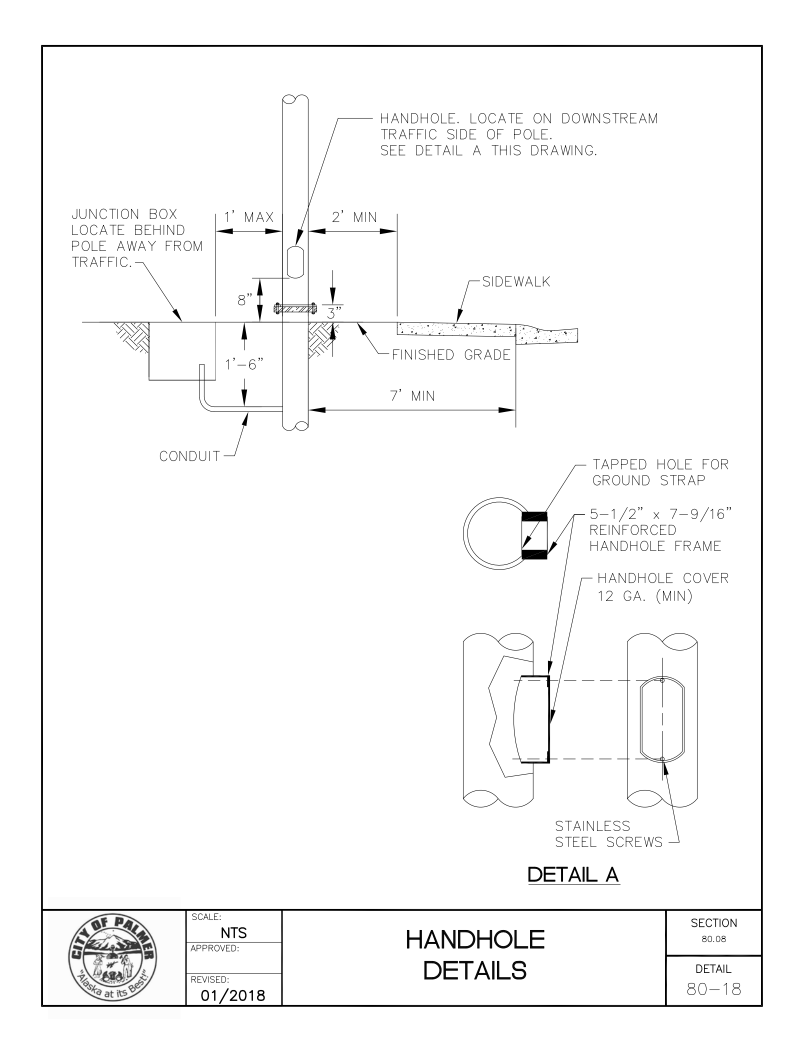
SCALE:
NTS
APPROVED:
REVISED:
01/2018

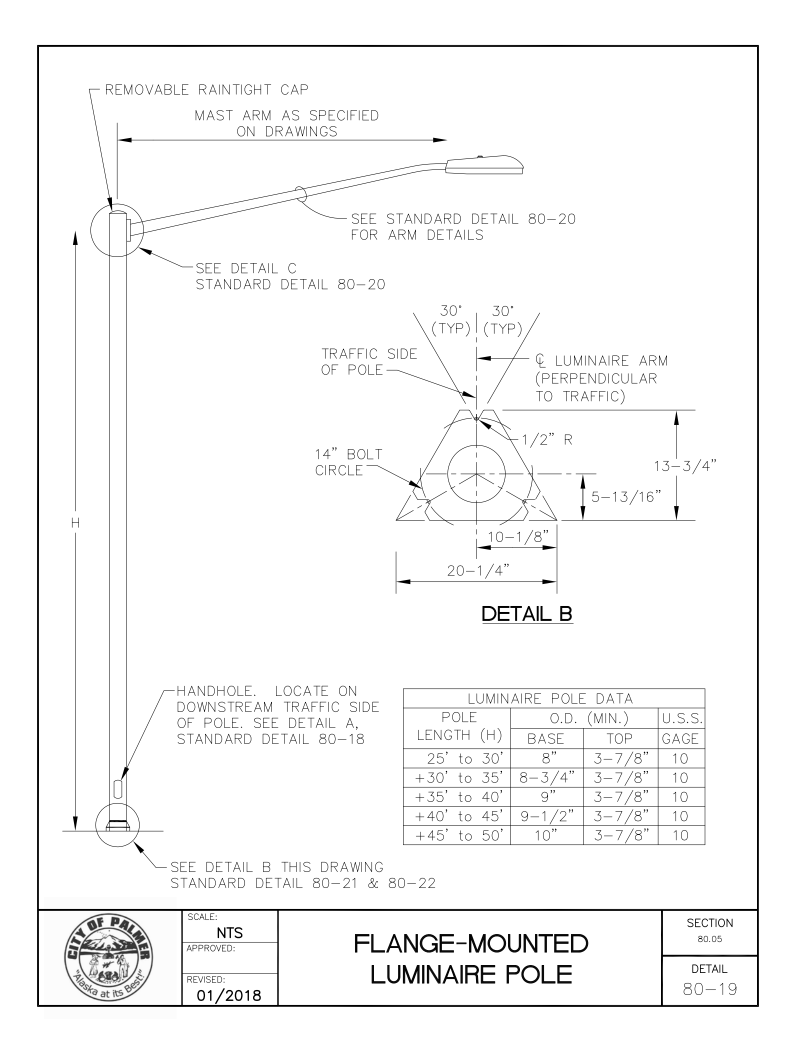
# POURED CONCRETE SPREAD FOOTING SIGNAL POLE FOUNDATION

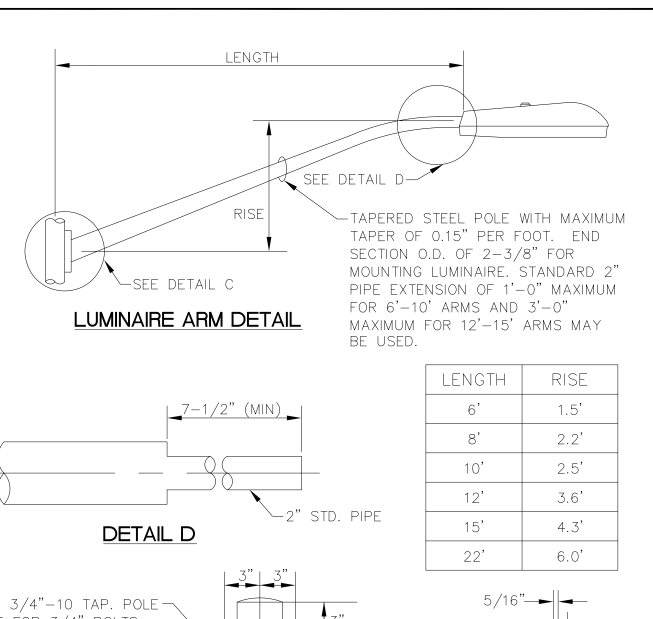
SECTION 80.04

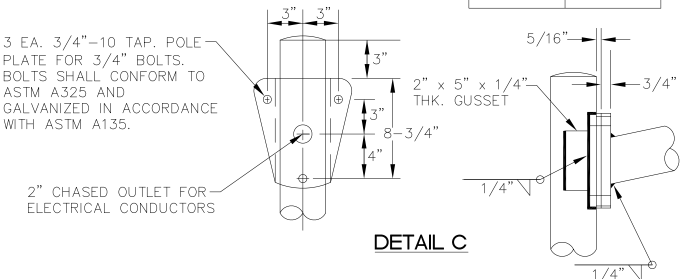










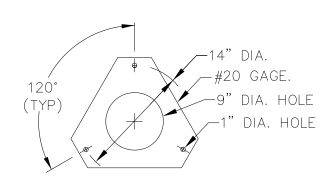




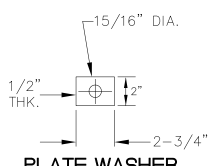
SCALE:
NTS
APPROVED:
REVISED:

01/2018

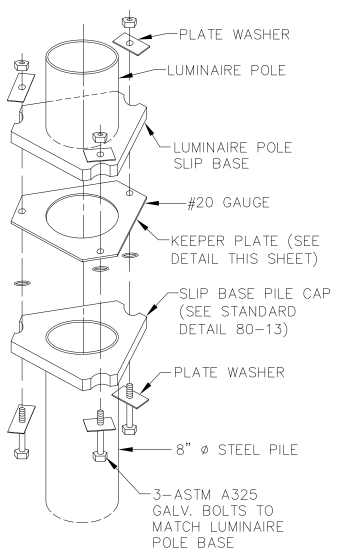
LUMINAIRE ARM DETAIL SECTION 80.05



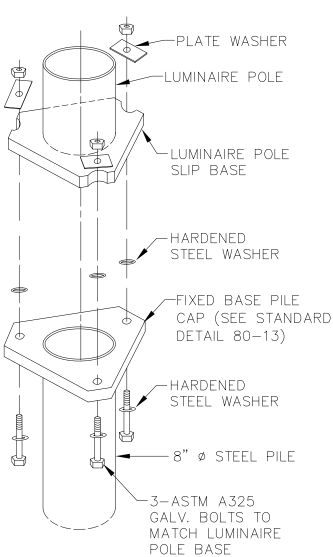
## KEEPER PLATE



## PLATE WASHER



SLIP BASE ASSEMBLY



FIXED BASE ASSEMBLY



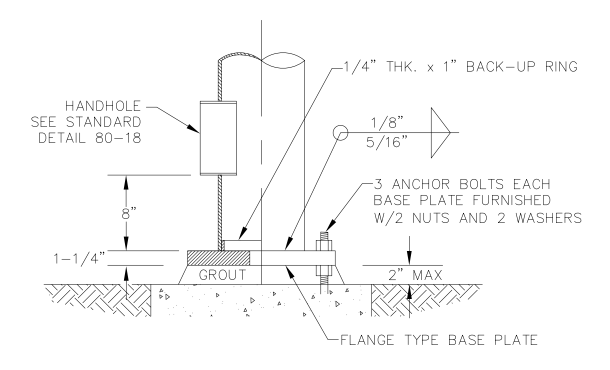
SCALE: NTS APPROVED: REVISED:

01/2018

DRIVEN STEEL PIPE POLE ASSEMBLIES

**SECTION** 80.04

DETAIL 80 - 21





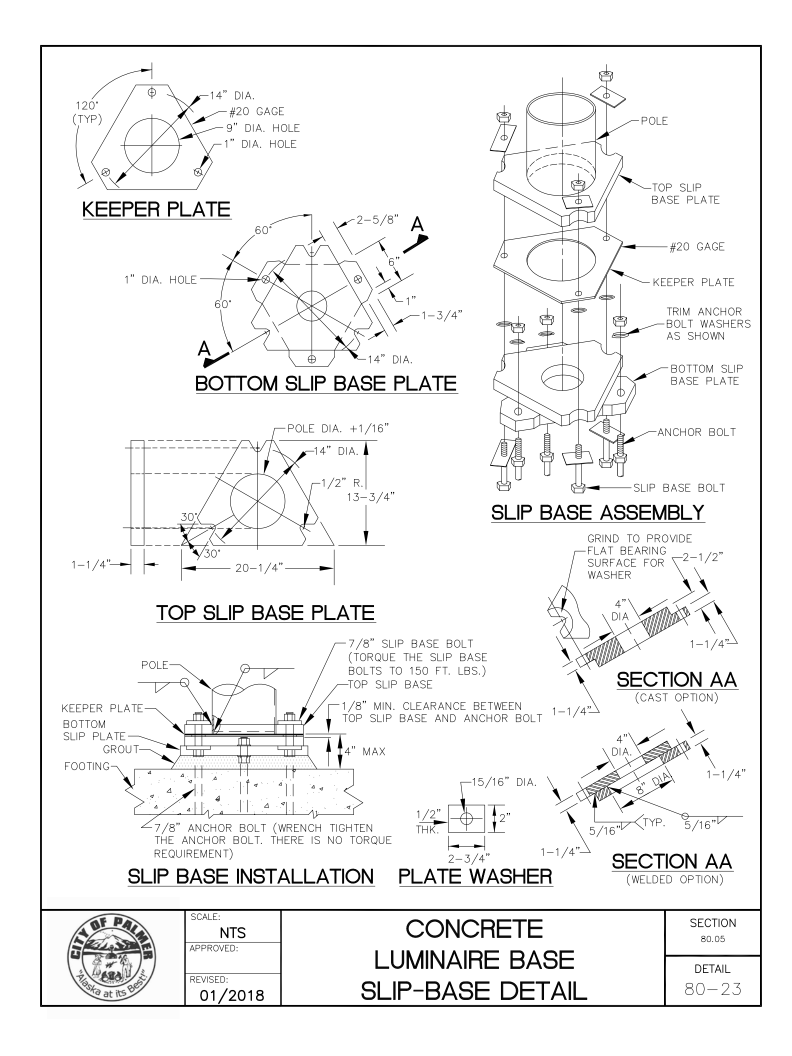
NTS
APPROVED:

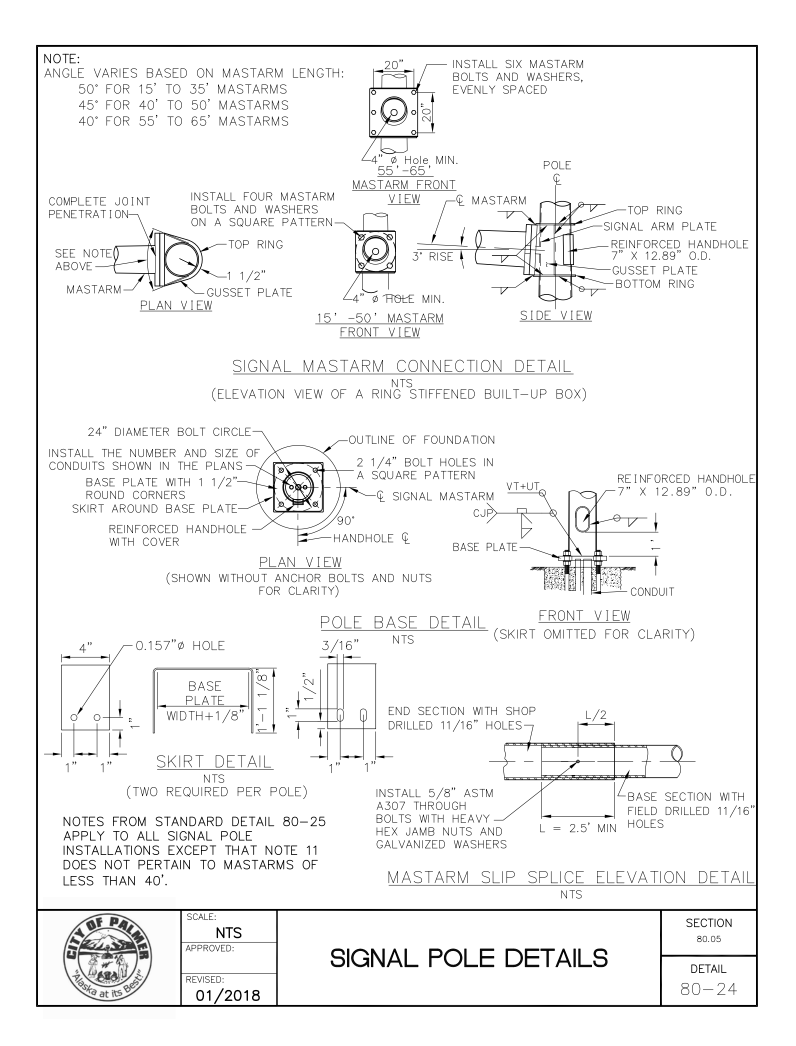
REVISED:

01/2018

FLANGE-MOUNTED
DETAIL FOR CONCRETE
LUMINAIRE BASE

SECTION 80.05





- 1. PROVIDE POLE ASSEMBLIES MEETING THE FOLLOWING DESIGN CRITERIA; 2001 AASHTO STANDARD SPECIFICATIONS FOR STRUCTURAL SUPPORTS FOR HIGHWAY SIGNS, LUMINAIRES AND TRAFFIC SIGNALS, THE LATEST EDITION OF THE MUNICIPALITY OF ANCHORAGE STANDARD SPECIFICATIONS (M.A.S.S) AND, SPECIAL PROVISIONS. DESIGN FOR A BASIC WIND SPEED OF 100 MPH, FATIGUE CATEGORY III, WITH GALLOPING. MEASURE ALLOWED DEFLECTION DUE TO GALLOPING AT THE FREE END OF MASTARM.
- 2. PROVIDE POLES TO ACCOMMODATE THE MAXIMUM LENGTH SHOWN IN THE MASTARM DATA WITH THE GIVEN LOADS, DIMENSIONS AND MATERIAL REQUIREMENTS.
- 3. THIS DRAWING SHOWS LOADS (SIGNS AND SIGNALS) TO BE USED BY MANUFACTURERS WHEN DESIGNING POLES. IT DOES NOT SHOW ACTUAL LOADING OF POLES/MASTARMS ON INDIVIDUAL PROJECTS. THIS POLE/MASTARM DESIGN MAY BE USED WITHOUT FURTHER ANALYSIS IF THE FOLLOWING CONDITIONS ARE MET:
  - -- THE GUIDE SIGN (LOAD #7) IS ATTACHED TO THE MASTARM BASE SECTION AND,
  - -- NOT MORE THAN 4 TRAFFIC SIGNALS AND/OR SIGNS ARE ATTACHED TO THE END SECTION OF THE MASTARM.

IF THESE CONDITIONS ARE NOT MET, THIS STANDARD POLE/MASTARM DESIGN MAY ONLY BE USED IF DESIGN COMPUTATIONS ARE SUBMITTED THAT DEMONSTRATE CONFORMANCE TO DESIGN CRITERIA USING ACTUAL LOADS. NOTE: DEVICES WITH LESS THAN 1 SQUARE FOOT OF PROJECTED AREA MAY BE ADDED TO THE MASTARM WITHOUT CAUSING A NEED FOR ADDITIONAL DESIGN COMPUTATIONS.

- 4. THE MANUFACTURER IS TO DETERMINE WELD SIZES. ALL WELDS AND TESTING SHALL CONFORM TO THE LATEST EDITION OF THE STRUCTURAL WELDING CODE AWS D1.1. PROVIDE VISUAL TEST (VT) OF 100% OF ALL WELDS. PROVIDE MAGNETIC PARTICLE TEST (MT) OF 100% OF ALL FILLET WELDS. PROVIDE RADIOGRAPHIC (RT) OR ULTRASONIC TEST (UT) OF 100% OF ALL COMPLETE JOINT PENETRATION WELDS AND A RANDOM 25% OF ALL PARTIAL JOINT PENETRATION LONGITUDINAL SEAM WELDS.
- 5. FABRICATE POLE TUBES FROM NO MORE THAN 2 PIECES OF STEEL. WHEN USING 2 PIECES, PLACE THE LONGITUDINAL WELDED SEAMS DIRECTLY OPPOSITE ONE ANOTHER.
- 6. FABRICATE LUMINAIRE ARMS AND CONNECTIONS ACCORDING TO STANDARD DETAIL 80-20.
- 7. PROVIDE PERMANENT TAGS ON ALL POLE SECTIONS IN ACCORDANCE WITH M.A.S.S. SECTION 80.05, ARTICLE 5.6. PROVIDE A RAIN CAP WHEN NO UPPER SECTION IS SPECIFIED.
- 8. THE TRAFFIC ENGINEER WILL REJECT DAMAGED OR DEFECTIVE POLES IN ACCORDANCE WITH M.A.S.S. SECTION 80.05 AND FOR ANY OF THE FOLLOWING; VARIANCES FROM APPROVED SHOP DRAWINGS, VARIANCES FROM MATERIAL REQUIREMENTS, SECTIONS MORE THAN 2—PERCENT OUT OF ROUND, SECTIONS BOWED MORE THAN 1—INCH THROUGHOUT THE LENGTH OF THE POLE, MASTARM, OR SEGMENT AND, DAMAGED OR DENTED FINISHES.
- 9. DRILL A 1" MAXIMUM DIAMETER HOLE AT EACH TRAFFIC SIGNAL LOCATION. ORIENT THE HOLE ON THE HORIZONTAL AXIS OF MASTARMS.
- 10. INSTALL POLE PLUMB BY ENSURING THE SIDE OPPOSITE THE MASTARM IS VERTICAL IN ITS FINAL DEFLECTED POSITION.
- 11. ALIGN WELDED SEAMS ON ADJACENT SECTIONS OF MASTARMS TO FORM CONTINUOUS STRAIGHT SEAMS THE LENGTH OF THE MASTARM. MECHANICALLY FORCE MASTARM SECTIONS TOGETHER FOR A SNUG FIT.
- 12. CLEAN AND REMOVE DIRT, BURRS, MILL SCALE, AND EXCESS GALVANIZATION ON ALL FAYING SURFACES AND THREADED PARTS BEFORE ASSEMBLY. LUBRICATE THE THREADS OF ALL BOLTS AND NUTS WITH LUBRICANT CONTAINING A VISIBLE DYE. TIGHTEN ALL BOLTS ACCORDING TO M.A.S.S SECTIONS 80.04 AND 80.05.

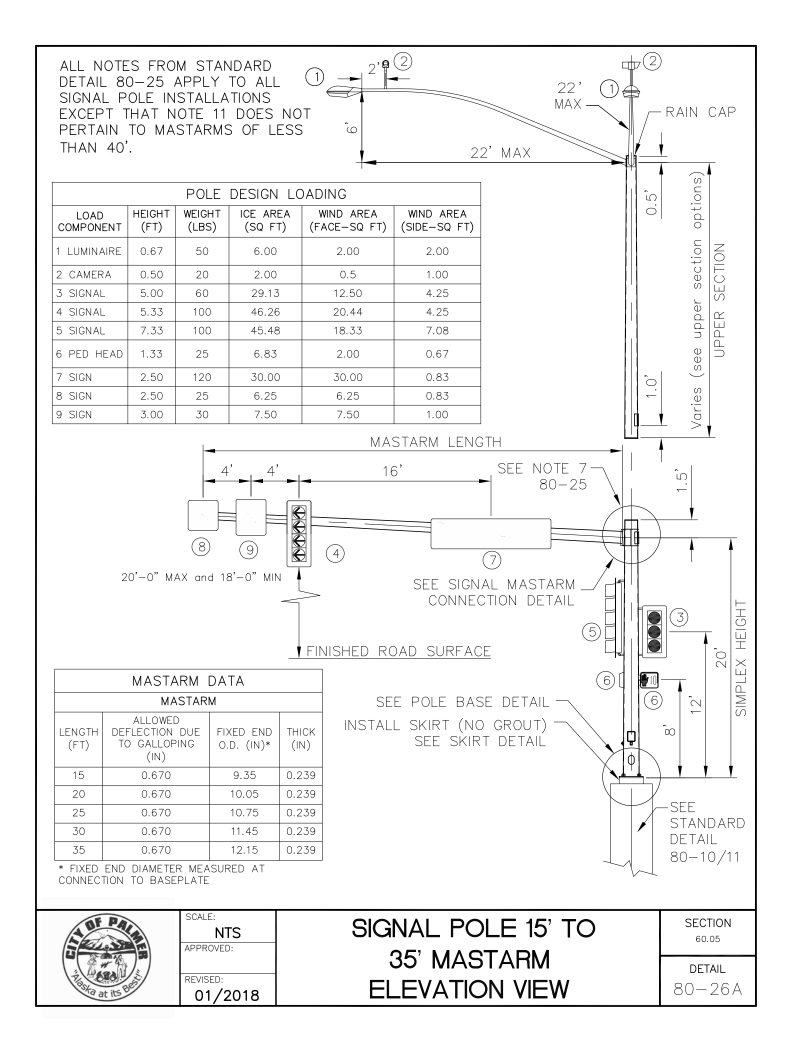


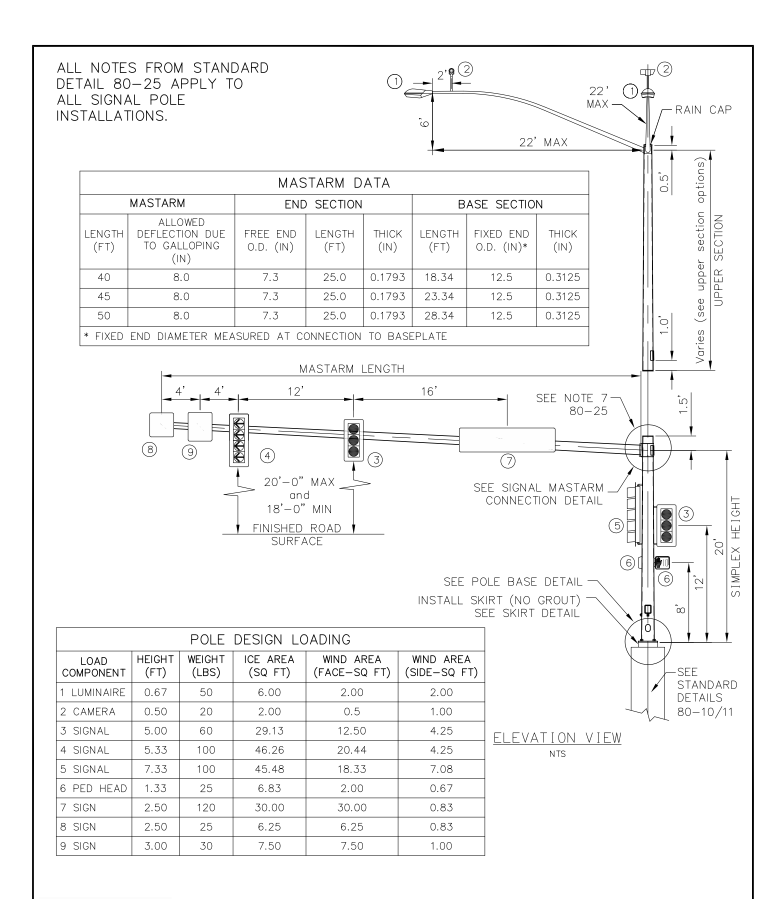
SCALE:
NTS
APPROVED:
REVISED:

01/2018

SIGNAL POLE NOTES

SECTION 80.05







NTS
APPROVED:

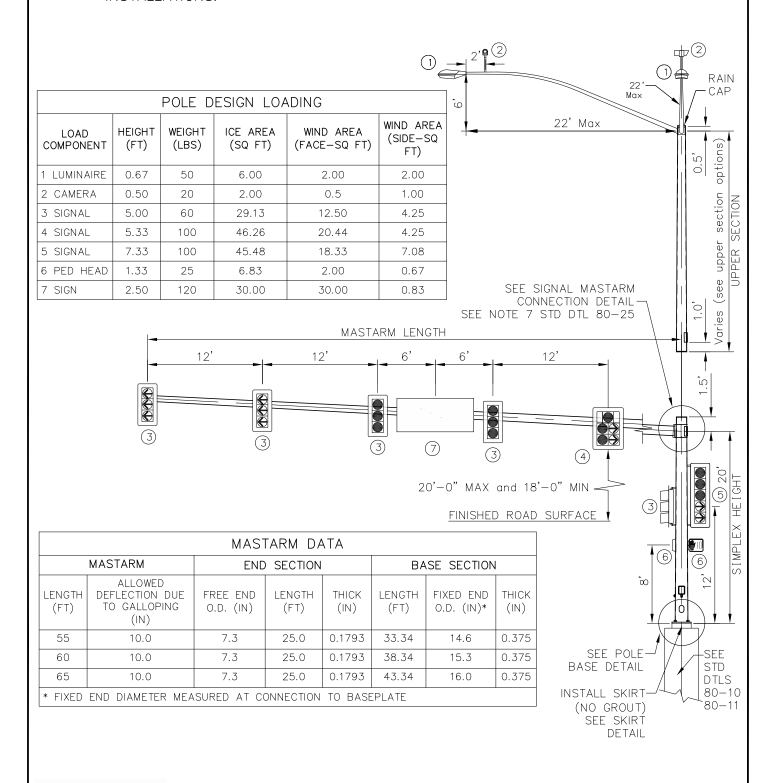
REVISED:

EVISED:
01/2018

### SIGNAL POLE 40' TO 50' MASTARM ELEVATION VIEW

SECTION 80.05

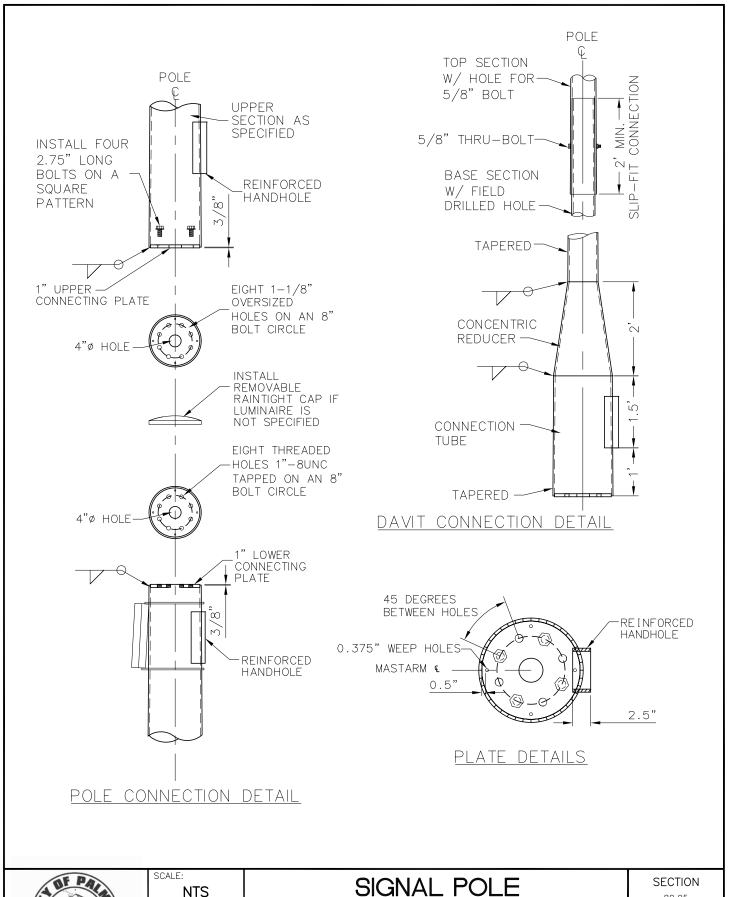
DETAIL 80-26B ALL NOTES FROM STANDARD DETAIL 80-25 APPLY TO ALL SIGNAL POLE INSTALLATIONS.





SCALE:
NTS
APPROVED:
REVISED:
01/2018

SIGNAL POLE 55' TO 66' MASTARM ELEVATION VIEW SECTION 80.05



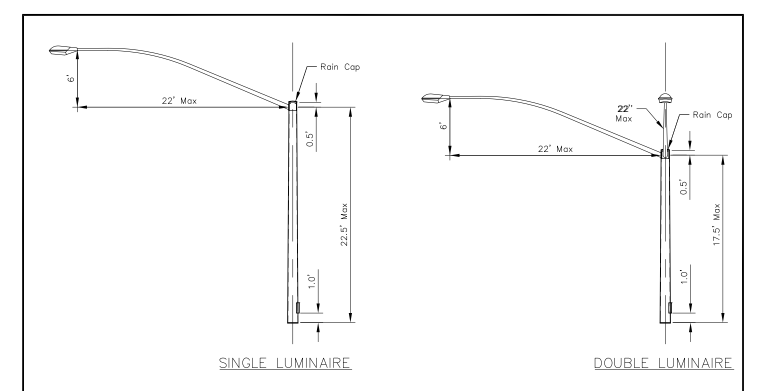


NTS APPROVED: REVISED: 01/2018

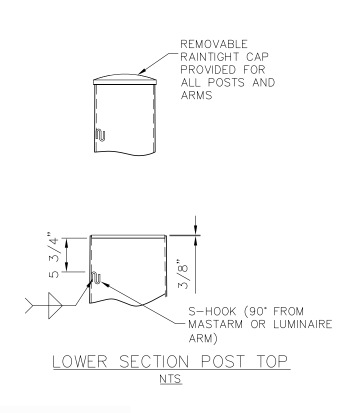
**UPPER SECTION OPTIONS** PART 1

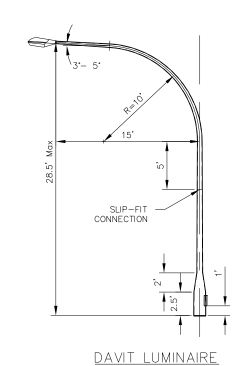
80.05

DETAIL 80 - 26D



### UPPER SECTION OPTIONS NTS







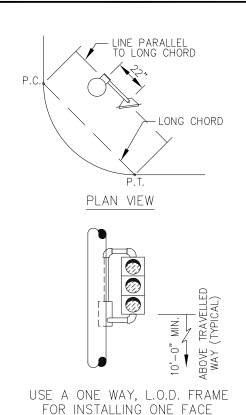
NTS
APPROVED:

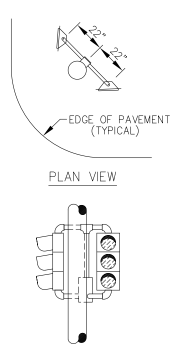
REVISED:

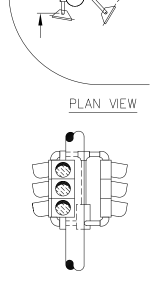
01/2018

SIGNAL POLE UPPER SECTION OPTIONS PART 2 SECTION 80.05

DETAIL 80-26E

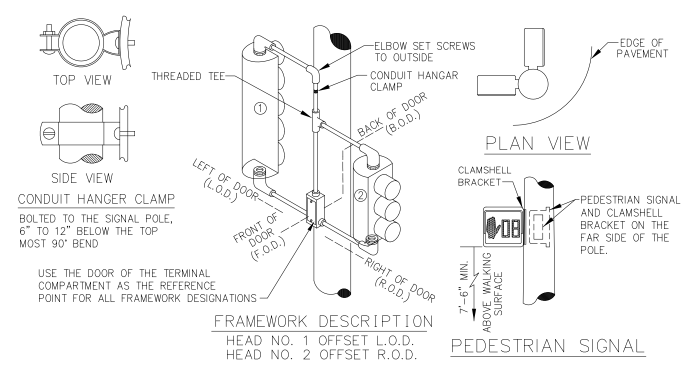






USE A TWO WAY FRAME FOR INSTALLING TWO FACES

USE TWO FRAMES FOR INSTALLING THREE FACES: A TWO WAY AND A ONE WAY R.O.D.



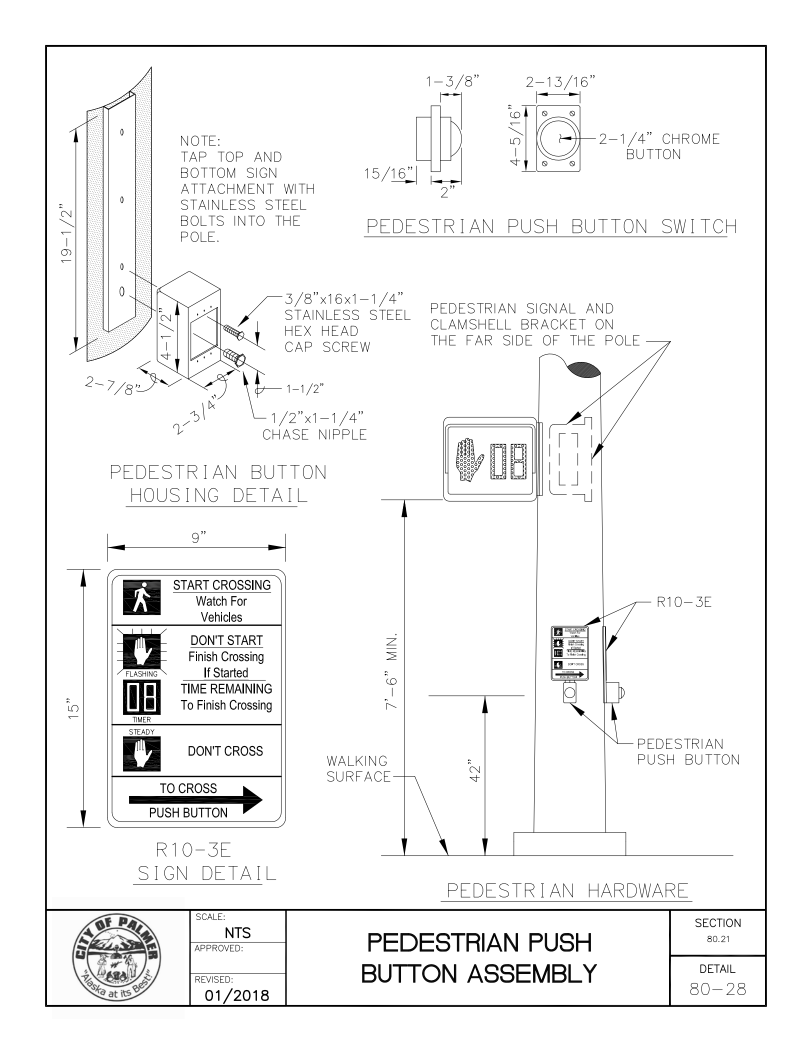
NOTE: SHOWN WITHOUT BACKPLATES

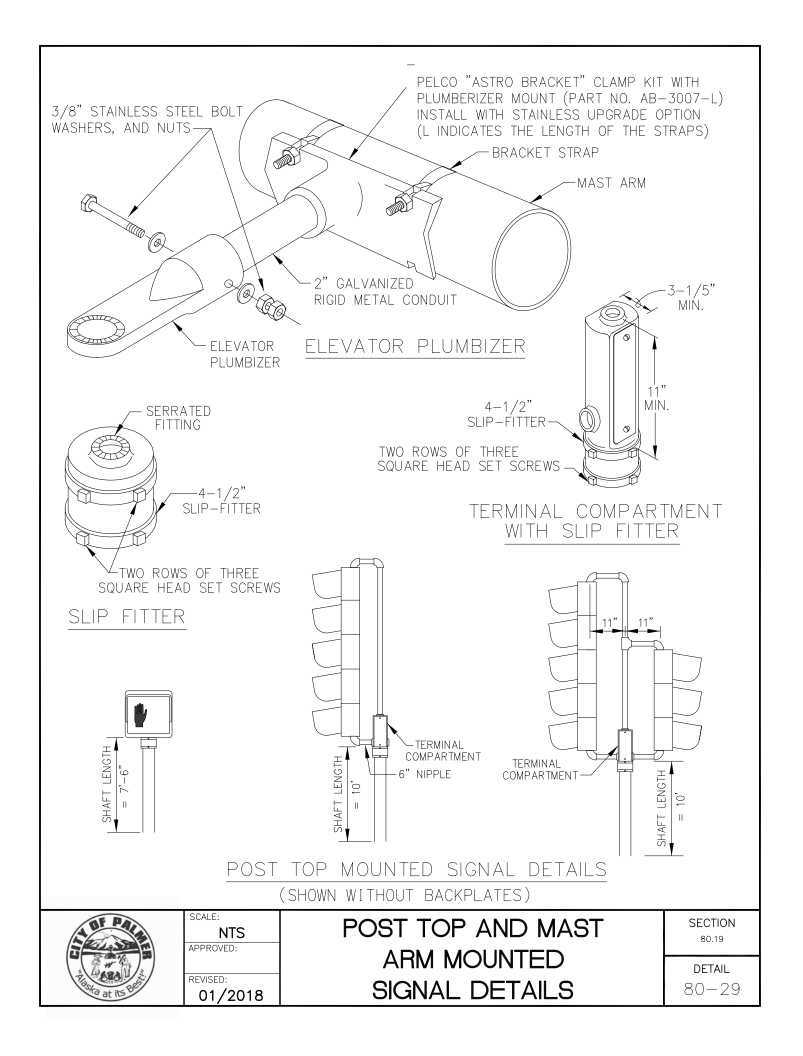


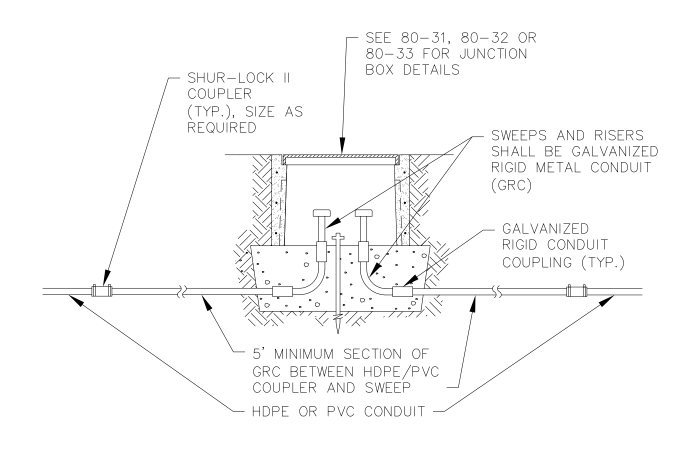
SCALE:
NTS
APPROVED:
REVISED:
01/2018

SIDE-MOUNTED SIGNAL DETAILS

SECTION 80.19







SIZE CONDUIT AS SHOWN ON DRAWINGS

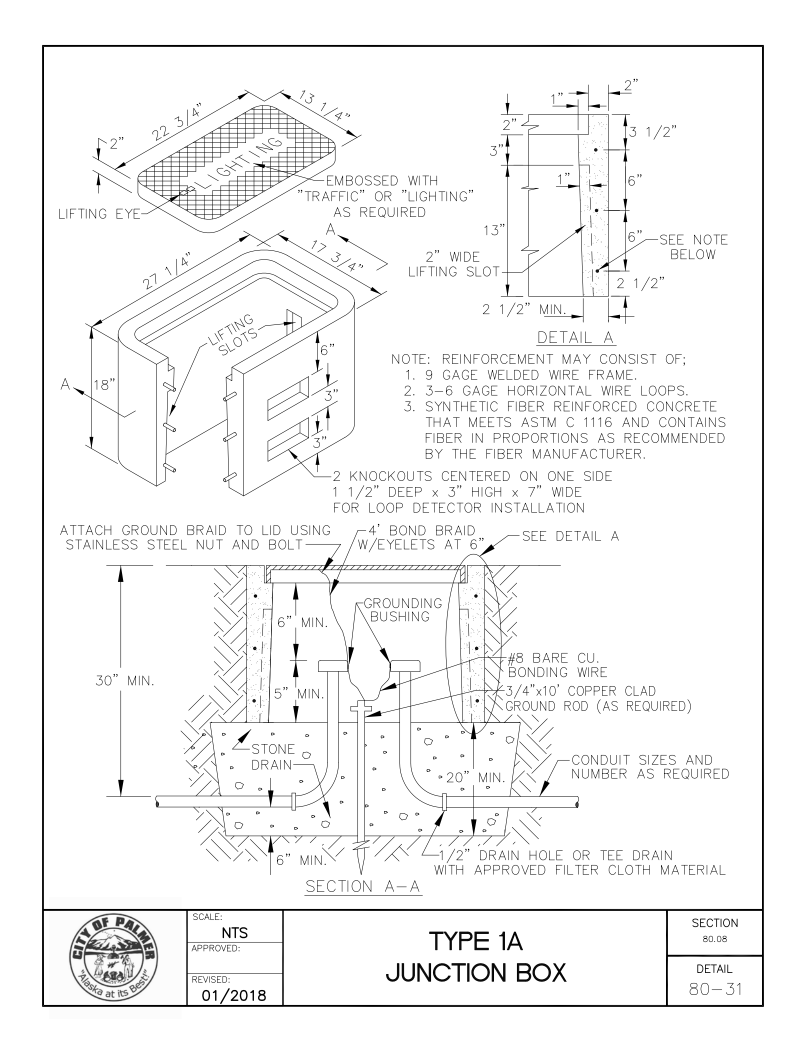


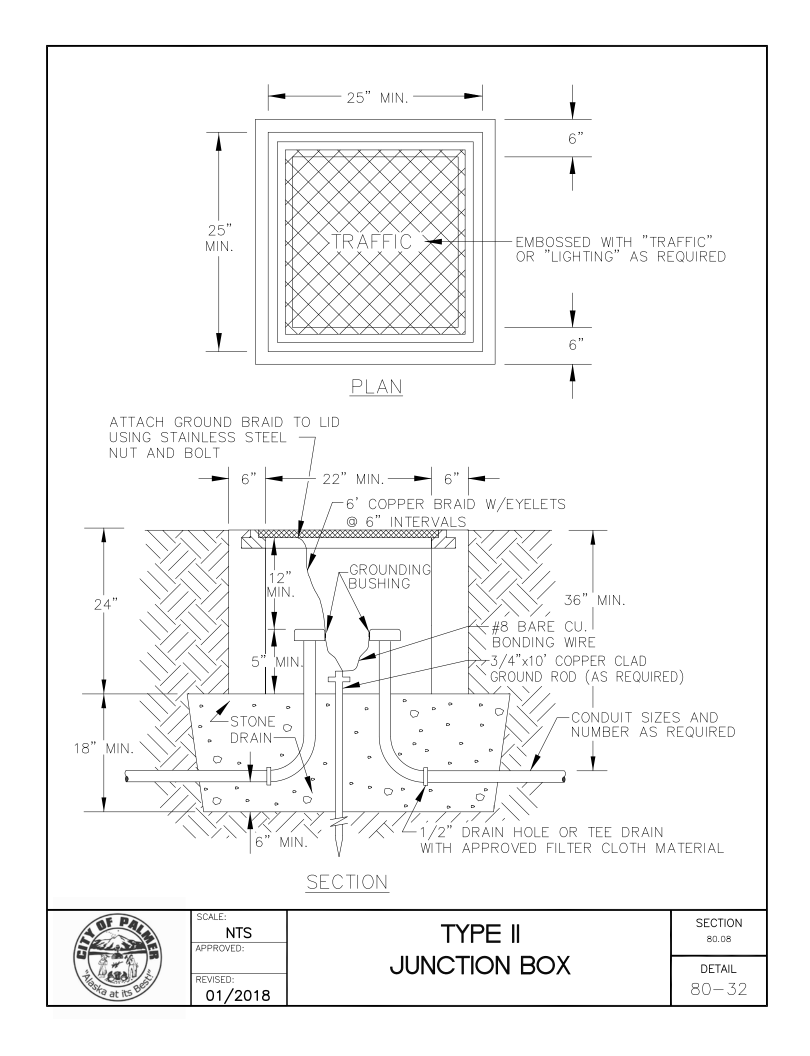
SCALE:
NTS
APPROVED:

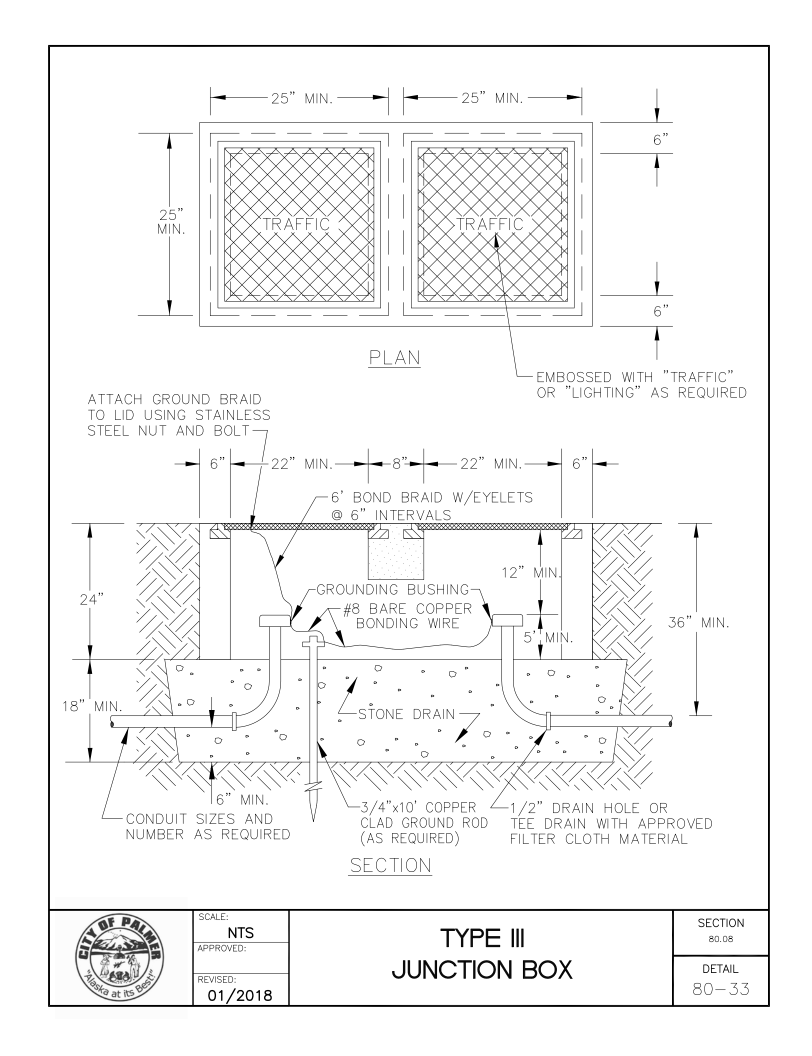
REVISED: 01/2018

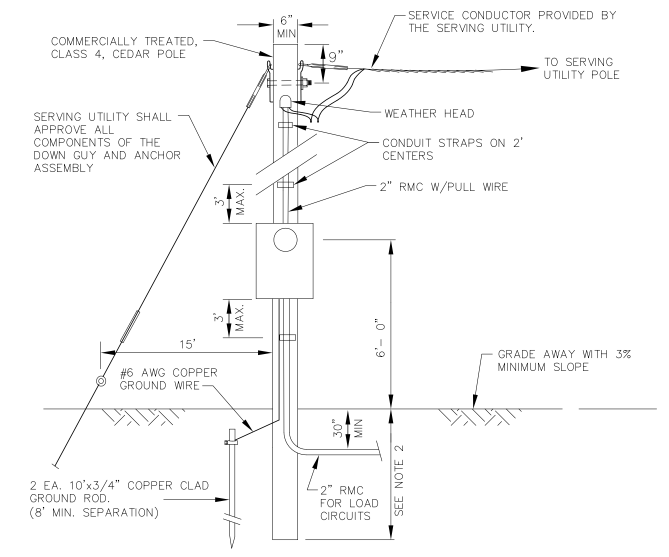
### HDPE/PVC TRANSITION DETAIL

SECTION 80.07









- 1. COORDINATE WITH SERVING UTILITY REGARDING SPECIFIC CONSTRUCTION REQUIREMENTS FOR SERVICE.
- 2. SET THE BUTT END OF TYPE 3 LOAD CENTER POLES TO THE FOLLOWING MINIMUM DEPTH:
  - A. 10 PERCENT OF ITS LENGTH PLUS 2 FEET, OR 5 FEET, WHICHEVER IS GREATER, IF IT IS INSTALLED IN EARTH OTHER THAN SOLID ROCK OR MUSKEG.
  - B. 10 PERCENT OF ITS LENGTH, OR 4 FEET, WHICHEVER IS GREATER, IF IT IS INSTALLED IN SOLID ROCK.

- C. CONSIDER MUSKEG TO BE AIR, AND SET THE BUT ENDS TO THE DEPTH GIVEN IN A OR B, WHICHEVER APPLIES, IN THE UNDERLYING EARTH OR ROCK.
- 3. WHENEVER MORE THAN TWO FEET OF EARTH OVERLAYS ROCK, OR THE DIAMETER OF THE DRILLED HOLE IN ROCK EXCEEDS TWICE THE DIAMETER OF THE POLE AT THE GROUND LINE, CONSIDER THE INSTALLATION AS EARTH.

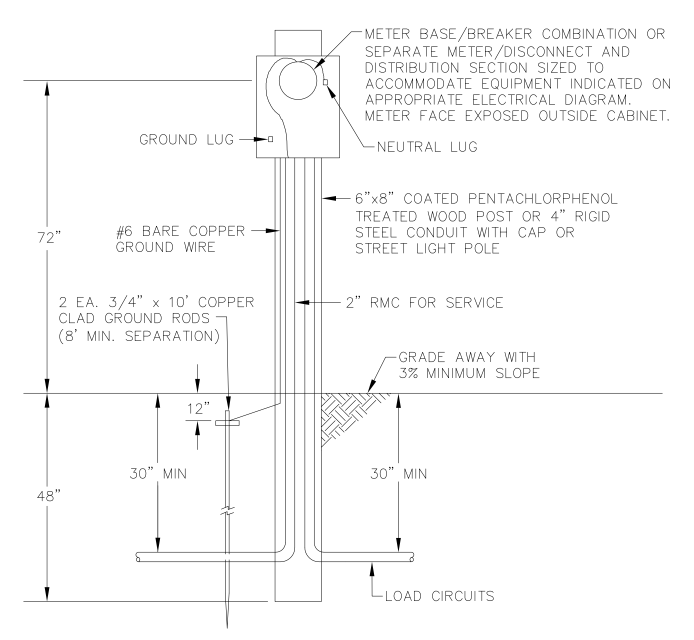


SCALE:
NTS
APPROVED:

REVISED:
01/2018

POST MOUNTED LOAD CENTER TYPE 3

SECTION 80.14



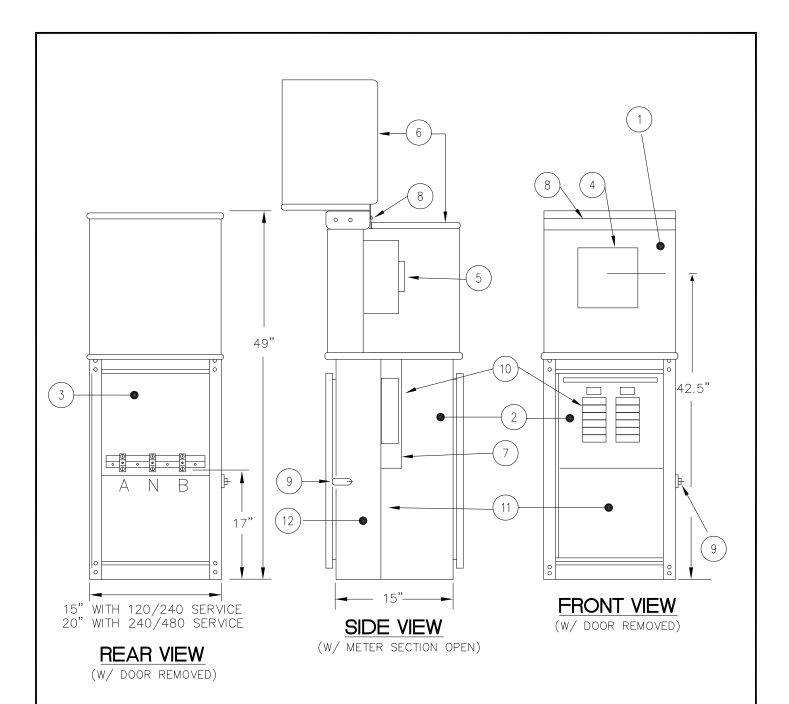
- 1. ATTACH CONDUITS TO POLE AT 24" INTERVALS.
- 2. ATTACH GROUND WIRE TO POLE AT 12" INTERVALS.
- 3. ON STEEL POST, ENCLOSE GROUND WIRE IN 3/4" RMC, BOND EACH END OF CONDUIT TO GROUND WIRE.
- 4. EMBED LOWER 42" OF STEEL POST IN CONCRETE HAVING A MINIMUM 18" OVERALL DIA. BACKFILL AROUND WOOD POST WITH N.F.S. MATERIAL.
- 5. LOCATE OUT OF DITCH LINE, 5 FT. MINIMUM FROM BACK OF CURB.
- 6. COORDINATE WITH SERVING UTILITY REGARDING SPECIFIC CONSTRUCTION REQUIREMENTS FOR SERVICE.



NTS
APPROVED:

REVISED:
01/2018

POST MOUNTED LOAD CENTER TYPE 2 SECTION 80.14



EQUIPMENT LEGEND/DESCRIPTION

- 1. METERING SECTION
- 2. LOAD SECTION
- 3. UTILITY CONNECTION AND TEST BLOCK SECTION
- 4. METER READING WINDOW (8"X8")
- 5. METER SOCKET W/BYPASS & SAFETY SOCKET
- 6. LIFT AWAY METER SECTION COVER
- 7. DEADFRONT
- 8. STAINLESS STEEL PIN HINGE
- 9. PADLOCKING PROVISIONS
- 10. DISTRIBUTION PANEL W/ MAIN BREAKER
- 11. ACCESSORY MOUNTING EQUIPMENT AREA
- 12. SERVICE PULL SECTION.

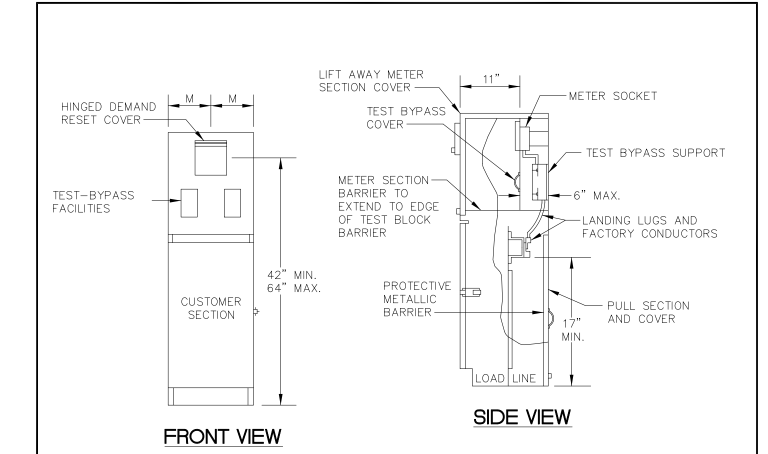


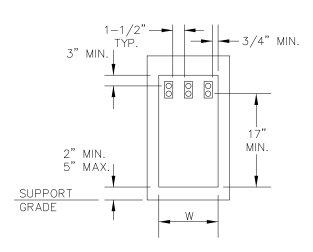
NTS
APPROVED:

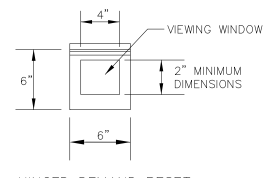
REVISED:

01/2018

PAD MOUNTED LOAD CENTER TYPE 1A SECTION 80.14







HINGED DEMAND RESET
WITH POLYCARBONATE VIEWING

### WIREWAY PULL SECTION

MINIMUM DIMENSIONS

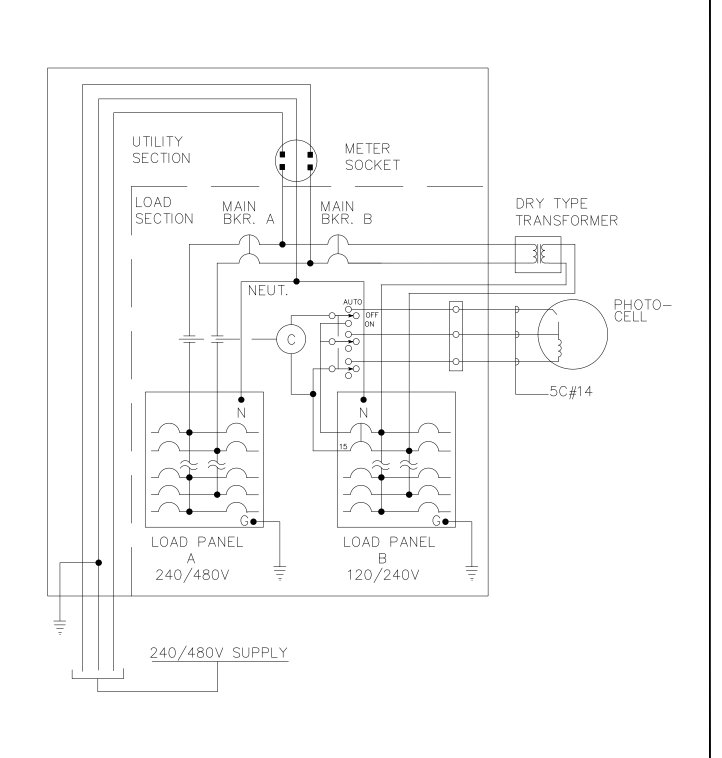
SERVICE	W	А
1 PHASE	10-1/2"	10"
3 PHASE	12-1/2"	



SCALE:
NTS
APPROVED:
REVISED:
01/2018

PAD MOUNTED LOAD CENTER TYPE 1

SECTION 80.14



1. SEE PANEL SCHEDULE, STANDARD DETAIL 80-39



NTS
APPROVED:

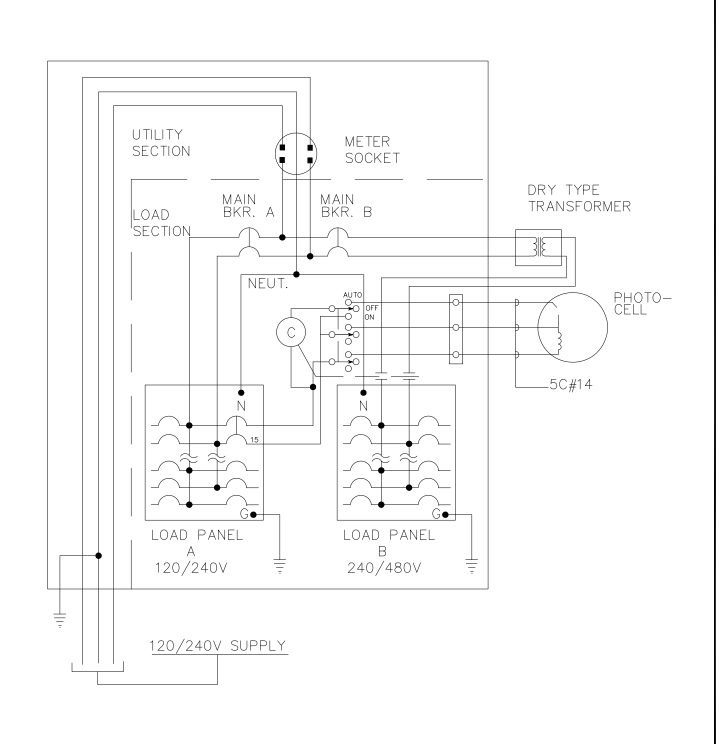
REVISED:

01/2018

## LOAD CENTER WIRING DIAGRAM "A"

SECTION 80.14

LOCATION 240/480 VOLTS	TYPETYPE	AMP SUPPLY
MAIN BREAKER A : MAIN BREAKER B : CONTACTOR RATING	AMPS INTERRUI 2 POLE,AM 2 POLE,AM :AMPS NG: 120/240-240/480.,	PS, 480 VOLTS PS, 240 VOLTS
	VOLTS MAIN LUGS,	
CKT. DESCRIPTION	KVA AMP  1	CKT. DESCRIPTION
PANEL BAMPS	120/240VOLTS MAIN LUGS,	SINGLE PHASE 3 WIRE  AMPS INTERRUPT CAPACITY
CKT. DESCRIPTION  PHOTO CELL	KVA AMP  1	CKT. DESCRIPTION
NOTE: SEE CONSTRUCT  SCALE:  NTS  APPROVED:  REVISED:  01 / 2018	PANEL SCHEDU WIRING DIAGR	JLE FOR  SECTION 80.14



1. SEE PANEL SCHEDULE, STANDARD DETAIL 80-41



NTS
APPROVED:

REVISED:

01/2018

## LOAD CENTER WIRING DIAGRAM "B"

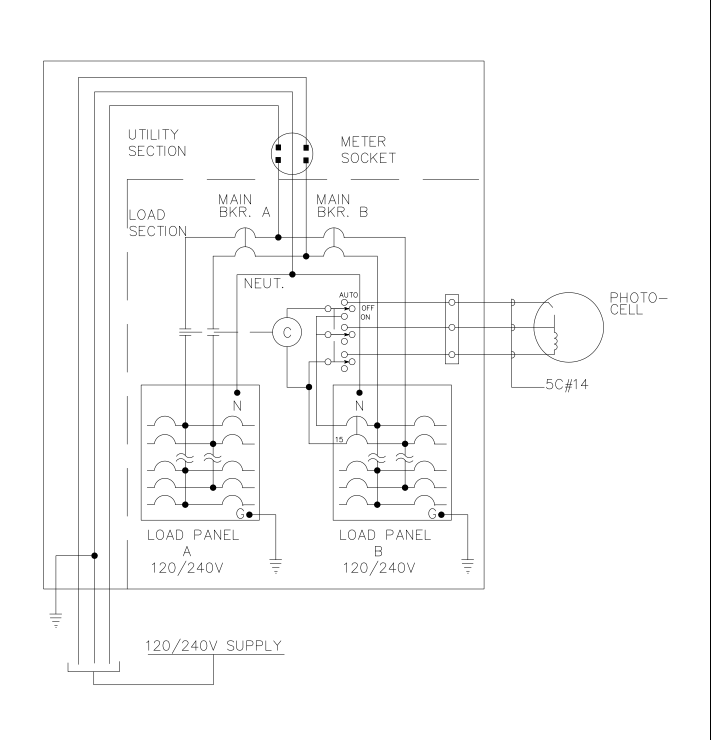
SECTION 80.14

,	TS, SINGLE PHASE,AMP SUPPLY	
MAIN BREAKER E CONTACTOR RATI	: 2 POLE,AMPS, 240 VOLTS : 2 POLE,AMPS, 480 VOLTS  NG:AMPS,  ATING: 120/240-240/480.,KVA	
PANEL A AM		
CKT. DESCRIPTION  PHOTO CELL	KVA AMP       AMP KVA       CKT. DESCRIPTION         0.115       1	
PANEL B		
CKT. DESCRIPTION	KVA AMP  1	

DIAGRAM "B"

80 - 41

REVISED: 01/2018



1. SEE PANEL SCHEDULE, STANDARD DETAIL 80-43



NTS
APPROVED:

REVISED:

01/2018

## LOAD CENTER WIRING DIAGRAM "C"

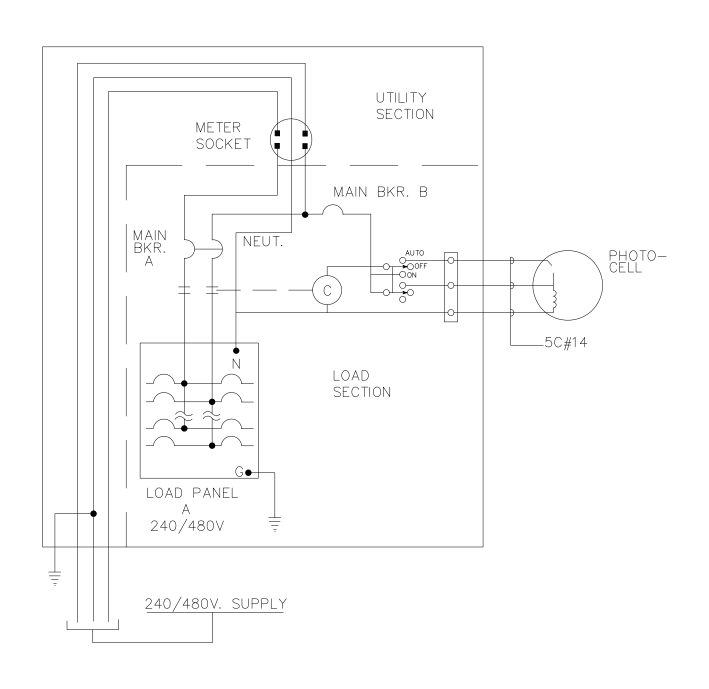
SECTION 80.14

MAIN BREAKER A : 2 POLE,		S, SINGL	E PHASE,_ AMPS	INTERRU	JPTING (	CURRENT	
AMPS MAIN LUGS,  CKT. DESCRIPTION  KVA AMP  CKT. DESCRIPTION  KVA AMP  AMP KVA  CKT. DESCRIPTION  AMP KVA  CKT. DESCRIPTION  CKT. DESCRIPTION  AMP KVA  CKT. DESCRIPTION  AMP KVA  CKT. DESCRIPTION  PANEL B  120/240 VOLTS SINGLE PHASE 3 WIRE  AMPS MAIN LUGS,  AMPS INTERRUPT CAPACITY  CKT. DESCRIPTION  KVA AMP  PHOTO CELL  O.115  The state of t	MAIN BREAKER B	: 2 POL	Ε,	AN	MPS, 240	) VOLTS	
1							
AMPS MAIN LUGS,  CKT. DESCRIPTION  KVA AMP  PHOTO CELL  O.1 15	CKT. DESCRIPTION	KVA AMP	1 2 4 5 6 6 7 8 8 9 11 11 12 12 13 14 15 16 17 17 17 17	22 44 66 88	CK	T. DESCRIPT	TON
PHOTO CELL  0.115  1			<b>,</b>				
INVIL. SEE GONSTRUCTION DRAWINGS FUR NUMBER & SIZE OF BREAKERS	CKT. DESCRIPTION  PHOTO CELL	KVA AMP  0.115	1	AMP KVA	CK	T. DESCRIPT	TION

APPROVED: REVISED: 01/2018

FOR WIRING DIAGRAM "C"

DETAIL 80 - 43



1. SEE PANEL SCHEDULE, STANDARD DETAIL 80-45



SCALE:
NTS
APPROVED:
REVISED:
01/2018

## LOAD CENTER WIRING DIAGRAM "D"

SECTION 80.14

LOAD CENTER NOT	YPE
LOCATION	
240/480 VOLTS, SINGLE	PHASE,AMP SUPPLY
	AMPS INTERRUPTING CURRENT
MAIN BREAKER A : 2 POLE,	AMPS, 480 VOLTS
MAIN BREAKER B : 1 POLE,	15 AMPS, 240 VOLTS
CONTACTOR RATING:	AMPS, 240 VOLTS

PANEL A	-	240/480VOLTSSINGLEPHASE3WIRE
AMPS	MAIN L	LUGS, AMPS INTERRUPT CAPACITY
CKT. DESCRIPTION	KVA AMF	IP AMP KVA CKT. DESCRIPTION
		12
		3-0-4
		5-0-6
		7-1-1-8
		9-10
		11-1-12
		13-14
		15-16
		17-18
		19

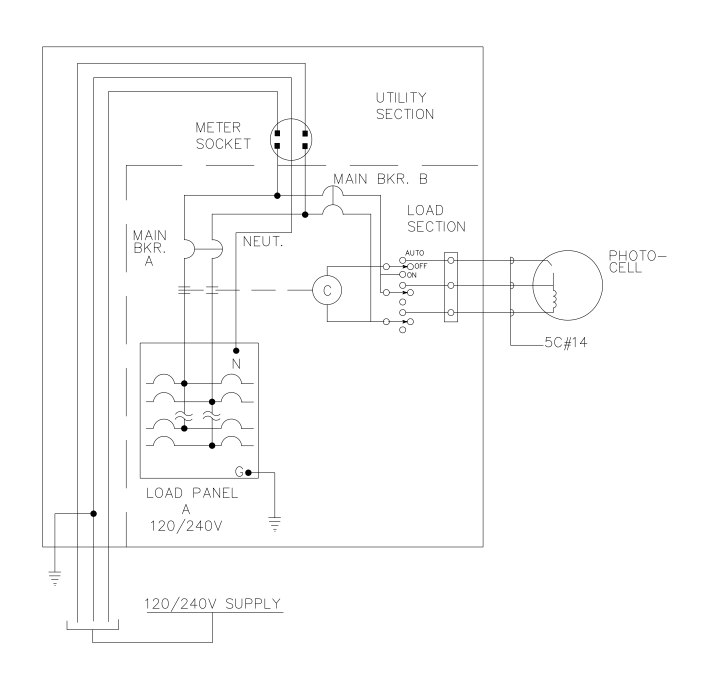
NOTE: SEE CONSTRUCTION DRAWINGS FOR NUMBER & SIZE OF BREAKERS.



NTS
APPROVED:

REVISED:
01/2018

PANEL SCHEDULE FOR WIRING DIAGRAM "D" SECTION 80.14



1. SEE PANEL SCHEDULE, STANDARD DETAIL 80-47



SCALE:
NTS
APPROVED:
REVISED:
01/2018

## LOAD CENTER WIRING DIAGRAM "E"

SECTION 80.14

LOAD CENTER NO	TYPE:
LOCATION:	
120/240 VOLTS, SING	GLE PHASE,AMP SUPPLY
	AMPS INTERRUPTING CURRENT
MAIN BREAKER A : 2 POI	DLE,AMPS, 240 VOLTS
MAIN BREAKER B : 2 POI	LE,15AMPS, 240 VOLTS
CONTACTOR RATING:	AMPS
PANEL A _	120/240 VOLTS <u>SINGLE</u> PHASE <u>3</u> WIRE
AMPS MAIN L	LUGS, AMPS INTERRUPT CAPACITY
CKT. DESCRIPTION KVA AMP	AMP KVA CKT. DESCRIPTION
	1-0-2
	3-1-1-4 5-1-6
	7
	11-12
	13

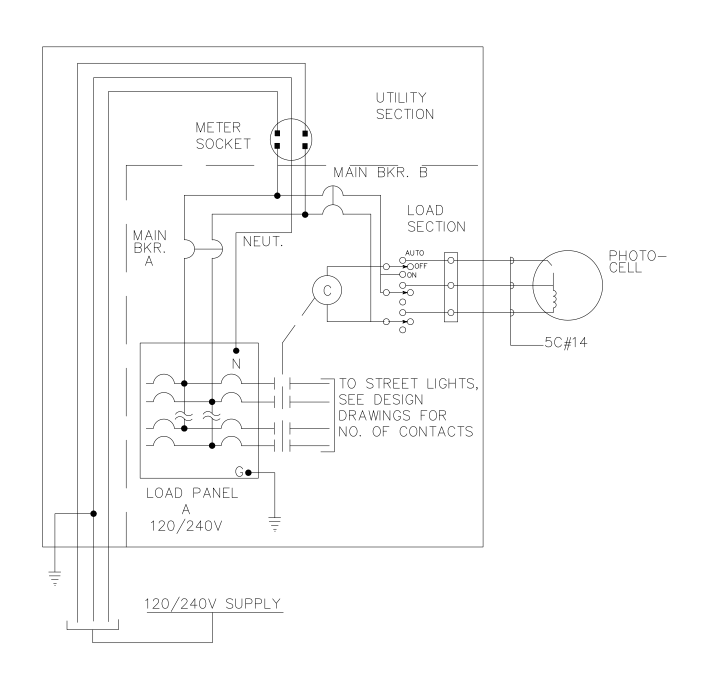
NOTE: SEE CONSTRUCTION DRAWINGS FOR NUMBER & SIZE OF BREAKERS.



NTS
APPROVED:

REVISED:
01/2018

PANEL SCHEDULE FOR WIRING DIAGRAM "E'" SECTION 80.14



1. SEE PANEL SCHEDULE, STANDARD DETAIL 80-49



NTS
APPROVED:

REVISED:

01/2018

# LOAD CENTER WIRING DIAGRAM "F"

SECTION 80.14

LOAD	CENTER	NO	TYP	E:
LOCA	ATION:			
	POL	F	ΔМР	CONTACTOR

PANEL A	_	120/240	VOLTS	SINGLE PHASE 3 WIRE
AMPS	MAIN L	UGS,		_ AMPS INTERRUPT CAPACITY
CKT. DESCRIPTION	KVA AMP		AMP KVA	CKT. DESCRIPTION
		1	,	
		3-0-2		
		56		
		7-1-1-8		
			0	
			2	
		13-0-1	4	
		15-1	6	
			8	
		19-1-2	20	

NOTE: SEE CONSTRUCTION DRAWINGS FOR NUMBER & SIZE OF BREAKERS.

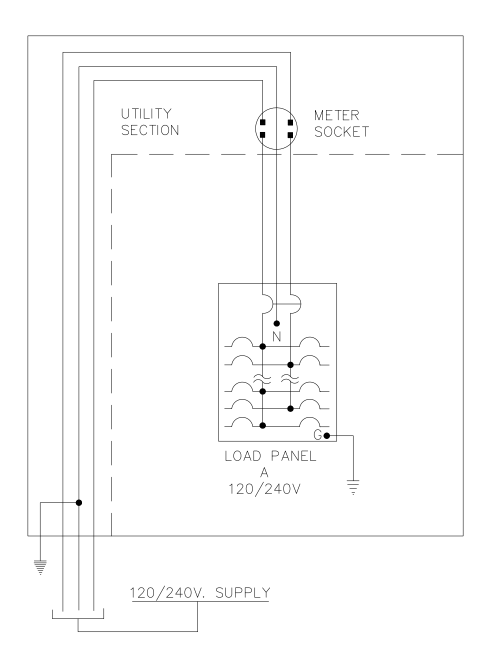


NTS
APPROVED:

REVISED:
01/2018

### PANEL SCHEDULE FOR WIRING DIAGRAM "F"

SECTION 80.14



1. SEE PANEL SCHEDULE, DETAIL 80-51



NTS
APPROVED:

REVISED:

01/2018

## LOAD CENTER WIRING DIAGRAM "G"

SECTION 80.14

LOAD	CENTER	NO	_TYPE:
	TIONI		

PANEL A	_	120/240 VOLTS <u>SINGLE</u> PHASE <u>3</u> WIRE
AMPS	MAIN L	UGS, AMPS INTERRUPT CAPACIT
CKT. DESCRIPTION	KVA AMP	OKT. DESCRIPTION
		12
		3-1-1-4
		7-0-8
		9-1-10
		13-14
		15
		17-14-18 19-1-20



NTS
APPROVED:

01/2018

PANEL SCHEDULE FOR WIRING DIAGRAM "G" SECTION 80.14

### SCHOOL FLASHER NOTES:

- 1. EACH FLASHER SHALL CONSIST OF FOUR SIGNAL FACES WITH YELLOW LENSES AND TUNNEL TYPE VISORS WITH OPEN SLOTS AT THE BOTTOM.
- 2. THE CONTRACTOR SHALL WIRE SIGNAL FACES 1 AND 2 ON FLASHER CIRCUIT 1 AND SIGNAL FACES 3 AND 4 ON FLASHER CIRCUIT 2.
- 3. BEACON FRAMEWORK

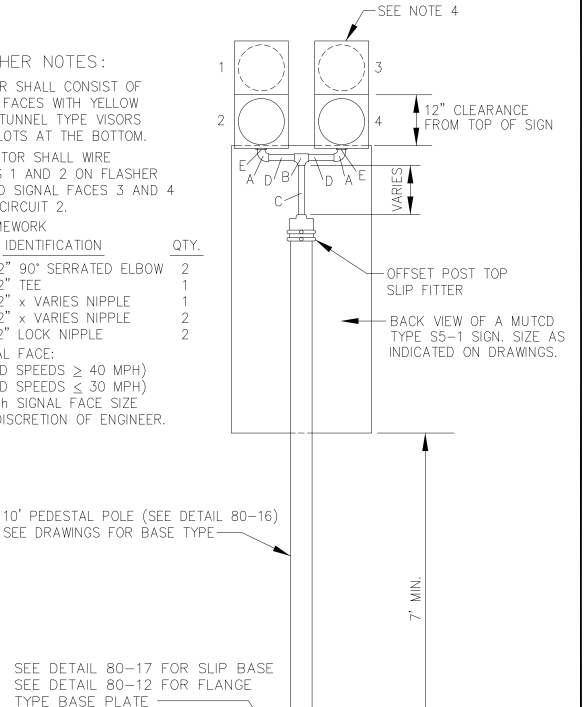
ITEM NO	ITEM NO. IDENTIFICATION		QTY.
Α	1-1/2"	90° SERRATED ELBOW	2
В	1-1/2"		1
С	1-1/2"	x VARIES NIPPLE	1
D	1-1/2"	x VARIES NIPPLE	2
Ε	1-1/2"	LOCK NIPPLE	2
VELLOW	CLONIAL		

4. YELLOW SIGNAL FACE:

12" (POSTED SPEEDS  $\geq$  40 MPH) 8" (POSTED SPEEDS ≤ 30 MPH)

FOR 35 mph SIGNAL FACE SIZE

REQUIRES DISCRETION OF ENGINEER.





SCALE: NTS APPROVED:

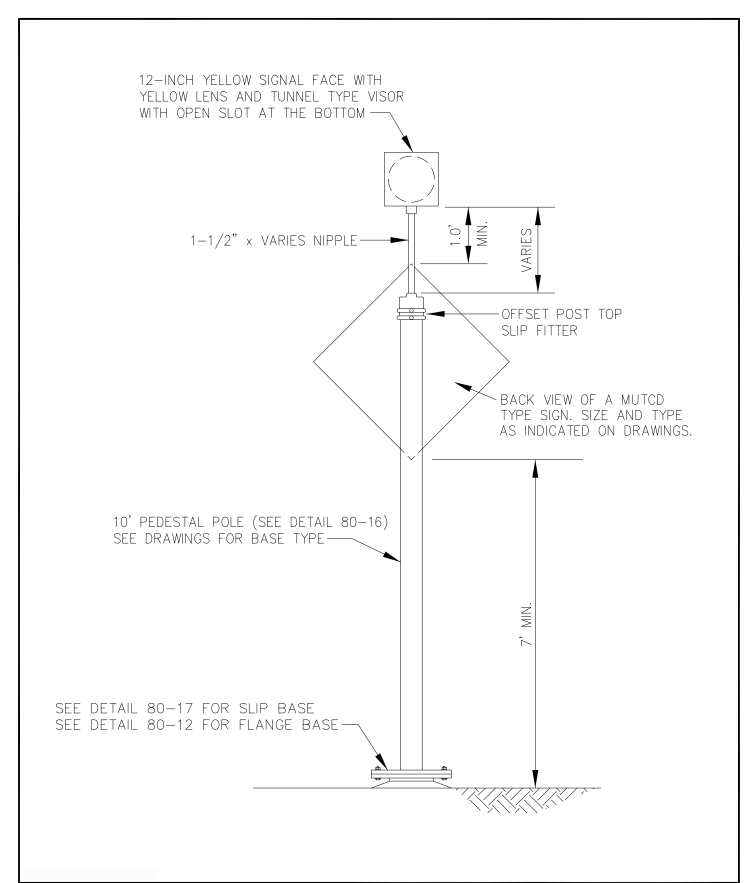
TYPE BASE PLATE -

REVISED: 01/2018

### SPEED LIMIT SIGN **BEACON**

**SECTION** 80.22

DETAIL 80 - 57



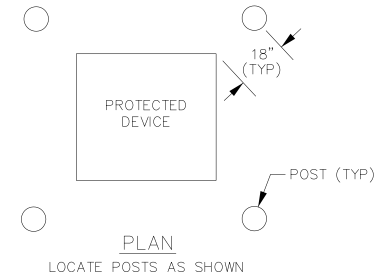


SCALE:
NTS
APPROVED:

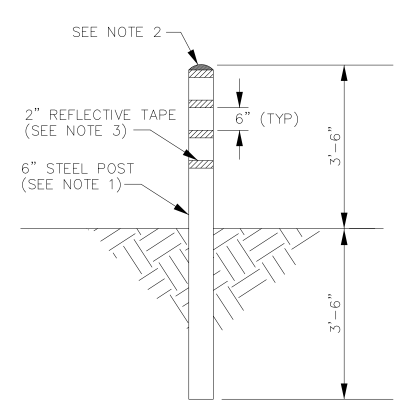
REVISED: 01/2018

### WARNING SIGN BEACON

SECTION 80.22



LOCATE POSTS AS SHOWN



### POST DETAIL

### NOTES:

- 1. PROVIDE 6" STEEL, SCHEDULE #40 PIPE, FILLED WITH CONCRETE.
- 2. ROUND CONCRETE AT TOP OF POST SMOOTH AND PAINT YELLOW.
- 3. INSTALL 4-2" BANDS OF YELLOW REFLECTIVE TAPE AS SHOWN.
- 4. LOCATION AND QUANTITY OF POSTS AS INDICATED ON DRAWINGS.



SCALE: NTS APPROVED: REVISED: 01/2018

PROTECTIVE POST **ASSEMBLY** 

SECTION 80.28

DETAIL 80 - 63