PLAN HOLDER REGISTRATION FORM / TERMS & CONDITIONS

Invitation for Bids (IFB) No. PCCD-15-PCW6-01

Plum Creek Watershed, Floodwater Retarding Structure Site 6 Rehabilitation

It is the responsibility of all persons who download bid documents to REGISTER as a Plan Holder with the Plum Creek Conservation District (PCCD). Registered Plan Holders will be advised via email or other means of all IFB Amendments that are issued, and all Amendments will be available for downloading at the Plum Creek Conservation District website: www.pccd.org (Job Bids tab). A bidder's failure to acknowledge receipt of an IFB Amendment (see IFB PART I, Subpart B, Instructions to Bidders) may result in rejection of the sealed bid.

TO REGISTER, please fill out information below (all fields are mandatory) and submit form via:

FAX to 512-398-7776 (Attention: Johnie Halliburton, PCCD Executive Manager)

-- or --

Scan and EMAIL completed form to **<u>both</u>** of the following email addresses: jhalliburton@pccd.org jamaynard1@msn.com

t Person listed below):		
、 		
Mobile:	FAX:	
		t Person listed below):

Bid documents for this project may be downloaded from this site, <u>for bidding purposes only</u>, if the User agrees, without exception, to the following terms and conditions:

The User agrees that electronic media documents downloaded from this site are for their use in preparation of their bid and are offered as a convenience to the User. Use of these materials for any other purpose shall be without liability to Plum Creek Conservation District and their consultants. The User acknowledges and agrees that Plum Creek Conservation District's instruments of service are <u>the printed hard copy</u> (as amended) of the Invitation for Bids issued for the respective project as available for viewing at the Plum Creek Conservation District office. In the event of a conflict in their contents, the printed hard copy shall take precedence over the electronic media. Plum Creek Conservation District's electronic media are furnished without guarantee of compatibility with the bidder's software or hardware. It is the User's responsibility to determine/evaluate the capability of their equipment to provide documents that are accurate for size, scale, and content.

If the User elects to only download partial information (selected sheets of the drawings or pages of the specifications), they shall be responsible to obtain all pertinent bidding information to adequately and accurately prepare their bid proposal. The User is responsible to include in their proposal all of the Required Bid Information as specified in IFB PART I, Subpart B, Instruction to Bidders #3.

The User agrees to indemnify, defend and hold harmless the Plum Creek Conservation District, their consultants and the officers and employees and any of them from and against any and all claims, suits, losses, damages or costs, including attorney's fees, arising from or by reason of the User's use of these electronic media documents.

INVITATION FOR BIDS (IFB) No. PCCD-15-PCW6-01

July 14, 2015

REHABILITATION of Plum Creek Watershed Floodwater Retarding Structure Site No. 6 Hays County, Texas

<u>Contracting Local Organization</u> Plum Creek Conservation District Lockhart, Texas

Sponsors

Hays County Soil and Water Conservation District Caldwell-Travis Soil and Water Conservation District

In cooperation with:

Texas State Soil and Water Conservation Board

U. S. Department of Agriculture, Natural Resources Conservation Service

TABLE OF CONTENTS

IFB NO. PCCD-15-PCW6-01

PART I – GENERAL PROVISIONS	PAGE NO.
Subpart A Notice to Bidders	GP-1
Subpart B Instructions to Bidders	GP-2
Subpart C BID FORMS (Exhibits A-E)	GP-8
Subpart D Sample Contract Agreement	GP-21
PART II – GENERAL CONDITIONS	GC 1-22
PART III – SUPPLEMENTAL CONDITIONS	SC 1-22

PART IV – SPECIFICATIONS

Construction and Material Specifications

PART V – DRAWING NO. TX-EN-0650

PART VI – PREVAILING WAGE RATES DETERMINATION

Wage rates listing: 1 Page

PART I – GENERAL PROVISIONS SUBPART A

NOTICE TO BIDDERS

Sealed bids for furnishing all labor, material and equipment and performing all work required for Plum Creek Watershed, Floodwater-Retarding Structure Site No. 6 Rehabilitation, will be received until *10:00 a.m. local time, Tuesday, August 11, 2015*, at Plum Creek Conservation District (PCCD) office, 1101 West San Antonio Street, Lockhart, TX 78644, or may be mailed to this address. Promptly after 10:00 a.m. all bids received will be publicly opened.

Bids must be addressed to the attention of Johnie Halliburton, PCCD Executive Manager, and mailed (or hand carried) to the above address in a sealed envelope (placed inside the mailing envelope, if any) labeled as follows:

- (1) IFB No. PCCD-15-PCW6-01
- (2) Bid Opening Date / Time: August 11, 2015 10:00 A.M.
- (3) Name and Address of Bidder

There will be a *pre-bid conference* beginning at 10:00 a.m., Tuesday, July 28, 2015, to be held at PCCD office, 1101 West San Antonio Street, Lockhart, Texas. The conference will be followed by a site showing of the project site. Attendance is not mandatory. However, prospective bidders are HIGHLY ENCOURAGED to attend the conference and site showing.

All bids require a bid guarantee in the amount of not less than five percent (5%) of the total bid. Requirements are outlined in PART I, Subpart B, Instructions to Bidders. The successful bidder will be required to submit payment and performance bonds within 5 (five) workdays after receipt of Notice of Award per PART III, Supplemental Conditions, Article 13.

ESTIMATED PRICE RANGE: Between \$5 million and \$10 million

Plum Creek Conservation District reserves the right to reject any and all bids. Bids providing less than 30 calendar days for acceptance will not be considered and will be rejected. Telegraphic or facsimile (Fax) bids, modifications, or withdrawals are not authorized.

Plum Creek Conservation District is the Contracting Local Organization (CLO) responsible for soliciting and awarding a local contract for this project. The contract is receiving Federal funding from the U. S. Department of Agriculture, Natural Resources Conservation Service, under the Watershed Protection and Flood Prevention Act of 1954, Public Law 83-566, as amended and State funding from the Texas State Soil and Water Conservation Board.

PLUM CREEK CONSERVATION DISTRICT

PART I – GENERAL PROVISIONS SUBPART B

INSTRUCTIONS TO BIDDERS

- 1. <u>Submission of Bids / Bid Opening</u>: Bids in response to this Invitation for Bids (IFB) must be sealed, marked and addressed as directed in the Notice to Bidders. Failure to do so may result in a premature opening of, or a failure to open, such bid. Bids will be publicly opened at the time set for opening in the Notice to Bidders. Their content will be made public for the information of bidders and others interested, who may be present either in person or by representative.
- 2. <u>Conditions Affecting the Work</u>: Bidders should visit the site and take such other steps as may be reasonably necessary to ascertain the nature and location of the work, and the general and local conditions which can affect the work or the cost thereof. Failure to do so will not relieve bidders from responsibility for estimating properly the difficulty or cost of successfully performing the work. The Contracting Local Organization will assume no responsibility for any understanding or representations concerning conditions made by any of its officers or agents prior to execution of the contract, unless included in the invitation for bids, the specifications, or related documents.

NO digging or taking of core samples will be allowed. Persons visiting the site are asked to take due care to ensure the existing site conditions are not disturbed.

Appointment Required to Visit the Project Site: Please contact Johnie Halliburton, PCCD Executive Manager (phone 512-398-2383) to make an appointment for an authorized person to accompany you to the project site. <u>No</u> unescorted visits to the site are allowed.

- 3. <u>Required Bid Information</u>: Forms which must be included in a bid are:
 - (a) <u>Exhibit A</u>: Offer with appropriate 5% BID GUARANTEE.
 - (b) <u>Exhibit B</u>: Bid Schedule.
 - (c) <u>Exhibit C</u>: References.
 - (d) <u>Exhibit D</u>: Bid Bond form.
 If a bid bond is submitted as the required bid guarantee, it <u>must</u> be executed on <u>this form</u> and in conformance with other requirements in these Instructions to Bidders.
 - (e) <u>Exhibit E</u>: Bidder Certifications. Bidder must complete all applicable certifications and include in his/her bid.
- 4. <u>Preparation of Bid</u>: The bidder must submit his/her offer IN DUPLICATE (original plus one copy) on the forms furnished in this IFB, and the bid must be manually signed by a person or persons with authority to legally bind the individual, firm or corporation. If erasures or other changes appear on the forms, each erasure or change must be initialed by the person signing the bid. Facsimile (Fax) and telegraphic bids, modifications, or withdrawals <u>will not</u> be considered.

No bid will be considered unless <u>all</u> items in the bid schedule are priced. In case of error in the extension of price, the unit price shall govern. For other than bid items with a lump-sum "unit," the quantities listed in the bid schedule on which unit prices are requested are estimates only. Unless called for, alternate bids will not be considered.

Estimated Price Range: Between \$5 million and \$10 million

<u>Exemption from State, County, and Municipal Sales and Use Taxes</u>. See Part II – General Conditions, Article 29 (Federal, State, and Local Taxes), paragraph (b). *Bidders are entitled to EXCLUDE exempt taxes in their bid prices*. Bidder is solely responsible to determine what tangible personal property and taxable services are eligible for exemption from these taxes.

<u>Electronic Invitation for Bid (IFB) Documents</u>. The IFB documents and IFB Amendments are available to interested parties electronically only, and no printed copies will be distributed. The Plum Creek Conservation District's instruments of service are the printed hard copy of the IFB (as amended) available for viewing at the Plum Creek Conservation District office. In the event of a conflict in their contents, the printed hard copy (as amended) shall take precedence over the electronic media. Plum Creek Conservation District's electronic media are furnished without guarantee of compatibility with the bidder's software or hardware. It is the user's responsibility to determine/evaluate the capability of their equipment to provide documents that are accurate for size, scale, and content. If an alteration of any kind to the CLO's printed hard copy IFB (as amended) is only discovered after the contract is executed and is or is not being performed, the contract is subject to immediate cancellation. Website to obtain documents (Adobe PDF format) is:

www.pccd.org Click on Job Bids tab; then on IFB No. PCCD-15-PCW6-01, Plum Creek Watershed Site 6 Rehabilitation

- 5. <u>Submission of Offer in English Language/U.S. Currency</u>: Offers shall be in the English language and in terms of U. S. dollars or will be rejected.
- 6. Explanation to Bidders / Inquiries: Any explanation desired by a bidder regarding the meaning or interpretation of the invitation for bids, drawings, specifications, etc., must be requested in writing and with sufficient time allowed (by noon on August 4, 2015) for a reply to reach bidders before the submission of their bids. Any interpretation made will be in the form of an amendment to the invitation for bids, drawings, specifications, etc., and each Amendment will be available electronically. The CLO will make a reasonable attempt to advise (via email or other method) all prospective bidders who have registered as a bid documents holder or that may otherwise be known to have received a copy of the bid documents when an IFB Amendment is available electronically. However it is the bidder's responsibility to check the electronic bid documents website for any changes or additions to the documents originally posted. Receipt of all amendments must be acknowledged by the bidder in the space provided on the bid forms (PART I, Subpart C, Exhibit A, Offer) or by letter received before the time set for opening of bids (electronic, Fax, and telegraphic acknowledgements will <u>not</u> be accepted). All amendments will be bound with and made a part of the contract documents. Oral explanations or instructions given before the award of the

contract will not be binding. Written requests shall be mailed, hand delivered, or sent via facsimile machine (electronic or telegraphic inquiries will <u>not</u> be accepted) to :

Johnie Halliburton, Executive Manager, Plum Creek Conservation District, 1101 West San Antonio Street, Lockhart, TX 78644 FAX #: 512-398-7776

"Facsimile," as used in this section means a written inquiry or request for explanation that is transmitted to and received by the Contracting Local Organization (CLO) via electronic equipment that communicates and reproduces both printed and handwritten material. Facsimile receiving data and compatibility characteristics are as follows: (a) Telephone number of receiving facsimile equipment: **512-398-7776**. (b) If you choose to transmit a facsimile inquiry, the CLO will not be responsible for any failure attributable to the transmission or receipt of the facsimile inquiry including, but not limited to, the following: (1) Receipt of garbled or incomplete inquiry. (2) Availability or condition of the receiving facsimile equipment. (3) Incompatibility between the sending and receiving equipment. (4) Delay in transmission or receipt of the inquiry. (5) Failure of the sender to properly identify the inquiry. (6) Illegibility of the inquiry.

7. <u>Bid Guarantee</u>: As a good faith deposit to ensure execution of a contract, each offer must be accompanied by a bid guarantee in the form of a certified or cashier's check (on a responsible bank in Texas) or bid bond, in the amount of not less than five percent (5%) of the total bid. Bid guarantee is to be made <u>payable to</u>: PLUM CREEK CONSERVATION DISTRICT. Bid guarantees, other than bid bonds, will be returned (a) to all bidders (except the three most qualified) within 3 days of the bid opening, and (b) to the three most qualified bidders upon execution by the most qualified bidder of such further contractual documents and bonds as may be required by the bid as accepted. When a bid guarantee is required, failure to furnish a bid guarantee in the proper form and amount, by the time set for opening of bids, may be cause for rejection of the bid.

Should the bidder to whom the contract is awarded fail or refuse to enter into a proper contract with the CLO, or fail or refuse to furnish the payment and performance bonds required by PART III, Article 5, or fail or refuse to provide additional Post-Award Information required by PART III, Article 4, within the time specified, the bidder forfeits the bid guarantee, and/or the CLO may pursue any other action allowed by law.

8. Bid Bond Requirements: Bond must be executed on the form provided (PART I, Subpart C. Exhibit D) by a corporate surety authorized and admitted to write surety bonds in the State of Texas. The surety must (i) hold a certificate of authority from the United States Secretary of the Treasury to qualify as a surety on obligations permitted or required under federal law; or (ii) have obtained reinsurance for any liability in excess of \$1,000,000 from a reinsurer that is an authorized reinsurer in the State of Texas or is a holder of a certificate of authority from the United States Secretary of the Treasury to qualify as a surety to qualify as a surety or reinsurer on obligations permitted or required under federal law. U.S. Treasury Department Circular 570 is published in the *Federal Register* and lists Treasury approved surety companies and their underwriting limitations. All bonds signed by an agent must be accompanied by a certified copy of such agent's authority to act. The original and one copy of bid bond shall be submitted with the bid.

9. Late Submissions, Modifications, and Withdrawals of Bids:

- (a) Any bid received at the office designated in the solicitation after the exact time specified for receipt will not be considered and will be returned to the bidder unopened.
- (b) Any modification or withdrawal of a bid is subject to the same conditions as in paragraph(a) of this provision.
- (c) The only acceptable evidence to establish the time of receipt at the Contracting Local Organization installation is the time/date stamp of that installation on the bid wrapper or other documentary evidence of receipt maintained by the installation.
- (d) Notwithstanding paragraph (a) of this provision, a late modification of an otherwise successful bid that makes its terms more favorable to the Contracting Local Organization will be considered at any time it is received and may be accepted.
- (e) Bids may be withdrawn by written notice received at any time before the exact time set for receipt of bids. A bid may be withdrawn in person by a bidder or its authorized representative if, before the exact time set for receipt of bids, the identity of the person requesting withdrawal is established and the person signs a receipt for the bid.
- (f) If an emergency or unanticipated event interrupts normal Contracting Local Organization processes so as to cause postponement of the scheduled bid opening, and urgent Contracting Local Organization requirements preclude amendment of the solicitation or other notice of an extension of the opening date, the time specified for receipt of bids will be deemed to be extended to the same time of day specified in the solicitation on the first work day on which normal Contracting Local Organization processes resume.
- 10. <u>Tie Bid</u>: In the event of receipt of two or more bids from responsible bidders that are identical, in nature and amount, as the lowest and best bids, the Contracting Local Organization shall enter into a contract with only one of those bidders and must reject all other bids. The bidder shall be selected by the casting of lots in a manner prescribed by the Contracting Local Organization. All qualified bidders or their legal representatives may be present at the casting of lots. This provision does not prohibit the Contracting Local Organization from rejecting all bids.

11. Qualification of Low Bidder:

- (a) After the low bidder has been determined, the next step is to consider the bidder's qualifications to perform the proposed contract. The award of a contract to a bidder solely on the basis of the lowest price is not the policy of the Contracting Local Organization. The ability to obtain bonds does not necessarily qualify a bidder for award.
- (b) A contract may be awarded only after it has been determined that the bidder is qualified to perform the contract. Qualification reviews will be made of all pertinent factors including: financial resources or ability to obtain them; present or impending work commitments; record of past performance on comparable projects; business ethics and integrity; eligibility to receive an award under applicable laws and regulations; the necessary organization, experience, operational controls and technical skills or the ability to obtain them; and the necessary equipment or ability to obtain it, as may be needed to prosecute the work in an expeditious, safe and satisfactory manner.

- (c) If the bidder does not have adequate equipment but plans to obtain it after contract award, a firm commitment in writing from the suppliers must be furnished to the Contracting Local Organization. Also, if the bidder proposes to subcontract part of the work, they must provide information needed for the Contracting Local Organization's evaluation of the subcontractor's capability.
- (d) Before disqualifying the low bidder, the Contracting Local Organization will inform the bidder of the reason for the proposed disqualification.
- 12. **Disqualification of Bidders:** Listed are some of the causes which may be considered as sufficient for the disqualification of a bidder and the rejection of his/her offer:
 - (a) Failure to conform to the essential requirements of the invitation for bids (e.g., incomplete offer) will result in rejection of the bid.
 - (b) Bids from parties who are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency will be rejected. [See certification in PART I, Subpart C, Exhibit E, Section G.]
 - (c) More than one offer for the same work from the same individual, firm, partnership or corporation.
 - (d) Qualifying statements or accompanying qualifying letters that modify requirements or limit the bidder's liability will be cause for rejection of bid.
 - (e) Evidence of collusion among bidders.
 - (f) Poor performance in the execution of work under previous contracts, as determined by the Contracting Local Organization.
 - (g) Being in arrears on existing contracts, in litigation with the Contracting Local Organization, or having defaulted on a previous contract.
 - (h) Lack of comparable project experience.
 - (i) The bid is materially unbalanced. I.e., a bid based on prices significantly less than cost for some work and prices which are significantly overstated in relation to cost for other work, and there is reasonable doubt that the bid will result in the lowest overall cost to the Contracting Local Organization even though it may be the low evaluated bid.
- 13. <u>Submission of Post-award Information</u>: Within five (5) workdays after receipt of Notice of Award, Contractor will be required to submit post-award information as specified in PART III, Supplemental Conditions, Article 4.
- 14. <u>Award of Contract</u>: Award of contract will be made to that responsible bidder whose bid, conforming to the invitation for bids (IFB), is most advantageous to the Contracting Local Organization, price and other factors considered. The Contracting Local Organization may, when in its interest, reject any or all bids or waive informalities or minor irregularities in bids received. Only one contract will be awarded and the award will be based on the total bid, corrected if necessary, for errors in price extensions and/or addition.

A response to an IFB is an offer to contract with the Contracting Local Organization based upon the terms, conditions and specifications contained in the IFB. Bids do not become contracts until a signed Notice of Award (NOA) is issued by the Contracting Local Organization.

- 15. <u>Officials Not to Benefit</u>: Any contract to be awarded as a result of this solicitation will not be awarded to any official of the Texas State Soil and Water Conservation Board, Plum Creek Conservation District, Hays County Soil and Water Conservation District (SWCD), or Caldwell-Travis SWCD, (all in the State of Texas), or to any firm in which any official or any member of such official's immediate family of these entities has direct or indirect interest in the pecuniary profits or contracts of such firms.
- 16. <u>Execution of Contract and Submission of Post-award Information</u>: The contract will include items outlined in PART I, Subpart D, Contract Agreement, Article IV. Within five (5) workdays after receipt of Notice of Award of the contract, the successful bidder shall execute the contract agreement and furnish the Contracting Local Organization with required postaward information as outlined in PART III, Supplemental Conditions, Article 4.
- 17. <u>Approval of Contract</u>: The contract will be approved and signed by the Plum Creek Conservation District President. The contract will not be binding upon the Contracting Local Organization until it has been executed by Plum Creek Conservation District and delivered to the Contractor.
- 18. <u>Specifications</u>: Specifications referred to but not included shall include all revisions and amendments in effect on the date of issuance of the IFB.
- 19. <u>Beginning of Work</u>: The Contractor shall commence work within twenty (20) calendar days after receipt of a written Notice to Proceed as issued by the Contracting Officer and shall complete the work within 518 (five hundred and eighteen) calendar days after receipt of the notice. Contractor shall not commence any work prior to issuance of the Notice to Proceed.
- 20. <u>Records</u>: Records listed below may be reviewed by interested parties at Plum Creek Conservation District, 1101 West San Antonio Street, Lockhart, Texas, by contacting Johnie Halliburton or Karen Bassett (512-398-2383). Records may be viewed 8:00 a.m. to 5:00 p.m. (closed noon to 1:00 p.m.), Monday through Friday.

Complete official printed copy of IFB No. PCCD-15-PCW6-01 bid package, including 22" x 34" set of Drawing No. TX-EN-0650

Soil Mechanics Reports, Plum Creek Watershed Site 6: Phase I (7/21/2014) and Phase II (9/30/2014)

Geology Report, Plum Creek Site 6, Hays County, Texas (4/28/2014)

Supplementary Geology, Hole Location Map, Plum Creek Site 6, 2014 drill holes

Geotechnical Investigation and Pavement Thickness Design, Goforth Road Realignment, Hays County, Texas (October 2014)

PART I – GENERAL PROVISIONS

SUBPART C

BID FORMS

Exhibits A through E

EXHIBIT A

OFFER

The undersigned acknowledges receipt of the following amendments:

Amendment No. 1 dated	Received
Amendment No. 2 dated	Received
Amendment No. 3 dated	Received
Amendment No. 4 dated	Received

CONTRACTOR

By
Print name:
Title:
Address:

Secretary, If Contractor is a Corporation

(SEAL)

EXHIBIT B

BID SCHEDULE (Cover Sheet)

The undersigned, in compliance with Invitation for Bids No. PCCD-15-PCW6-01 for Plum Creek Watershed, Floodwater Retarding Structure (FRS) Site No. 6 Rehabilitation, Hays County, Texas, having examined the plans, specifications and bidding documents, the site of the proposed work, and being familiar with all the conditions surrounding performance of the proposed project; agrees to furnish all labor, material and equipment and perform all work required in accordance with the plans, specifications and contract documents for the prices below, if this offer is accepted by the Contracting Local Organization within ______ calendar days after the date bids are due. *[Note: Failure to insert a number means the bidder accepts the minimum thirty (30) calendar days as required in Notice to Bidders.]*

Award Restriction

One award for the aggregate for all bid items will be made under this solicitation.

For other than bid items with a lump-sum "unit," the quantities listed in the bid schedule on which unit prices are requested are estimates only.

-- Bidders are entitled to EXCLUDE exempt taxes in their bid prices --

[See PART I, Subpart B, Instructions to Bidders #4]

Bidder's Name/Title (type or print): _	
Bidder's Signature:	
Company Name:	

Date: _____

EXHIBIT B (continued)

BID SCHEDULE (Sheet 1 of 3)

PLUM CREEK WATERSHED Floodwater Retarding Structure Site 6 Rehabilitation Hays County, Texas

Item <u>No.</u>	Work or Material	Const Spec. No.	Quantity	Unit	Unit Price	Amount
1	Structure Removal, Fences	3	1 Job	Lump Sum	\$ xxxxxxxx	\$
2	Structure Removal, Road, Driveways, and Culvert	3	1 Job	Lump Sum	\$ xxxxxxxx	\$
3	Structure Removal, Principal Spillway	3	1 Job	Lump Sum	\$ xxxxxxxx	\$
4	Structure Removal, Rock Riprap	3	1 Job	Lump Sum	\$ xxxxxxxx	\$
5	Pollution Control	5	1 Job	Lump Sum	\$ xxxxxxxx	\$
6	Sediment Filters	5	1,600	Lin. Ft.	\$	\$
7	Vegetation, Sprigging	6	17.0	Acre	\$	\$
8	Construction Surveys	7	1 Job	Lump Sum	\$ xxxxxxxx	\$
9	Mobilization and Demobilization	8	1 Job	Lump Sum	\$ xxxxxxxx	\$
10	Traffic Control	9	1 Job	Lump Sum	\$ xxxxxxxx	\$
11	Removal of Water	11	1 Job	Lump Sum	\$ xxxxxxxx	\$
12	Excavation, Common	21	85,000	Cu. Yd.	\$	\$
13	Earthfill – Zone 1	23	17,000	Cu. Yd.	\$	\$
14	Earthfill – Zone 2	23	12,000	Cu. Yd.	\$	\$
15	Earthfill – Zone 3	23	5,700	Cu. Yd.	\$	\$
16	Earthfill – Zone 4	23	14,500	Cu. Yd.	\$	\$
17	Drainfill, Fine Filter	24	3,050	Cu. Yd.	\$	
18	Drainfill, Fine Filter - Toe Drain	24	190	Cu. Yd.	\$	\$
19	Drainfill, Coarse Filter	24	720	Cu. Yd.	\$	\$
20	Topsoil	26	22,000	Sq. Yd.	\$	
			(continue	ed on next page)		

EXHIBIT B (continued) BID SCHEDULE (Sheet 2 of 3)

PLUM CREEK WATERSHED Floodwater Retarding Structure Site 6 Rehabilitation

Hays County, Texas

Item <u>No.</u>	Work or Material	Const Spec. No.	Quantity	Unit	Unit Price	Amount
21	Lime Treated Base	28	1,100	Cu. Yd.	\$	\$
22	Furnishing & Handling Lime	28	60	Ton	\$	\$
23	Concrete, Structural - Rise	er 31	31.1	Cu. Yd.	\$	\$
24	Concrete, Pipe Cradle	31	76.5	Cu. Yd.	\$	\$
25	Concrete, Structural - Slope Paving	31	165.0	Cu. Yd.	\$	\$
26	Concrete, Structural - Labyrinth Weir Walls	31	614.0	Cu. Yd.	\$	\$
27	Concrete, Structural - Labyrinth Spillway Slab	31	5,675.0	Cu. Yd.	\$	\$
28	Concrete – Structural - Training & Wing Walls	31	430.0	Cu. Yd.	\$	\$
29	Concrete – Structural - Culvert Inlets & Outlets	31	65.8	Cu. Yd.	\$	\$
30	Reinforcing Steel	34	994,000	Lb.	\$	\$
31	Reinforced Concrete Pressure Pipe, 42" I.D.	41	197	Lin. Ft.	\$	\$
32	Plastic Pipe – PVC	45	2,443	Lin. Ft.	\$	\$
33	Rock Riprap	61	1,710	Ton	\$	\$
34	Water Control Gate, 12" x 12" Slide Gate	71	1 Job	Lump Sum	\$ xxxxxxxxx	\$
35	Metal Fabrication	81	1 Job	Lump Sum	\$ xxxxxxxxx	\$
36	Metal Beam Guardrail	81	120	Lin. Ft.	\$	\$
37	Fence, Chain Link	91	620.0	Lin. Ft.	\$	\$
38	Bar Gates	91	2	Each	\$	\$
39	Field Fence, Barbed Wire	92	1,630	Lin. Ft.	\$	\$
104000-000-000-00			(continu	ed on next page))	

EXHIBIT B (continued) BID SCHEDULE (Sheet 3 of 3)

PLUM CREEK WATERSHED Floodwater Retarding Structure Site 6 Rehabilitation Hays County, Texas

ltem No.	Work or Material	Const Spec. No.	Quantity	Unit	Unit Price	Amount
40	Contractor Quality Contro	194	1 Job	Lump Sum	\$ xxxxxxxxx	\$
41	Geotextile	95	2,500	Sq. Yd.	\$	\$
42	Shaping and Smoothing	446	2.5	Acre	\$	\$
43	Terminal Anchor Section	493	1	Each	\$	\$
44	Guardrail End Treatment	493	1	Each	\$	\$
45	Box Culvert, 5'x5'	494	248	Lin. Ft.	\$	\$
46	Box Culvert, 4'x3'	494	29	Lin. Ft.	\$	\$
47	Asphalt Driveway	495	197	Sq. Yd.	\$	\$
48	HMAC Type C	496	500	Ton	\$	\$
49	HMAC Type D	496	750	Ton	\$	\$
50	Flexible Base	497	1,915	Cu. Yd.	\$	\$
51	Pavement Marking, Type I	498	5,600	Lin. Ft.	\$	\$
52	Pavement Marking, Type II	498	5,600	Lin. Ft.	\$	\$
53	Reflective Pavement Marker, Type II A-A	498	36	Each	\$	\$
54	Delineators	499	4	Each	\$	\$
55	Object Markers	499	6	Each	\$	\$
56	Permanent Signs	499	2	Each	\$	\$
57	Irrigation System	6	1 Job	Lump Sum	\$ xxxxxxxxx	\$
58	Irrigation Water	6	3,462	1,000 Gallon	\$	\$

NOTE: Also enter amount of Total Bid in figures and words on Exhibit B, page GP-10 of 22. ---- END OF BID SCHEDULE ----

EXHIBIT C

REFERENCES

Bidder in accordance with PART I, Subpart B, Instructions to Bidders, Section 3(c) References, shall list below up to five (5) recent projects upon which he/she has performed work similar to that specified herein. All lines for each reference shall be filled in completely with up-to-date information. Any omissions to this form, discrepancies in reference, or unverifiable information may be grounds for disqualification of the bidder.

Project Name:	
Owner:	Total Contract Cost: \$
Location:	Completion Date:
	Phone Number:()
Project Name:	
Owner:	Total Contract Cost: \$
Location:	Completion Date:
Description of Work:	
	Phone Number:()
Project Name:	
Owner:	Total Contract Cost: \$
Location:	Completion Date:
Description of Work:	
Contact:	Phone Number:()

EXHIBIT C (continued)

Project Name:	
Owner:	Total Contract Cost: \$
Location:	Completion Date:
Description of Work:	
Contact:	Phone Number:()
Project Name:	
Owner:	Total Contract Cost: \$
Location:	Completion Date:
Description of Work:	
Contact:	Phone Number:()

EXHIBIT D

BID BOND Form

A BLANK BID BOND FORM (2 pages) IS INSERTED AFTER THIS PAGE FOR USE OF BIDDERS IN PREPARATION OF BID.

r						1 17 1	
	B	ID BON	D	Date Bond Executed (Must not be later than bid opening date)			
		structions on R			u opening date	<i></i>	
	``					(((37)))	
Principal	(Legal nan	ne and busines	ss address)			f Organization dividual	n ("X" one)
						oint Venture	
						artnership	
							y Company (LLC)
						orporation	
					State o	f Incorporation	n
	a) (Nama a	nd huginaga a	ddrogg)				
Surely(1e	s) (maine a	ind business a	duress)				
	· 						
	Per	nal Sum of Bo	nd			Bid Id	entification
Percent		Amount Not t	to Exceed		Bid Dat	e	Invitation No.
Of Bid	Million(a)			Cents		-1.,	PCCD-15-PCW6-01
Price	Million(s)	Thousand(s)	Hundred(s)	Cents	For: Co	onstruction	
the payme Provided, 7 and severa all other pu forth oppo- the penal s THE CON NOW, TH above, wit and give s receipt of bonds, if t amount of Each Suret for accepta the Surety aggregatin	ent of which That where the lly" as well as inposes each set site the name um. DITION OF EREFORE, if hin the period uch bond(s) as the forms by he Principal se his/her bid, the ty executing the ance of the bid (ies) being he g not more the ESS WHERE	we bind oursel e Sureties are con s "severally" only Surety binds itsel of such Surety, b THIS OBLIGAT f the Principal, l specified therein as may be require him/her), or in t shall pay the Cor then the above obl his instrument he d that the Princip ereby waived; p an sixty (60) cale	lves, our heirs rporations actir y for the purpos f, jointly and s but if no limit of ION IS SUCH upon acceptant n for acceptant de by the term he event of fai intracting Local ligation shall be ereby agrees th bal may grant to provided that se	s, executo ng as co-su se of allow everally w of liability , that when the by the the (30 day s of the b lure so to Organiza e void and at its oblig to the Cont such waiv ddition to	rs, adminis reties, we, ving a joint vith the Prir is indicated reas the Pri e Contracting s), shall ex- vid as accept execute suction for an of no effect gation shall tracting Loover ver of notion the period of	strators, and suc the Sureties, bind action or actions neipal, for the pay d, the limit of liab neipal has submit ng Local Organia ecute such furthe bted within the ti ach further contra y cost of procuri et. not be impaired cal Organization, ce shall apply o priginally allowed	tion, in the above penal sum for eccessors, jointly and severally: d ourselves in such sum "jointly against any or all of us, and for yment of such sum only as is set bility shall be the full amount of tted the bid identified above. zation of his/her bid identified r contractual documents, if any, me specified (5 workdays after actual documents and give such ng the work which exceeds the by any extension(s) of the time notice of which extension(s) to nly with respect to extensions d for acceptance of the bid. we affixed their seals on the date
		1		Princip	bal		
Signs	ture(s)	1.				2.	
					(Seal)		(Seal)
	& Title(s) ped]	1.				2.	

		CORPO	RATE SURETY	(IES)		
	Name & Address			State of Inc.	Liability Limit	
SURETY A	Signature(s)	1.	(Seal)	2.	· · ·	(Seal)
	Name(s) & Title(s) [typed]	1.		2.		(~~~~)
	Name & Address			State of Inc.	Liability Limit	
SURETY B	Signature(s)	1.	(Seal)	2.		(Seal)
SU	Name(s) & Title(s) [typed]	1.		2.		
	Name & Address			State of Inc.	Liability Limit	
SURETY C	Signature(s)	1.	(Seal)	2.		(Seal)
SU	Name(s) & Title(s) [typed]	1.		2.		
	Name & Address			State of Inc.	Liability Limit	
SURETY D	Signature(s)	1.	(Seal)	2.		(Seal)
SU	Name(s) & Title(s) [typed]	1.		2.		
[1]	Name & Address			State of Inc.	Liability Limit	
SURETY E	Signature(s)	1.	(Seal)	2.		(Seal)
SL	Name(s) & Title(s) [typed]	1.	(2000)	2.		(5001)

INSTRUCTIONS

(1) The full legal name and business address of the Principal shall be inserted in the space designated "Principal" on the face of this form. The bond shall be signed by an authorized person. Where such person is signing in a representative capacity (e.g., an attorney-in-fact), but is not a member of the firm, partnership, or joint venture, or an officer of the corporation involved, evidence of his/her authority must be furnished.

(2) The penal sum of the bond may be expressed as a percentage of the bid price if desired. In such cases, a maximum dollar limitation may be stipulated (e.g., 5% of the bid price but the amount not to exceed dollars).

(3) The name of each person signing this bid bond should be typed in the space provided.

(4) The person signing the bond for the surety must submit evidence of his/her authority to act for the surety.

(5) The corporate surety must be approved by the state in which the services or supplies are to be delivered or in which construction is to be performed and must be among those appearing on the U.S. Treasury Department's list of approved sureties.

EXHIBIT E BIDDER CERTIFICATIONS

By submission of this bid, bidder certifies to all Sections in this Exhibit E.

Bidder should *circle appropriate answers* in Sections A, B, C, and I and fill in blank in Section E.

NOTE: The penalty for making false statements in offers is prescribed in 18 U.S.C. 1001.

SECTION A: Texas Franchise Tax Certification

Bidder [IS / IS NOT] currently delinquent in the payment of any franchise tax owed to the State of Texas, or is exempt from, or not subject to, such tax.

SECTION B: Texas Resident/Nonresident Bidder Certification

Bidder [IS / IS NOT] a Texas resident bidder as defined below.

DEFINITIONS: Per State of Texas House Bill 620.

"<u>Nonresident bidder</u>" means a bidder whose principal place of business is not in this state, but excludes a contractor whose ultimate parent company or majority owner has its principal place of business in this state.

"<u>Texas resident bidder</u>" means a bidder whose principal place of business is in this state, and includes a contractor whose ultimate parent company or majority owner has its principal place of business in this state.

SECTION C: Authority to Transact Business in Texas Certificate

Complete ONLY if you are a Texas nonresident bidder.

- (1) Texas nonresident bidder [**IS** / **IS NOT**] a corporation, limited partnership, or limited liability company. <u>If answer is "IS NOT"</u>, do not complete C(2) and C(3) below.
- (2) Bidder [HAS / HAS NOT] obtained a Certificate of Authority through the Texas Secretary of State to transact business in Texas. *Attach a copy of Certificate to bid if available*.
- (3) If response to C(2) is "HAS NOT", bidder agrees to present a current Certificate of Authority to the Contracting Local Organization by date post-award information is due: **[YES / NO]**

SECTION D: Officials Not to Benefit: Bidder certifies that its firm is not an official of the Texas State Soil and Water Conservation Board, Plum Creek Conservation District, Hays County Soil and Water Conservation District (SWCD), or Caldwell-Travis SWCD, (all in the State of Texas), or a firm in which any official or any member of such official's immediate family of these entities has direct or indirect interest in the pecuniary profits or contracts of its firm.

SECTION E: Bonding: Per Texas Administrative Code Rule 293.63(5), bidder must submit, along with the bid, the name of the person, firm, or corporation that will execute payment and performance bonds as required in PART III, Article 13: *List information below:*

EXHIBIT E (continued)

SECTION F: Certification of Nonsegregated Facilities

[Applicable to federally assisted construction contracts and related subcontracts not exempt from the Equal Opportunity clause (Article 14 of PART III - Supplemental Conditions)] The federally assisted construction Contractor certifies they do not maintain or provide for their employees any segregated facilities at any of their establishments, and that they do not permit their employees to perform services at any location, under their control, where segregated facilities are maintained. The federally assisted construction Contractor certifies further that they will not maintain or provide for their employees any segregated facilities at any of their establishments, and that, they will not permit their employees to perform services at any location, under their control, where segregated facilities are maintained. The federally assisted construction Contractor agrees that a breach of this section is a violation of the Equal Opportunity clause in this contract. As used in this caption, the term "segregated facilities" means any waiting rooms, work areas, restrooms, washrooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, sex, sexual orientation, gender identity, or national origin or because of habit, local custom, or otherwise. The federally assisted construction Contractor agrees that (except where they have obtained identical certifications from proposed subcontractors for specific time periods) they will obtain identical certifications from proposed subcontractors prior to the award of subcontracts which are not exempt from the provisions of the Equal Opportunity clause, and that they will retain such certifications in their files [certification form in PART III, Suppl. Conditions, Article 15].

<u>SECTION G: Certification Regarding Debarment, Suspension, Ineligibility and Voluntary</u> <u>Exclusion—Lower Tier Covered Transactions</u>

[Applicable to offers of <u>\$25,000 or more</u>]

(a) Instructions for Certification

(1) By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.

(2) The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

(3) The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or had become erroneous by reason of changed circumstances.

(4) The terms herein are as defined in 2 CFR Part 180, OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (Nonprocurement).

EXHIBIT E (continued)

SECTION G (continued)

(5) The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 Code of Federal Regulations (CFR) part 9, subpart 9.4, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.

(6) The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion—Lower Tier Covered Transactions," without modification, in all lower tier covered transactions of \$25,000 or more and in all solicitations for lower tier covered transactions. [Copy of clause is provided in PART III, Supplemental Conditions, Article 17.]

(7) A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from covered transactions, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Office of Federal Compliance Programs electronic roster at the System for Award Management (SAM) website: www.sam.gov.

(8) Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

(9) Except for transactions authorized under paragraph (5) of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is proposed for debarment under 48 CFR part 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion – Lower Tier Covered Transactions

(1) The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.

(2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this offer.

<u>SECTION H: Certification Regarding Lobbying Certification for Contracts, Grants, Loans, and Cooperative Agreements</u>

[Applicable to offers of \$100,000 or more]

By signing and submitting this proposal, the offeror certifies, to the best of his or her knowledge and belief, that:

EXHIBIT E (continued)

SECTION H (continued)

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

(3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly. [A copy is provided in PART III, Supplemental Conditions, Article 18.]

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$10,000 for each such failure.

SECTION I: Clean Air and Water Certification [Applicable if bid exceeds \$150,000]

--OR-- if facility to be used has been the subject of a conviction under the Clean Air Act (42 U.S.C. 1857c-8(c)(1) or the Federal Water Pollution Control Act (33 U.S.C. 1319(c)) and is listed by EPA --OR-- if any resultant contract under this bid is not otherwise exempt.] Bidder certifies as follows:

- (1) Any facility to be utilized in the performance of work described in this IFB [IS / IS NOT] listed on the Environmental Protection Agency List of Violating Facilities;
- (2) To promptly notify the Contracting Local Organization (CLO), before contract award, of the receipt of any communication from the Director, Office of Federal Activities, U.S. Environmental Protection Agency, indicating that any facility which he/she proposes to use for the performance of the contract is under consideration to be listed on the Environmental Protection Agency List of Violating Facilities; and
- (3) To include substantially this certification, including this subparagraph (3), in every nonexempt subcontract. [*Certification form in PART III, Suppl. Conditions, Article 19*]

-- end of EXHIBIT E Bidder Certifications --

PART I – GENERAL PROVISIONS

SUBPART D

CONTRACT AGREEMENT (Sample)

THIS AGREEMENT, made the _____ day of _____, 2015, by and between the Plum Creek Conservation District, Lockhart, Texas (hereinafter called Owner) and (hereinafter called Contractor).

WITNESSETH:

THAT WHEREAS: in accordance with law, Owner had contract documents prepared and an Invitation for Bids published, for and in connection with the rehabilitation of Plum Creek Watershed, Floodwater Retarding Structure Site No. 6, Hays County, Texas; and

WHEREAS, Contractor, in response to the Invitation for Bids, has submitted to Owner, in the manner and at the time specified, a sealed bid in accordance with Instructions to Bidders; and

WHEREAS, Owner, in the manner prescribed by law, has publicly opened, examined, and canvassed the bids submitted, and has determined Contractor to be the lowest responsible bidder for the work and duly awarded to Contractor a contract therefor, for the sum or sums named in Contractor's bid.

NOW, THEREFORE, in consideration of the compensation to be paid to Contractor and of the mutual agreements herein contained, the parties have agreed and hereby agree, Owner for itself and its successors and assigns, and its, his/her, or their executors and administrators, as follows:

ARTICLE I. Contractor shall perform all work, including the assumption of all obligations, duties and responsibilities necessary to the successful completion of the contract and the furnishing of all materials and equipment required to be incorporated in and form a permanent part of the work; tools, equipment, supplies, transportation, facilities, labor, superintendence and services required to perform the work; and bonds, insurance and submittals; all as indicated or specified in the contract documents to be performed or furnished by Contractor for the work included in and covered by Owner's official award of this contract to Contractor, such award being based on the acceptance by Owner of Contractor's bid.

ARTICLE II. Owner shall pay to Contractor for performance of the work embraced in this contract, and Contractor shall accept as full compensation therefor, the sum (subject to adjustment as provided in the contract documents) of ______ Dollars (\$ ______) for all work covered by and included in the contract award and designated in the foregoing Article I; payment thereof to be made in current funds in the manner provided in the contract documents.

ARTICLE III. The Contractor shall complete all work within five hundred and eighteen (518) calendar days from the date Contractor receives written Notice to Proceed.

ARTICLE IV. The contract documents that comprise the Contract between Owner and Contractor, attached hereto and made a part hereof, consist of the following:

- (1)This Contract Agreement.
- (2)Contractor's Bid: Exhibits A - E.
- Invitation for Bids (IFB) Amendment Numbers (3)
- Post-bid information and supplementary information submitted by Contractor prior to execution of (4) this Contract Agreement.
- Notice of Award. (5)
- (6) PART II - General Conditions.
- PART III Supplemental Conditions. (7)
- PART IV Construction and Material Specifications. (8)
- (9) PART V - Drawing No. TX-EN-0650.
- PART VI Prevailing Wage Rates Determination. (10)
- Notice to Proceed. (11)
- Any modifications (change orders) duly delivered or supplemental agreements duly entered into (12)after execution of this Contract Agreement.
- Notices of Final Completion and Acceptance. (13)

IN WITNESS WHEREOF, the parties hereto have executed this Contract Agreement the day and year first above written.

OWNER	CONTRACTOR
PLUM CREEK CONSERVATION DISTRICT	
By JAMES A. HOLT, JR. President, Plum Creek Conservation District	By Title (CORPORATE SEAL)
Attest	Attest
Address for giving notices: Plum Creek Conservation District 1101 West San Antonio Street Lockhart, TX 78644	Address for giving notices
This action authorized at an official meeting of the Plum Creek Conservation District on [add date], Lockhart, Texas	License No Agent for service of process:
[PRINT name here]	(If CONTRACTOR is a corporation, attach

[PRINT title here]

evidence of authority to sign.)

PART II GENERAL CONDITIONS Table of Contents

		<u>Page No.</u>
ARTICLE 1	DEFINITIONS	GC-1
ARTICLE 2	SPECIFICATIONS AND DRAWINGS	GC-1
ARTICLE 3	CHANGES	GC-1
ARTICLE 4	DIFFERING SITE CONDITIONS	GC-2
ARTICLE 5	TERMINATION FOR DEFAULT, DAMAGES FOR DELAY, TIME EXTENSIONS	GC-2
ARTICLE 6	CLAIMS	GC-3
ARTICLE 7	PAYMENTS TO CONTRACTOR / INVOICING REQUIREMENTS	GC-4
ARTICLE 8	MATERIAL AND WORKMANSHIP	GC-6
ARTICLE 9	INSPECTION AND ACCEPTANCE	GC-6
ARTICLE 10	SUPERINTENDENCE BY CONTRACTOR	GC-7
ARTICLE 11	PERMITS AND RESPONSIBILITIES	GC-7
ARTICLE 12	CONDITIONS AFFECTING THE WORK	GC-8
ARTICLE 13	OTHER CONTRACTS	GC-8
ARTICLE 14	PATENT INDEMNITY	GC-8
ARTICLE 15	ADDITIONAL BOND SECURITY	GC-8
ARTICLE 16	REAL PROPERTY RIGHTS	GC-8
ARTICLE 17	RECORDS OF TEST PITS AND BORINGS	GC-9
ARTICLE 18	MATERIALS TO BE FURNISHED BY THE CONTRAC	CTORGC-9
ARTICLE 19	WATER	GC-9

	Ī	Page No.
ARTICLE 20	WORKWEEK – CONSTRUCTION SCHEDULE	GC-9
ARTICLE 21	SUBCONTRACTORS	GC-10
ARTICLE 22	SURVEYS	GC-10
ARTICLE 23	SUSPENSION OF WORK	GC-10
ARTICLE 24	CLEANUP WORK	GC-11
ARTICLE 25	ASSIGNMENT	GC-11
ARTICLE 26	WEATHER	GC-11
ARTICLE 27	NONCOMPLIANCE WITH CONTRACT REQUIREMENTS	GC-12
ARTICLE 28	QUANTITY VARIATIONS	GC-12
ARTICLE 29	FEDERAL, STATE, AND LOCAL TAXES	GC-12
ARTICLE 30	SHOP DRAWINGS	GC-13
ARTICLE 31	TERMINATION FOR CONVENIENCE OF THE CONTRACTING LOCAL ORGANIZATION	GC-13
ARTICLE 32	PROTECTION OF EXISTING VEGETATION, STRUCTURES, EQUIPMENT, UTILITIES, AND IMPROVEMENTS	GC-13
ARTICLE 33	OPERATIONS AND STORAGE AREAS	GC-14
ARTICLE 34	USE AND POSSESSION PRIOR TO COMPLETION	GC-14
ARTICLE 35	LAYOUT OF WORK	GC-15
ARTICLE 36	PRECONSTRUCTION CONFERENCE	GC-15
ARTICLE 37	CONTRACTOR RECORDS	GC-15
ARTICLE 38	ARCHEOLOGICAL OR HISTORIC SITES	GC-15
ARTICLE 39	CONTROL OF EROSION, SEDIMENTATION, AND POLLUTION	GC-15

IFB No. PCCD-15-PCW6-01

		Page No.
ARTICLE 40	[RESERVED]	GC-15
ARTICLE 41	ACCIDENT PREVENTION & SAFETY (OSHA Supplement)	GC-15
	A. General Contractor Requirements	GC-17
	B. First Aid and Medical Facilities	GC-18
	C. Physical Qualifications of Employees	GC-18
	D. Personal Protective Equipment	GC-19
	E. Machinery and Mechanized Equipment	GC-19
	F. Ladders and Scaffolding	GC-21

PART II - GENERAL CONDITIONS

ARTICLE 1 – DEFINITIONS

Terms used or referred to herein and elsewhere in the contract documents are defined as follows:

(a) <u>Contracting Local Organization (CLO)</u>: The organization or agency awarding the contract. (CLO) is the Plum Creek Conservation District, Lockhart, Texas. Also referred to as District, Government, and Owner.

(b) <u>Contracting Officer (CO)</u>: The person who is designated and authorized to enter into and administer this contract on behalf of the Contracting Local Organization or his/her duly appointed successor or alternate. No other person has authority to act for the Contracting Officer as stated in these General Conditions or elsewhere in the contract documents unless such person has been delegated authority by the Contracting Officer in writing. Also referred to as Owner's Representative.

(c) <u>Engineer</u>: The person or his/her representative who is responsible for determining that the Contractor's work conforms to the technical requirements as set forth in the drawings and specifications. Also called Project Engineer, Contracting Officer's Representative (COR), and Contracting Officer's Technical Representative (COTR).

(d) <u>Inspector</u>: The person who performs daily inspection services for the CLO at the construction site and maintains accurate daily records of the work accomplished and the factors affecting its progress and quality. Also called NRCS Construction Inspector.

(e) <u>USDA-NRCS</u>. United States Department of Agriculture, Natural Resources Conservation Service – the Federal agency providing engineering and inspection services for this contract.

- (f) <u>Quality Assurance (QA)</u>. NRCS Construction Inspector (onsite).
- (g) <u>Quality Control (QC)</u>. Contractor's Construction Inspector (onsite).

ARTICLE 2 – SPECIFICATIONS AND DRAWINGS

The Contractor shall keep on the worksite a copy of the drawings and specifications and shall at all times give the Contracting Officer access thereto. Anything mentioned in the specifications and not shown on the drawings, or shown on the drawings and not mentioned in the specifications, shall be of like effect as if shown or mentioned in both. In case of difference between drawings and specifications, the specifications shall govern. In case of discrepancy either in the figures, in the drawings, or in the specifications, the matter shall be promptly submitted to the Contracting Officer, who shall promptly make a determination in writing. Any adjustment by the Contractor without such a determination shall be at his/her own risk and expense. The Contracting Officer shall furnish from time to time such detail drawings and other information as considered necessary, unless otherwise provided.

ARTICLE 3 – CHANGES

(a) The Contracting Officer may, at any time, without notice to the sureties, by written order designated or indicated to be a change order, make any change in the work within the general scope of the contract, including but not limited to changes:

(1) In the specifications (including drawings and designs);

(2) In the method or manner of performance of the work;

(3) In the Contracting Local Organization-furnished facilities, equipment, materials, services, or site; or

(4) Directing acceleration in the performance of the work.

IFB No. PCCD-15-PCW3-01

(b) Any other written order or an oral order (which terms as used in this paragraph (b) shall include direction, instruction, interpretation, or determination) from the Contracting Officer, which causes any such change, shall be treated as a change order under this article, provided that the Contractor gives the Contracting Officer written notice stating the date, circumstances, and source of the order and that the Contractor regards the order as a change order.

(c) Except as herein provided, no order, statement, or conduct of the Contracting Officer shall be treated as a change under this article or entitle the Contractor to an equitable adjustment hereunder.

(d) If any change under this article causes an increase or decrease in the Contractor's cost of, or the time required for, the performance of any part of the work under this contract, whether or not changed by any order, an equitable adjustment shall be made and the contract modified in writing accordingly: *Provided, however*, That except for claims based on defective specifications, no claim for any change under (b) above shall be allowed for any costs incurred more than 20 days before the Contractor gives written notice as therein required: *And provided further*, That in the case of defective specifications for which the Contracting Local Organization is responsible, the equitable adjustment shall include any increased cost reasonably incurred by the Contractor in attempting to comply with such defective specifications.

(e) If the Contractor intends to assert a claim for an equitable adjustment under this article, Contractor must, within 30 days after receipt of a written change order under (a) above or the furnishing of a written notice under (b) above, submit to the Contracting Officer a written statement setting forth the general nature and monetary extent of such claim, unless this period is extended by the Contracting Officer. The statement of claim hereunder may be included in the notice under (b) above.

(f) No claim by the Contractor for an equitable adjustment hereunder shall be allowed if asserted after final payment under this contract.

ARTICLE 4 – DIFFERING SITE CONDITIONS

(a) The Contractor shall promptly, and before such conditions are disturbed, notify the Contracting Officer in writing of: (1) subsurface or latent physical conditions at the site differing materially from those indicated in this contract, or (2) unknown physical conditions at the site, of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inhering in work of the character provided for in this contract. The Contracting Officer shall promptly investigate the conditions, and if he/she finds that such conditions do materially so differ and cause an increase or decrease in the Contractor's cost of, or the time required for, performance of any part of the work under this contract, whether or not changed as a result of such conditions, an equitable adjustment shall be made and the contract modified in writing accordingly.

(b) No claim of the Contractor under this article shall be allowed unless the Contractor has given the notice required in (a) above; provided, however, the time prescribed therefor may be extended by the Contracting Officer.

(c) No claim by the Contractor for an equitable adjustment hereunder shall be allowed if asserted after final payment under this contract.

ARTICLE 5 – TERMINATION FOR DEFAULT, DAMAGES FOR DELAY, TIME EXTENSIONS

(a) If the Contractor refuses or fails to prosecute the work, or any separable part thereof, with such diligence as will insure its completion within the time specified in this contract, or any extension thereof, or fails to complete said work within such time, the Contracting Local

IFB No. PCCD-15-PCW3-01

Organization may, by written notice to the Contractor, terminate Contractor's right to proceed with the work or such part of the work as to which there has been delay. In such event the Contracting Local Organization may take over the work and prosecute the same to completion, by contract or otherwise, and may take possession of and utilize in completing the work such materials, appliances, and plant as may be on the site of the work and necessary therefor. Whether or not the Contractor's right to proceed with the work is terminated, Contractor and his/her sureties shall be liable for any damage to the Contracting Local Organization resulting from his/her refusal or failure to complete the work within the specified time.

(b) If the Contracting Local Organization so terminates the Contractor's right to proceed, the resulting damage will consist of such actual damages until such reasonable time as may be required for final completion of the work together with any increased costs occasioned the Contracting Local Organization in completing the work.

(c) If the Contracting Local Organization does not so terminate the Contractor's right to proceed, the resulting damage will consist of such actual damages until the work is completed or accepted.

(d) The Contractor's right to proceed shall not be so terminated nor the Contractor charged with resulting damage if:

(1) The delay in the completion of the work arises from unforeseeable causes beyond the control and without the fault or negligence of the Contractor, including but not restricted to, acts of God, acts of the public enemy, acts of the Contracting Local Organization in its contractual capacity, acts of another contractor in the performance of a contract with the Contracting Local Organization, fires, floods, epidemics, quarantine restrictions, strikes, freight embargoes, unusually severe weather, or delays of subcontractors or suppliers arising from unforeseeable causes beyond the control and without the fault or negligence of both the Contractor and such subcontractors or suppliers; and

(2) The Contractor, within 10 days from the beginning of any such delay (unless the Contracting Officer grants a further period of time before the date of final payment under the contract), notifies the Contracting Officer in writing of the causes of delay.

The Contracting Officer shall ascertain the facts and the extent of the delay and extend the time for completing the work when, in his/her judgment, such an extension is justified.

(e) The rights and remedies of the Contracting Local Organization provided in this article are in addition to any other rights and remedies provided by law or under this contract.

(f) As used in paragraph (d)(1) of this article, the term "subcontractors and suppliers" means subcontractors and suppliers at any tier.

ARTICLE 6 – CLAIMS

Any claim by the Contractor arising by virtue of this contract which is not disposed of by agreement shall be submitted in writing, together with any written and oral evidence in support thereof, to the Contracting Officer for decision. Before making a decision the Contracting Officer shall notify the Contractor that any additional written and/or oral evidence in support of the claim may be presented to the Contracting Officer within 30 days from receipt by the Contractor of such notification, or within such further period of time as may be granted by the Contracting Officer. The Contracting Officer shall make a decision in writing and mail or otherwise furnish a signed copy thereof to the Contractor. Pending the decision of the Contracting Officer the Contractor shall proceed diligently with the performance of this contract. [See Also: PART III, Supplemental Conditions, Article 11 – Disputes/Alternative Dispute Resolution]

ARTICLE 7 – PAYMENTS TO CONTRACTOR / INVOICING REQUIREMENTS

(a) The Contracting Local Organization will pay the contract price as hereinafter provided and will secure review and approval of Contractor invoices by various agencies as required by funding requirements.

(b) The Contracting Local Organization will make progress payments monthly as the work proceeds, or at more frequent intervals as determined by the Contracting Officer, on estimates approved by the Contracting Officer. If requested by the Contracting Officer, the Contractor shall furnish a breakdown of the total contract price showing the amount included therein for each principal category of the work, in such detail as requested, to provide a basis for determining progress payments. In the preparation of estimates the Contracting Officer, at his/her discretion, may authorize material delivered on the site and preparatory work done to be taken into consideration and if the Contractor furnishes satisfactory evidence that he/she has acquired title to the material and that it will be utilized on the work covered by the contract. Payment for material delivered to the Contractor at locations other than the site will <u>not</u> be authorized.

(c) In making such progress payments, 10 percent of the estimated amount shall be retained until final completion and acceptance of the contract work. However, if the Contracting Officer at any time after 50 percent of the work has been completed finds satisfactory progress is being made, he/she may authorize any of the remaining progress payments to be made in full without retention of a percentage. Also, whenever the work is substantially complete, the Contracting Officer, if he/she finds the amount retained to be in excess of the amount adequate for the protection of the Contracting Local Organization, at his/her discretion may release to the Contractor all or a portion of any excess amount. The Contracting Local Organization shall not be obligated to pay any interest on the 10 percent retainage held on the first 50 percent of work completed. If the Contracting Local Organization holds any retainage on the remaining 50 percent of the work completed, the Contracting Local Organization shall pay interest on such retainage from the date the retainage is withheld to the date of payment to the Contractor. The interest rate to be paid on such retainage shall be the rate of interest paid by the Contracting Local Organization's depository bank on interest bearing accounts of similar amounts during the period of time interest accrues as provided herein. Furthermore, on completion and acceptance of each separate project, public work, or other division of the contract, on which the price is stated separately in the contract, payment may be made without retention of a percentage.

(d) All material and work covered by progress payments made shall thereupon become the sole property of the Contracting Local Organization, but this provision shall not be construed as relieving the Contractor from the sole responsibility for all material and work upon which payments have been made or the restoration of any damaged work, or as waiving the right of the Contracting Local Organization to require the fulfillment of all of the terms of the contract.

(e) "Properly Executed Invoice" Requirements

(1) The original and one copy of each invoice are to be delivered to the Contracting Officer at the designated payment office.

(2) One copy of each invoice and complete documentation of computations and supporting data as required by PART IV, Construction Specification 7 are to be submitted to the Engineer.

(3) The following must be attached to the original invoice submitted to the Contracting Officer and to the copy submitted to the Engineer:

(i) A complete remittance address along with vendor's tax identification number.

(ii) Billing period.

(iii) If requesting payment for materials delivered but not installed, Contractor will provide evidence of title to the materials and that it will be utilized on the work covered by the contract.

(iv) Itemization of payment requests by Contract Item Number (CIN) as shown in PART I, Subpart C, Exhibit B—Bid Schedule, of the contract. Invoice will include the quantity performed that is being invoiced, the unit price (if applicable) and the CIN total price, and a sum total of amount of payment requested. Invoice will also include the cumulative quantities and amount by CIN.

(f) <u>Designated Payment Office Contact Point</u>. The contact point described below coordinates the issuance of payments under this contract:

Name: Karen Bassett

Title: Office Secretary

Address: Plum Creek Conservation District, 1101 W. San Antonio St., Lockhart, TX 76844 Telephone: (512) 398-2383 FAX: (512) 398-7776

(g) Final Payment Request

(1) The Contracting Local Organization shall pay the amount due the Contractor under this contract after--

- (i) Completion and acceptance of all work;
- (ii) Presentation of a properly executed invoice; and
- (iii) Presentation of release as indicated in (g)(3) below.

(2) The **FINAL** invoice billing shall include the following information:

- (i) All documentation called for in the contract documents, and
- (ii) Consent of the surety, if required, to final payment.
- (iii) Complete and legally effective releases or waivers (satisfactory to Contracting

Local Organization) of all liens arising out of or filed in connection with the work. In lieu thereof and as approved by Contracting Local Organization, Contractor may furnish receipts or releases in full; an affidavit of Contractor that the releases and receipts include all labor, services, material and equipment for which a lien could be filed, and that all payrolls, material and equipment bills, and other indebtedness connected with the work for which Contracting Local Organization or his/her property might in any way be responsible, have been paid or otherwise satisfied. If any subcontractor, manufacturer, fabricator, supplier, or distributor fails to furnish a release of receipt in full, Contractor may furnish a bond or other collateral satisfactory to Contracting Local Organization to indemnify Contracting Local Organization against any lien.

(3) The FINAL invoice shall also contain the following RELEASE OF CLAIMS statement: "I, [Name of Contractor], do hereby release the Plum Creek Conservation District, Lockhart, Texas, from any and all claims of any character whatsoever arising under and by virtue of contract number [Identify Contract] dated [Date] as amended, except as herein stated [LIST any Exceptions].

(Date of Release)

(Signature of Contractor)

(4) Releases may also be required of the assignee if the Contractor's claim to amounts payable under this contract has been assigned under Article 25 of these General Conditions – Assignment, of this contract.

(h) This contract is subject to regulations incorporated in Texas Government Code, Subtitle F, Chapter 2251 – Payment for Goods and Services, regarding payment due dates, late payment interest, and claims and disputes. These regulations include, but are not limited to, payments made by Contracting Local Organization, Contractor, and subcontractors for any work, goods, services, etc. provided under this contract.

ARTICLE 8 – MATERIAL AND WORKMANSHIP

(a) Unless otherwise specifically provided in this contract, all equipment, material, and articles incorporated in the work covered by this contract are to be new and of the most suitable grade for the purpose intended. Unless otherwise specifically provided in this contract, reference to any equipment, material, article, or patented process, by trade name, make, or catalog number, shall be regarded as establishing a standard of quality and shall not be construed as limiting competition, and the Contractor may, at his/her option, use any equipment, material, article, or process which in the judgment of the Contracting Officer, is equal to that named. The Contractor shall furnish to the Contracting Officer for his/her approval the name of the manufacturer, the model number, and other identifying data and information respecting the performance, capacity, nature, and rating of the machinery and mechanical and other equipment which the Contractor contemplates incorporating in the work. When required by this contract or when called for by the Contracting Officer, the Contractor shall furnish the Contracting Officer for approval full information concerning the material or articles which Contractor contemplates incorporating in the work. When so directed, samples shall be submitted for approval at the Contractor's expense, with all shipping charges prepaid. Machinery, equipment, material, and articles installed or used without required approval shall be at the risk of subsequent rejection.

(b) All work under this contract shall be performed in a skillful and workmanlike manner. The Contracting Officer may, in writing, require the Contractor to remove from the work any employee the Contracting Officer deems incompetent, careless, or otherwise objectionable.

ARTICLE 9 – INSPECTION AND ACCEPTANCE

(a) All work (which term includes but is not restricted to materials, workmanship, and manufacture and fabrication of components) shall be subject to inspection and test by the Contracting Local Organization at all reasonable times and at all places prior to acceptance. Any such inspection and test is for the sole benefit of the Contracting Local Organization and shall not relieve the Contractor of the responsibility of providing quality control measures to assure that the work strictly complies with the contract requirements. No inspection or test by the Contracting Local Organization shall be construed as constituting or implying acceptance. Inspection or test shall not relieve the Contractor of responsibility for damage to or loss of the material prior to acceptance, nor in any way affect the continuing rights of the Contracting Local Organization after acceptance of the completed work under the terms of paragraph (f) of this article, except as herein above provided.

(b) The Contractor shall, without charge, replace any material or correct any workmanship found by the Contracting Local Organization not to conform to the contract requirements, unless in the public interest the Contracting Local Organization consents to accept such material or workmanship with an appropriate adjustment in contract price. The Contractor shall promptly segregate and remove rejected material from the premises.

(c) If the Contractor does not promptly replace rejected material or correct rejected workmanship, the Contracting Local Organization (1) may, by contract or otherwise, replace such

material or correct such workmanship and charge the cost thereof to the Contractor, or (2) may terminate the Contractor's right to proceed in accordance with Article 5, Termination for Default - Damages for Delay – Time Extensions, of these General Conditions.

(d) The Contractor shall furnish promptly, without additional charge, all facilities, labor, and material reasonably needed for performing such safe and convenient inspection and test as may be required by the Contracting Officer. All inspection and test by the Contracting Local Organization shall be performed in such manner as not unnecessarily to delay the work. Special, full size, and performance tests shall be performed as described in this contract. The Contracting Local Organization or test when material or workmanship is not ready at the time specified by the Contractor for inspection or test or when reinspection or retest is necessitated by prior rejection.

(e) Should it be considered necessary or advisable by the Contracting Local Organization at any time before acceptance of the entire work to make an examination of work already completed, by removing or tearing out same, the Contractor shall, on request, promptly furnish all necessary facilities, labor, and material. If such work is found to be defective or nonconforming in any material respect, due to the fault of the Contractor or his/her subcontractors, Contractor shall defray all the expenses of such examination and of satisfactory reconstruction. If, however, such work is found to meet the requirements of the contract, an equitable adjustment shall be made in the contract price to compensate the Contractor for the additional services involved in such examination and reconstruction and, if completion of the work has been delayed thereby, Contractor shall, in addition, be granted a suitable extension of time.

(f) Unless otherwise provided in this contract, acceptance by the Contracting Local Organization shall be made as promptly as practicable after completion and inspection of all work required by this contract, or that portion of the work that the Contracting Officer determines can be accepted separately. Acceptance shall be final and conclusive except as regards latent defects, fraud, or such gross mistakes as may amount to fraud, or as regards the Contracting Local Organization's rights under any warranty or guarantee.

ARTICLE 10 – SUPERINTENDENCE BY CONTRACTOR

The Contractor, at all times during performance and until the work is completed and accepted, shall give his/her personal superintendence to the work or have on the work a competent superintendent, satisfactory to the Contracting Officer and with authority to act for the Contractor.

ARTICLE 11 – PERMITS AND RESPONSIBILITIES

The Contractor shall, without additional expense to the Contracting Local Organization, be responsible for obtaining any necessary licenses and permits, and for complying with any applicable Federal, State, and municipal laws, codes, and regulations, in connection with the prosecution of the work. Contractor shall be similarly responsible for all damages to persons or property that occur as a result of his/her fault or negligence. He/she shall take proper safety and health precautions to protect the work, the workers, the public, and the property of others. He/she shall also be responsible for all materials delivered and work performed until completion and acceptance of the entire construction work, except for any completed unit of construction thereof which theretofore may have been accepted.

ARTICLE 12 – CONDITIONS AFFECTING THE WORK

The Contractor shall be responsible for having taken steps reasonably necessary to ascertain the nature and location of the work, and the general and local conditions which can affect the work or the cost thereof. Any failure by the Contractor to do so will not relieve Contractor from responsibility for successfully performing the work without additional expense to the Contracting Local Organization. The Contracting Local Organization assumes no responsibility for any understanding or representations concerning conditions made by any of its officers or agents prior to the execution of this contract, unless such understanding or representations by the Contracting Local Organization are expressly stated in the contract.

ARTICLE 13 – OTHER CONTRACTS

The Contracting Local Organization may undertake or award other contracts for additional work, and the Contractor shall fully cooperate with such other contractors and Contracting Local Organization employees and carefully fit his/her own work to such additional work as may be directed by the Contracting Officer. The Contractor shall not commit or permit any act which will interfere with the performance of work by any other contractor or by Contracting Local Organization employees. In accordance with Texas State requirements, fish in the reservoir will be relocated prior to and during construction.

ARTICLE 14 – PATENT INDEMNITY

Except as otherwise provided, the Contractor agrees to indemnify the Contracting Local Organization and its officers, agents and employees against liability, including costs and expenses, for infringement upon any Letters Patent of the United States (except Letters Patent issued upon an application which is now or may hereafter be, for reasons of national security, ordered by the Government to be kept secret or otherwise withheld from issue) arising out of the performance of this contract or out of the use or disposal by or for the account of the Contracting Local Organization of supplies furnished or work performed hereunder.

ARTICLE 15 – ADDITIONAL BOND SECURITY

If any surety upon any bond furnished in connection with this contract becomes unacceptable to the Contracting Local Organization, or if any such surety fails to furnish reports as to its financial condition from time to time as requested by the Contracting Local Organization, or if the contract price is increased to such an extent that the penal sum of any bond becomes inadequate in the opinion of the Contracting Officer, the Contractor shall promptly furnish such additional security as may be required from time to time to protect the interests of the Contracting Local Organization and of persons supplying labor or materials in the prosecution of the work contemplated by this contract.

ARTICLE 16 – REAL PROPERTY RIGHTS

(a) Adequate real property rights needed in order to perform the work under this contract have been acquired by or on behalf of the Contracting Local Organization. The right to enter, remove, or otherwise make use of adjacent property, roads, utility lines, fences, and other improvements not included within the real property rights provided shall be the sole responsibility of the Contractor.

(b) Where ingress and egress is not defined on the drawings, the Contracting Officer shall designate the right-of-way to be used.

(c) The Contractor shall obtain owner's advance written approval if he/she plans to enter, remove, or otherwise make use of adjacent property, roads, utility lines, fences, and other

improvements not included within the real property rights provided by the Contracting Local Organization. A copy of the written approval must be submitted to the Contracting Officer. The Contractor is responsible for any and all expenses associated with these items.

ARTICLE 17 – RECORDS OF TEST PITS AND BORINGS

The Contracting Local Organization does not represent that the available records show completely the existing conditions and does not guarantee any interpretation of these records. The Contractor assumes all responsibility for deductions and conclusions as to the nature of rock and other materials to be excavated, the difficulties of making and maintaining the required excavations and of doing other work affected by the geology of the site of the work, and for the final preparation of the foundations for the spillway, dikes, and other structures.

ARTICLE 18 – MATERIALS TO BE FURNISHED BY THE CONTRACTOR

(a) Unless otherwise specified in this contract, the Contractor shall furnish all materials required for the completion of the contract.

(b) Unless otherwise waived in writing by the Contracting Officer, the Contractor shall furnish the Contracting Local Organization with certifications dated and signed by the manufacturer and/or supplier to the effect that the items listed therein meet the requirements of this contract. Such certifications shall be furnished prior to the use of the material in any part of the construction and shall identify the project on which the material is to be used.

ARTICLE 19 – WATER

Unless otherwise specified in this contract, the Contractor shall provide and maintain at his/her own expense an adequate supply of water suitable for purposes of performing the work.

ARTICLE 20 – WORKWEEK—CONSTRUCTION SCHEDULE

(a) Unless furnished prior to contract award, the Contractor shall, prior to commencement of work, submit to the Contracting Officer for approval: (1) a construction schedule showing the order in which he/she proposes to carry on the work indicating the periods during which he/she will perform work on each item listed in the bid schedule; and (2) the hours and days in which he/she proposes to carry on the work.

(b) If, in the opinion of the Contracting Officer, the Contractor falls behind the approved construction schedule, the Contractor shall take such steps as may be necessary to improve his/her process and the Contracting Officer may require him/her to either increase the number of shifts, days or hours of work, or the amount of construction plant, or all of them, and to submit for approval such revised construction schedule as may be deemed necessary to show the manner in which the agreed rate of progress will be regained, all without additional cost to the Contracting Local Organization. If the Contractor fails to submit a revised construction schedule within the time specified by the Contracting Officer, the Contracting Officer may withhold approval of progress payments and/or take such other actions as provided in this contract until such time as the Contractor submits the required construction schedule.

(c) Failure of the Contractor to comply with the requirements of the Contracting Officer under this article shall be grounds for determination by the Contracting Officer that the Contractor is not prosecuting the work with such diligence as will insure completion within the time specified. Upon

such determination, the Contracting Officer may terminate the Contractor's right to proceed with the work, or any separable part thereof, in accordance with Article 5 of the General Conditions.

(d) The maximum workweek that will be approved is:

- Monday through Saturday, up to 10 hours per day.

- Work is permitted during "daylight" hours only.

(e) All work under this contract except minor items of work of an emergency, protective, or maintenance nature <u>will be suspended</u> for the periods listed below. These days are included in the original contract performance time:

Thanksgiving Break: November 26-28, 2015 Winter Break: December 20, 2015 through January 3, 2016 Independence Day: July 4, 2016 Labor Day: September 5, 2016 Thanksgiving Break: November 24-26, 2016 Winter Break: December 18, 2016 through January 1, 2017

(f) If the contract performance time is extended after the contract is awarded due to weather and its effects, or for other reasons, all work (except that of an emergency, protective, or maintenance nature) will be suspended on days listed below and the suspension days will be added to the performance time:

Independence Day: July 4, 2017 Labor Day: September 4, 2017

ARTICLE 21 – SUBCONTRACTORS

(a) Work shall not be subcontracted in whole or in part without the prior written approval of the Contracting Officer. The request shall be in writing with the name of the proposed subcontractor and a description of the work to be done.

(b) If at any time the Contracting Officer determines that any subcontractor is incompetent or undesirable, he/she shall notify the Contractor accordingly and the Contractor shall take immediate steps for cancellation of the subcontract.

(c) Subcontracting by subcontractors shall be subject to the above requirements.

(d) Nothing contained in this contract shall create any contractual relationship between any subcontractor and the Contracting Local Organization.

(e) Any subcontract awarded under this contract will not be awarded to any official of the Plum Creek Conservation District, Texas State Soil and Water Conservation Board, Hays County Soil and Water Conservation District, or Caldwell-Travis Soil and Water Conservation District (all in the State of Texas), or to any firm in which any official or any member of such official's immediate family of these entities has direct or indirect interest in the pecuniary profits or contracts of such firms.

ARTICLE 22 – SURVEYS

See PART IV, Construction Specification 7 – Construction Surveys.

ARTICLE 23 – SUSPENSION OF WORK

(a) The Contracting Officer may order the Contractor in writing to suspend, delay, or interrupt all or any part of the work for such period of time as he/she may determine to be appropriate for the convenience of the Contracting Local Organization.

(b) If the performance of all or any part of the work is, for an unreasonable period of time, suspended, delayed, or interrupted by an act of the Contracting Officer in the administration of this contract, or by his/her failure to act within the time specified in this contract (or if no time is specified, within a reasonable time), an adjustment shall be made for any increase in the cost of performance of this contract (excluding profit) necessarily caused by such unreasonable suspension, delay, or interruption and the contract modified in writing accordingly. However, no adjustment shall be made under this article for any suspension, delay, or interruption to the extent (1) that performance would have been so suspended, delayed, or interrupted by any other cause including the fault or negligence of the Contractor or (2) for which an equitable adjustment is provided for or excluded under any other provision of this contract.

(c) No claim under this article shall be allowed (1) for any costs incurred more than 20 days before the Contractor shall have notified the Contracting Officer in writing of the act or failure to act involved (but this requirement shall not apply as to a claim resulting from a suspension order), and (2) unless the claim, in an amount stated, is asserted in writing as soon as practicable after the termination of such suspension, delay, or interruption, but not later than the date of final payment under the contract.

ARTICLE 24 – CLEANUP WORK

(a) During performance of the work the Contractor shall keep the work site, areas adjacent to the work site and access roads in an orderly condition, free and clear from debris and discarded materials. Care shall be taken to prevent spillage when hauling is being done. Any spillage or debris resulting from the Contractor's operations shall be immediately removed.

(b) Upon completion of the work the Contractor shall remove from the work site, areas adjacent to the work site and access roads: all plant, buildings, debris, unused materials, concrete forms and other like material belonging to Contractor or used under his/her direction during the construction. Contractor shall grade all access roads, other than public, removing wheel tracks and smoothing up such roads.

ARTICLE 25 – ASSIGNMENT

The Contractor shall not assign in whole or in part this contract without the prior written consent of the Contracting Local Organization. The Contractor shall not assign any moneys due or to become due to him/her under this contract without the prior written consent of the Contracting Local Organization.

ARTICLE 26 – WEATHER

(a) The Contracting Officer may order suspension of the work in whole or in part, commencing with the day after receipt of the Notice to Proceed by the Contractor, due to weather or the effects of weather at the site, for such time as he/she considers it unfavorable for satisfactory prosecution of the work.

(b) When the Contracting Officer orders suspension under (a) of this article, the contract completion date shall be extended a full calendar day for each calendar day during suspension of the work if:

(1) All work is suspended except minor items as may be designated in this contract or as approved during the suspension period by the Contracting Officer at his/her sole discretion on a case-by-case basis (work of an emergency, protective or maintenance nature may be performed at any time); and

(2) The hours lost in any one workday of the authorized workweek through suspension equal one-half or more of the hours of an authorized workday.

(c) If the Contracting Officer orders suspension of work as provided in (b) of this article and the hours lost in the workday immediately preceding a nonworkday equal one-half or more of the hours in an authorized workday, the contract completion date shall be extended a full calendar day for each nonworkday during suspension of the work.

(d) When the Contracting Officer orders any suspension of the work under this article, the Contractor shall not be entitled to any cost or damages resulting from such suspension.

(e) When the contract completion date is extended under this article, the contract shall be modified in writing accordingly.

ARTICLE 27 – NONCOMPLIANCE WITH CONTRACT REQUIREMENTS

(a) The Contracting Officer may order suspension of the work in whole or in part for such time as he/she deems necessary because of the failure of the Contractor to comply with any of the requirements of this contract, and the contract completion date shall not be extended on account of any such suspension of the work.

(b) When the Contracting Officer orders any suspension of the work under (a) of this article, the Contractor shall not be entitled to any costs or damages resulting from such suspension.

(c) The rights and remedies of the Contracting Local Organization provided in this article are in addition to any other rights and remedies provided by law or under this contract.

ARTICLE 28 – QUANTITY VARIATIONS

(a) Where the quantity of work shown for an item in the bid schedule, including any modification thereof, is estimated, no adjustment of the contract price nor of the performance time shall be made for overruns or underruns which are within 25 percent of the estimated quantity of any such item.

(b) For overruns of more than 25 percent, the Contracting Officer shall re-estimate the quantity for the item, establish an equitable contract price for the overrun of more than 25 percent, adjust contract performance time equitably, and modify the contract in writing accordingly; this article to thereafter be applicable to the total re-estimated item quantity.

(c) For underruns of more than 25 percent, the Contracting Officer shall determine the quantity for the item, establish an equitable contract price therefor, adjust contract performance time equitably, and modify the contract in writing accordingly.

ARTICLE 29 – FEDERAL, STATE, AND LOCAL TAXES

(a) Except as otherwise provided, contract unit prices shall include all applicable Federal, State, and local taxes.

(b) <u>Texas State, County, and Municipal Sales and Use Tax</u>. (1) The Contracting Local Organization is an exempt entity per §151.309(5) of the Limited Sales, Excise, and Use Tax Act (Texas Tax Code Chapter 151 – Limited Sales, Excise, and Use Tax) and will issue the Contractor an affidavit as proof of this exemption. This contract is a "lump-sum contract" as defined by Texas Administrative Code, Title 34, Part 1, Chapter 3, Subchapter O – State Sales and Use Tax, Rule §3.291 (Contractors).

(2) When purchased by the Contractor for use in performance of this contract, certain tangible personal property and taxable services are exempt from State Sales and Use Tax under Texas Tax Code §151.311, and in most cases are also exempt from County and Municipal Sales and

Use Tax. Contractor is subject to tax responsibilities in Texas Administrative Code Rule \$3.291, section (c), and is responsible to issue a properly completed exemption certificate to a supplier in accordance with section (c)(5).

(3) Contractor is solely responsible to be adequately familiar with and comply with all requirements of Texas Tax Code, Texas Administrative Codes, and any other State/local regulations when claiming tax exemption for purchase of items for use in the performance of this contract.

(4) "Contractor" as used in this paragraph (b) includes subcontractors as defined in Texas Administrative Code Rule §3.291, section (a)(3).

ARTICLE 30 – SHOP DRAWINGS

(a) The term "shop drawings" includes drawings, diagrams, layouts, schematics, descriptive literature, illustrations, schedules, performance and test data, and similar materials furnished by the Contractor to explain in detail specific portions of the work required by the contract.

(b) If this contract requires shop drawings, the Contractor shall coordinate all such drawings, and review them for accuracy, completeness, and compliance with contract requirements and shall indicate his/her approval thereon as evidence of such coordination and review. Shop drawings submitted to the Contracting Officer without evidence of the Contractor's approval may be returned for resubmission. The Contracting Officer will indicate his/her approval or disapproval of the shop drawings and if not approved as submitted shall indicate his/her reasons therefor. Any work done prior to such approval shall be at the Contractor's risk. Approval by the Contracting Officer shall not relieve the Contractor from responsibility for any errors or omissions in such drawings, nor from responsibility for complying with the requirements of this contract, except with respect to variations described and approved in accordance with (c) below.

(c) If shop drawings show variations from the contract requirements, the Contractor shall describe such variations in writing, separate from the drawings, at the time of submission. If the Contracting Officer approves any such variation(s), he/she shall issue an appropriate contract modification, except that, if the variation is minor and does not involve a change in price or in time of performance, a modification need not be issued.

ARTICLE 31 – TERMINATION FOR CONVENIENCE OF THE CONTRACTING LOCAL ORGANIZATION

The Contracting Officer, by written notice, may terminate this contract in whole or in part, when it is in the interest of the Contracting Local Organization. If this contract is so terminated, the Contractor shall be compensated for all necessary and reasonable direct costs of performing the work actually accomplished. In addition, the Contractor shall be paid 10 percent for overhead expenses based on said direct costs, and 5 percent for profit based on the total of direct costs and overhead costs. From this will be deducted any payments or reimbursements previously paid and salvage value of materials paid for by the Contractor would have incurred a loss had the entire contract been completed.

ARTICLE 32 – PROTECTION OF EXISTING VEGETATION, STRUCTURES, EQUIPMENT, UTILITIES, AND IMPROVEMENTS

(a) The Contractor shall preserve and protect all structures, equipment, and vegetation (such as trees, shrubs, and grass) on or adjacent to the work site, which are not to be removed and which do not unreasonably interfere with the work required under this contract. The Contractor

shall only remove trees when specifically authorized to do so, and shall avoid damaging vegetation that will remain in place. If any limbs or branches of trees are broken during contract performance, or by the careless operation of equipment, or by workmen, the Contractor shall trim those limbs or branches with a clean cut and paint the cut with a tree-pruning compound as directed by the Contracting Officer.

(b) The Contractor shall protect from damage all existing improvements and utilities (1) at or near the work site, and (2) on adjacent property of a third party, the locations of which are made known to or should be known by the Contractor. The Contractor shall repair any damage to those facilities, including those that are the property of a third party, resulting from failure to comply with the requirements of this contract or failure to exercise reasonable care in performing the work. If the Contractor fails or refuses to repair the damage promptly, the Contracting Officer may have the necessary work performed and charge the cost to the Contractor.

ARTICLE 33 – OPERATIONS AND STORAGE AREAS

(a) The Contractor shall confine all operations (including storage of materials) on Contracting Local Organization premises to areas authorized or approved by the Contracting Officer. The Contractor shall hold and save the Contracting Local Organization, its officers and agents, free and harmless from liability of any nature occasioned by the Contractor's performance.

(b) Temporary buildings (e.g., storage sheds, shops, offices) and utilities may be erected by the Contractor only with the approval of the Contracting Officer and shall be built with labor and materials furnished by the Contractor without expense to the Contracting Local Organization. The temporary buildings and utilities shall remain the property of the Contractor and shall be removed by the Contractor at its expense upon completion of the work. With the written consent of the Contracting Officer, the buildings and utilities may be abandoned and need not be removed.

(c) The Contractor shall, under regulations prescribed by the Contracting Officer, use only established roadways, or use temporary roadways constructed by the Contractor when and as authorized by the Contracting Officer. When materials are transported in prosecuting the work, vehicles shall not be loaded beyond the loading capacity recommended by the manufacturer of the vehicle or prescribed by any Federal, State, or local law or regulation. When it is necessary to cross curbs or sidewalks, the Contractor shall protect them from damage. The Contractor shall repair or pay for the repair of any damaged curbs, sidewalks, or roads.

ARTICLE 34 – USE AND POSSESSION PRIOR TO COMPLETION

(a) The Contracting Local Organization shall have the right to take possession of or use any completed or partially completed part of the work. Before taking possession of or using any work, the Contracting Officer shall furnish the Contractor a list of items of work remaining to be performed or corrected on those portions of the work that the Contracting Local Organization intends to take possession of or use. However, failure of the Contracting Officer to list any item of work shall not relieve the Contractor of responsibility for complying with the terms of the contract. The Contracting Local Organization's possession or use shall not be deemed an acceptance of any work under the contract.

(b) While the Contracting Local Organization has such possession or use, the Contractor shall be relieved of the responsibility for the loss of or damage to the work resulting from the Contracting Local Organization's possession or use, notwithstanding the terms of Article 11 (Permits and Responsibilities) of these General Conditions. If prior possession or use by the Contracting Local Organization delays the progress of the work or causes additional expense to the Contractor, an equitable adjustment shall be made in the contract price or the time of completion, and the contract shall be modified in writing accordingly.

ARTICLE 35 – LAYOUT OF WORK

See PART IV, Construction Specification 7 – Construction Surveys.

ARTICLE 36 – PRECONSTRUCTION CONFERENCE

If the Contracting Officer decides to conduct a preconstruction conference, the successful offeror will be notified and will be required to attend. The Contracting Officer's notification will include specific details regarding the date, time, and location of the conference, any need for attendance by subcontractors, and information regarding the items to be discussed.

ARTICLE 37 – CONTRACTOR RECORDS

(a) <u>Access to Records</u>. Contractor shall provide access by Contracting Local Organization, Texas State Soil and Water Conservation Board, or USDA-NRCS, or any of their duly authorized representatives, to any books, documents, papers, and records of the Contractor which are directly pertinent to the contract for the purpose of making audit, examination, excerpts, and transcriptions.

(b) <u>Retention of Records</u>. Contractor shall retain all records requiring access per paragraph (a) above for three (3) years after the Contracting Local Organization makes final payment under the contract and all other pending matters between the Contracting Local Organization and the Contractor under the contract are closed.

ARTICLE 38 – ARCHEOLOGICAL OR HISTORIC SITES

If a previously unidentified archeological or historic site(s) is encountered, the Contractor shall discontinue work in the general area of the site(s) and notify the Contracting Officer immediately.

ARTICLE 39 – CONTROL OF EROSION, SEDIMENTATION, AND POLLUTION

(a) Operations shall be scheduled and conducted to minimize erosion of soils and to prevent silting and muddying of streams, rivers, irrigation systems, and impoundments (lakes, reservoirs, etc.).

(b) Pollutants such as fuels, lubricants, bitumens, raw sewage, and other harmful materials shall not be discharged on the ground; into or nearby rivers, streams, or impoundments; or into natural or man-made channels. Wash water or waste from concrete or aggregate operations shall not be allowed to enter live streams prior to treatment by filtration, settling, or other means sufficient to reduce the sediment content to not more than that of the stream into which it is discharged.

(c) Mechanized equipment shall not be operated in flowing streams without written approval by the Contracting Officer.

ARTICLE 40 – [RESERVED]

ARTICLE 41 – ACCIDENT PREVENTION AND SAFETY

(a) The Contractor shall provide and maintain work environments and procedures which will:

(1) Safeguard the public and Contracting Local Organization personnel, property, materials, supplies, and equipment exposed to Contractor operations and activities;

(2) Avoid interruptions of Contracting Local Organization operations and delays in project completion dates; and

(3) Control costs in the performance of this contract.

(b) Whenever the Contracting Officer becomes aware of any noncompliance with these requirements or any condition which poses a serious or imminent danger to the health or safety of the public or Contracting Local Organization personnel, the Contracting Officer shall notify the Contractor orally, with written confirmation, and request immediate initiation of corrective action. This notice, when delivered to the Contractor or the Contractor's representative at the work site, shall be deemed sufficient notice of the noncompliance and that corrective action is required. After receiving the notice, the Contractor shall immediately take corrective action. If the Contractor fails or refuses to promptly take corrective action, the Contracting Officer may issue an order stopping all or part of the work until satisfactory corrective action has been taken. The Contractor shall not be entitled to any equitable adjustment of the contract price or extension of the performance schedule on any stop work order issued under this article.

(c) The Contractor shall insert this article, including this paragraph (c), with appropriate changes in the designation of the parties, in subcontracts.

(d) Before commencing the work, the Contractor shall--

(1) Submit a written proposed plan for implementing this article. The plan shall include an analysis of the significant hazards to life, limb, and property inherent in contract work performance and a plan for controlling these hazards; and

(2) Meet with representatives of the Contracting Officer to discuss and develop a mutual understanding relative to administration of the overall safety program.

(e) In the event there is a conflict between the requirements contained in the specifications, Contractor's safety program, and U.S. Department of Labor construction safety and health standards, the more stringent requirement will prevail.

(f) Contractor shall comply with OSHA (Occupational Safety and Health Administration) Parts 1910 and 1926 Construction Industry Standards and Interpretations, and with the supplement below:

Supplement to OSHA Parts 1910 and 1926 Construction Industry Standards and Interpretations

Requests for variances or waiver from this supplement are to be made to the Contracting Officer in writing supported by evidence that every reasonable effort has been made to comply with the contractual requirements. A written request for a waiver or a variance shall include--

- (1) Specific reference to the provision or standard in question;
- (2) An explanation as to why the waiver is considered justified; and
- (3) The Contractor's proposed alternative, including technical drawings, materials, or equipment specifications needed to enable Contracting Officer to render a decision.

No waiver or variance will be approved if it endangers any person. The Contractor shall not proceed under any requested revision of a provision until the Contracting Officer has given written approval. The Contractor is to hold and save harmless the United States Department of Agriculture, Natural Resources Conservation Service, and the Contracting Local Organization

free from any claims or causes of action whatsoever resulting from the Contractor or Subcontractors proceeding under a waiver or approved variance.

Copies of OSHA Parts 1910 and 1926, Construction Industry Standards and Interpretations, may be obtained from:

Superintendent of Documents U.S. Government Printing Office Washington, DC 20402

A. GENERAL CONTRACTOR REQUIREMENTS

(1) SAFETY PROGRAM. Each Contractor is to demonstrate that he or she has facilities for conducting a safety program commensurate with the work under contract. The Contractor is to submit in writing a proposed comprehensive safety program to the Contracting Officer for approval before the start of operations. The program is to specifically state what provisions the Contractor proposes to take for the health and safety of all employees, including subcontractors and rental equipment operators. The program shall be site specific and provide details relevant to the work to be done, the hazards associated with the work, and the actions that will be necessary to minimize the identified hazards.

(2) PRECONSTRUCTION SAFETY MEETING. Representatives for the Contractor are to meet with the Contracting Officer or the CO's Representative before commencing work to discuss the safety program and the implementation of all health and safety standards pertinent to the work under this contract.

(3) JOINT SAFETY POLICY COMMITTEE. The Contractor or designated on-site representative is to participate in monthly meetings of a joint Safety Policy Committee, composed of Contracting Officer, CLO Engineer and/or Inspector, and Contractor supervisory personnel. At these meetings the Contractor's project manager and the Contracting Officer will review the effectiveness of the Contractor's safety effort, resolve current health and safety problems, and coordinate safety activities for upcoming work.

(4) SAFETY PERSONNEL. Each Contractor is to designate a competent supervisory employee satisfactory to Contracting Officer to administer the safety program.

(5) SAFETY MEETINGS. A minimum of one "on-the-job" or "toolbox" safety meeting is to be conducted each week by all field supervisors or foremen and attended by mechanics and all personnel at the jobsite. The Contractor is to also conduct regularly scheduled supervisory safety meetings at least monthly for all levels of job supervision.

(6) SAFETY INSPECTION. The Contractor shall perform frequent and regular safety inspections of the jobsite, materials, and equipment, and shall correct deficiencies.

(7) FIRST AID TRAINING. Every Contractor foreman's work crew must include an employee who has a current first aid certificate from the Mine Safety and Health Administration, American Red Cross, or other state-approved organization.

(8) REPORTS. Each contractor is to maintain an accurate record of all job-related deaths, diseases, or disabling injuries. The records shall be maintained in a manner approved by the Contracting Officer. A copy of all reports is to be provided to the Contracting Officer. All fatal or serious injuries are to be reported immediately to the Contracting Officer, and every assistance

is to be given in the investigation of the incident, including submission of a comprehensive narrative report to the Contracting Officer. Other occurrences with serious accident potential, such as equipment failures, slides, and cave-ins, must also be reported immediately. The Contractor is to assist and cooperate fully with the Contracting Officer in conducting accident investigations. The Contracting Officer is to be furnished all information and data pertinent to investigation of an accident.

(9) CERTIFICATION OF INSURANCE. Contractors are to provide the Contracting Officer with certificates of insurance before the start of operations indicating full compliance with State Worker's Compensation statutes, as well as other certificates of insurance required under the contract. [See PART III – Supplemental Conditions, Articles 1, 2, and 3.]

B. FIRST AID AND MEDICAL FACILITIES

(1) FIRST AID KITS. A 16-unit first aid kit approved by the American Red Cross is to be provided at accessible, well-identified, locations at the ratio of at least 1 kit for each 25 employees. The first aid kits are to be moistureproof and dusttight, and the contents of the kits are to be replenished as used or as they become ineffective or outdated.

(2) EMERGENCY FIRST AID. At least one employee certified to administer emergency first aid must be available on each shift and duly designated by the Contractor to care for injured employees. The names of the certified employees shall be posted at the jobsite.

(3) COMMUNICATION AND TRANSPORTATION. Prior to the start of work, the Contractor is to make necessary arrangements for prompt and dependable communications, transportation, and medical care for injured employees. At least one stretcher and two blankets shall be readily available for transporting injured employees.

(4) FIRST AID AND MEDICAL REPORTS. The Contractor is to maintain a record system for first aid and medical treatment on the jobsite. Such records are to be readily available to the Contracting Officer and are to include--

(a) A daily treatment log listing chronologically all persons treated for occupational injuries and illnesses;

(b) Cumulative record of injury for each individual;

(c) Monthly statistical records of occupational injuries, classified by type and nature of injury; and

(d) Required records for worker's compensation.

(5) SIGNS AND DIRECTIONAL MARKINGS. Adequate identification and directional markers are to be provided to readily denote the location of all first aid stations.

(6) EMERGENCY LISTING. A listing of telephone numbers and addresses of doctor, rescue squad, hospital, police, and fire departments is to be provided at all first aid locations.

C. PHYSICAL QUALIFICATIONS OF EMPLOYEES

(1) GENERAL REQUIREMENTS. Persons employed throughout the contract are to be physically qualified to perform their assigned duties. Employees must not knowingly be permitted or required to work while their ability or alertness is impaired by fatigue, illness, or any other reason that may jeopardize themselves or others.

(2) HOIST OPERATORS. Operators of cranes, cableways, and other hoisting equipment shall be examined annually by a physician and provided with a certification stating that they are physically qualified to safely operate hoisting equipment. The Contractor is to submit a copy of each certification to the Contracting Officer.

(3) HEAVY EQUIPMENT OPERATORS. It is recommended that operators of trucks and heavy equipment be given physical examinations to determine if they are physically qualified to perform their assigned work without endangering themselves or others.

(4) MOTOR VEHICLE OPERATORS. Operators of motor vehicles engaged primarily in the transportation of personnel are to be 18 years of age or older and have a valid state operator's permit or license for the equipment being operated. The operators must have passed a physical exam administered by a licensed physician within the past year showing that they are qualified to operate vehicles safely.

D. PERSONAL PROTECTIVE EQUIPMENT

(1) HARD HAT AREAS. The entire jobsite, with the exception of offices, shall be considered a hard hat area. All persons entering the area are, without exception, required to wear hard hats. The Contractor shall provide hard hats for visitors entering hard hat areas.

(2) LABELS. Hard hats shall bear a manufacturer's label indicating design compliance with the appropriate ANSI (American National Standards Institute) standard.

(3) POSTING.

(a) Signs at least 3 by 4 feet worded as follows with red letters (minimum 6 inches high) and white background shall be erected at access points to designated hard hat areas:

CONSTRUCTION AREA - HARD HATS REQUIRED BEYOND THIS POINT

(b) These signs are to be furnished and installed by the Contractor at entries to shops, service yards, and job access points.

(4) SAFETY GOGGLES (DRILLERS). DRILLERS AND HELPERS. Drillers and helpers operating pneumatic rock drills must wear protective safety goggles.

E. MACHINERY AND MECHANIZED EQUIPMENT

(1) SAFE CONDITION. Before any machinery or mechanized equipment is initially used on the job, it must be inspected and tested by qualified personnel and determined to be in safe operating condition and appropriate for the intended use. Operators shall inspect their equipment prior to the beginning of each shift. Any deficiencies or defects shall be corrected prior to using the equipment. Safety equipment, such as seatbelts, installed on machinery is to be used by equipment operators.

(2) TAGGING AND LOCKING. The controls of power-driven equipment under repair are to be locked. An effective lockout and tagging procedure is to be established, prescribing specific responsibilities and safety procedures to be followed by the person or persons performing repair work. Mixer barrels are to be securely locked out before permitting employees to enter them for cleaning or repair.

(3) HAUL ROADS FOR EQUIPMENT

(a) ROAD MAINTENANCE. The Contractor shall maintain all roadways, including haul roads and access roads, in a safe condition so as to eliminate or control dust and ice hazards. Wherever dust is a hazard, adequate dust-laying equipment shall be available at the jobsite and utilized to control the dust.

(b) SINGLE-LANE HAUL ROADS. Single-lane haul roads with two-way traffic shall have adequate turnouts. Where turnouts are not practical, a traffic control system shall be provided to prevent accidents.

(c) TWO-WAY HAUL ROADS. On two-way haul roads, arrangements are to be such that vehicles travel on the right side wherever possible. Signs and traffic control devices are to be employed to indicate clearly any variations from a right-hand traffic pattern. The road shall be wide enough to permit safe passage of opposing traffic, considering the type of hauling equipment used.

(d) DESIGN AND CONSTRUCTION OF HAUL ROADS. Haul road design criteria and drawings, if requested by the Contracting Officer, are to be submitted for approval prior to road construction. Sustained grades shall not exceed 12 percent and all curves shall have open-sight line with as great a radius as practical. All roads shall be posted with curve signs and maximum speed limits that will permit the equipment to be stopped within one-half the minimum sight distance.

(e) OPERATORS. Machinery and mechanized equipment shall be operated only by authorized qualified persons.

(f) RIDING ON EQUIPMENT. Riding on equipment by unauthorized personnel is prohibited. Seating and safety belts shall be provided for the operator and all passengers.

(g) GETTING ON OR OFF EQUIPMENT. Getting on or off equipment while the equipment is in motion is prohibited.

(h) HOURS OF OPERATION. Except in emergencies, an equipment operator shall not operate any mobile or hoisting equipment for more than 12 hours without an 8-hour rest interval away from the job.

(4) POWER CRANES AND HOISTS (TRUCK CRANES, CRAWLER CRANES, TOWER CRANES, GANTRY CRANES, HAMMERHEAD CRANES, DERRICKS, CABLEWAYS, AND HOISTS)

(a) PERFORMANCE TEST. Before initial on-site operation, at 12-month intervals, and after major repairs or modification, power cranes, derricks, cableways, and hoists must satisfactorily complete a performance test to demonstrate the equipment's ability to safely handle and maneuver the rated loads. The tests shall be conducted in the presence of a representative of the Contracting Officer (the Engineer and/or Inspector). Test data shall be recorded and a copy furnished to the Contracting Officer.

(b) PERFORMANCE TEST--POWER CRANES (CRAWLER MOUNTED, TRUCK MOUNTED, AND WHEEL MOUNTED). The performance test is to be carried out as per ANSI requirements. The test is to consist of raising, lowering and braking the load and rotating the test load through 360° at the specified boom angle or radius. Cranes equipped with jibs or

boom tip extensions are to be tested using both the main boom and the jib, with an appropriate test load in each case.

(c) PERFORMANCE TEST--DERRICKS, GANTRY CRANES, TOWER CRANES, CABLEWAYS, AND HOISTS, INCLUDING OVERHEAD CRANES. This equipment is to be performance tested as per with ANSI requirements.

(d) BOOM ANGLE INDICATOR. Power cranes (including draglines) with booms capable of moving in the vertical plane shall be provided with a boom angle indicator in good working order.

(e) CRANE TEST CERTIFICATION. The performance test required by (4)(b) and (c) is fulfilled if the Contractor provides the Contracting Officer a copy of the certificate of inspection made within the past 12 months by a qualified person or by a government or private agency satisfactory to the Contracting Officer.

(f) POSTING FOR HIGH VOLTAGE LINES. A notice of the 10-foot (or greater) clearance required by OSHA 1926.550, Subpart N, shall be posted in the operator's cab of cranes, shovels, boom-type concrete pumps, backhoes, and related equipment.

(g) BOOM STOPS. Cranes or derricks with cable-supported booms, except draglines, shall have a device attached between the gantry of the A-frame and the boom chords to limit the elevation of the boom. The device shall control the vertical motions of the boom with increasing resistance from 83° or less, until completely stopping the boom at not over 87° above horizontal.

(h) SAFETY HOOKS. Hooks used in hoisting personnel or hoisting loads over construction personnel or in the immediate vicinity of construction personnel shall be forged steel equipped with safety keepers. When shackles are used under these conditions, they shall be of the locking type or have the pin secured to prohibit turning.

(5) ROLLOVER PROTECTIVE STRUCTURES (ROPS)

(a) ROLLOVER PROTECTIVE STRUCTURES. OSHA 1926, Subpart W, Overhead Protection, Sections 1001 and 1002 are applicable regardless of the year in which the equipment was manufactured and regardless of the struck capacity of the equipment.

(b) EQUIPMENT REQUIRING ROPS. The requirement for ROPS meeting (5)(a) above applies to crawler and rubber-tired tractors such as dozers, push-and-pull tractors, winch tractors, tractors with backhoes, and mowers; off-highway, self-propelled, pneumatic-tired earthmovers, including scrapers, motor graders and loaders; and rollers, compactors, water tankers (excluding trucks with cabs). These requirements shall also apply to agricultural and industrial tractors and similar equipment.

(c) EQUIPMENT REQUIRING SEATBELTS. The requirements for seatbelts as specified in OSHA Subpart 0, Motor Vehicles, Mechanized Equipment, and Marine Operations, Section 1926.602 shall also apply to self-propelled compactors and rollers, and rubber-tired skid-steer equipment.

F. LADDERS AND SCAFFOLDING

(1) LADDERS. OSHA 1926, Subpart L - Section 450. Ladders shall be used as work platforms only when use of small hand tools or handling of light material is involved. No work requiring lifting of heavy materials or substantial exertion shall be done from ladders.

(2) SCAFFOLDING. OSHA 1926, Subpart L - Section 451. Scaffolds, platforms or temporary floors shall be provided for all work except that which can be done safely from the ground or similar footing.

(3) SAFETY BELTS, LIFELINE, AND LANYARDS. OSHA 1926, Subpart E, Section 104. Lifelines, safety belts and lanyards independently attached or attended, shall be used when performing such work as the following when the requirements of F(1) or (2) above cannot be met.

(a) Work on stored material in hoppers, bins, silos, tanks, or other confined spaces.

(b) Work on hazardous slopes, structural steel, or poles; erection or dismantling of safety nets, tying reinforcing bars; and work from Boatswain's chairs, swinging scaffolds, or other unguarded locations at elevations greater than 6 feet.

(c) Work on skips and platforms used in shafts by crews when the skip or cage does not block the opening to within 1 foot of the sides of the shaft, unless cages are provided.

PART III SUPPLEMENTAL CONDITIONS Table of Contents

Page No.

ARTICLE 1	TYPES AND LIMITS OF INSURANCE	C-1
ARTICLE 2	SETTLEMENT OF INSURANCE CLAIMS	C-2
ARTICLE 3	WORKERS' COMPENSATION INSURANCE COVERAGE	C-2
ARTICLE 4	POST-AWARD INFORMATION	C-4
ARTICLE 5	PERFORMANCE OF WORK BY CONTRACTOR SO	C-5
ARTICLE 6	COMMENCEMENT, PROSECUTION, AND COMPLETION OF WORK	C-5
ARTICLE 7	VENUESe	C-5
ARTICLE 8	WAGES / BENEFITS	C-5
ARTICLE 9	ETHICS / CONFLICTS OF INTEREST	C-6
ARTICLE 10	PROTESTS	C-7
ARTICLE 11	DISPUTES / ALTERNATIVE DISPUTE RESOLUTION	C-8
ARTICLE 12	INDEMNIFICATION CLAUSE SC	-10
ARTICLE 13	PERFORMANCE AND PAYMENT BONDS SC	-11
ARTICLE 14	EQUAL OPPORTUNITY (FEDERALLY ASSISTED CONSTRUCTION)SC	2-12
ARTICLE 15	NOTICE TO PROSPECTIVE FEDERALLY ASSISTED CONSTRUCTION CONTRACTORS (Certification of Nonsegregated Facilities)SC	2-13

IFB No. PCCD-15-PCW6-01

PART III - Contents

Page No.

ARTICLE 16	STANDARD FEDERAL EQUAL EMPLOYMENT OPPORTUNITY CONSTRUCTION CONTRACT SPECIFICATIONS (EXECUTIVE ORDER 11246)SC-14
ARTICLE 17	CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY & VOLUNTARY
	EXCLUSION—LOWER TIER COVERED TRANSACTIONS SC-19
ARTICLE 18	CERTIFICATION REGARDING LOBBYING
	CERTIFICATION FOR CONTRACTS, GRANTS,
	LOANS, AND COOPERATIVE AGREEMENTS SC-20
ARTICLE 19	CLEAN AIR AND WATER CLAUSE / CERTIFICATION SC-21
ARTICLE 20	SUBCONTRACTOR CERTIFICATION – TPDES

PART III - SUPPLEMENTAL CONDITIONS

ARTICLE 1 – TYPES AND LIMITS OF INSURANCE

Satisfactory certificates of insurance shall be filed with Contracting Local Organization prior to commencement of any work on this contract. Insurance requirements stated below do not establish limits of the Contractor's liability.

(a) Workmen's Compensation and Employer's Liability Insurance

(1) Contractor shall provide workmen's compensation and employee's liability insurance at own expense. This insurance shall protect Contractor against all claims under applicable state workmen's compensation laws. Contractor shall also be protected against claims for injury, disease, or death of employees which, for any reason, may not fall within the provisions of a workmen's compensation law.

(2) The liability limits shall be not less than:

Workmen's Compensation	Statutory
Employer's Liability	\$500,000

(b) Comprehensive Automobile Liability Insurance

(1) Contractor shall provide comprehensive automobile liability insurance at own expense. This insurance shall be written in comprehensive form and shall protect Contractor against all claims for injuries to members of the public and damage to property of others arising from the use of motor vehicles, and shall cover operation on or off the site of all motor vehicles licensed for highway use, whether they are owned, non-owned, or hired.

(2) Policy shall list CLO as additional named insured per Article 1(f).

(3) The liability limits shall be not less than:

Bodily injury	\$250,000 each person \$500,000 each occurrence
Property damage	\$250,000 each occurrence

(c) Comprehensive General Liability Insurance

(1) Contractor shall provide comprehensive general liability insurance at own expense. This insurance shall be written in comprehensive form and shall protect Contractor against all claims arising from injuries to persons other than his/her employees or damage to property of Contracting Local Organization or others arising out of any act or omission of Contractor or his/her agents, employees, or subcontractors. The policy shall also include protection against claims insured by usual personal injury liability coverage, such as a "protective liability" endorsement to insure the contractual liability assumed by Contractor.

(2) To the extent that Contractor's work, or work under his/her direction, may require blasting, explosive conditions, or underground operations, the comprehensive general liability coverage shall contain no exclusion relative to blasting, explosion, collapse of building, or damage to underground property.

(3) Policy shall list CLO as additional named insured per Article 1(f).

(4) The liability limits shall be not less than:

Bodily injury\$500,000 each occurrenceProperty damage\$250,000 each occurrenceAggregate\$1 million

(d) <u>Umbrella Liability Policy</u>. If aggregate of Comprehensive General Liability Insurance in (c)(4) above does not equal or exceed \$1 million, the Contractor shall provide umbrella liability policy at its own expense. This insurance shall protect Contractor against all claims in excess of the limits provided under the workmen's compensation and employer's liability, comprehensive automobile liability, and general liability policies. The liability limits of the umbrella liability policy shall not be less than \$1,000,000. The policy shall list CLO as additional named insured per Article 1(f).

(e) <u>Policy Cancellation</u>. Each policy shall contain a provision that the coverage afforded will not be canceled or materially changed until at least 30 days prior written notice has been given to the Contracting Local Organization or Contracting Officer.

(f) <u>Additional Named Insured</u>. The Contracting Local Organization (CLO) shall be listed as an additional named insured on Comprehensive Automobile Liability, Comprehensive General Liability, and Umbrella Liability policies

(g) <u>Waiver of Subrogation</u>. All policies of insurance shall waive all rights of subrogation against the Contracting Local Organization, its officers, employees and agents.

ARTICLE 2 – SETTLEMENT OF INSURANCE CLAIMS

Losses insured under policies that include Contracting Local Organization, as a named insured, shall be adjusted with Contracting Local Organization and made payable to Contracting Local Organization as trustee for the insureds, as their interests may appear.

ARTICLE 3 – WORKERS' COMPENSATION INSURANCE COVERAGE

Contractor shall provide worker's compensation insurance coverage as specified below at own expense.

(a) Definitions. (1) Certificate of coverage ("certificate")—A copy of a certificate of insurance, a certificate of authority to self-insure issued by the Texas Workers' Compensation Commission (TWCC), or a coverage agreement (TWCC-81, TWCC-82, TWCC-83, or TWCC-84), showing statutory workers' compensation insurance coverage for the person's or entity's employees providing services on a project, for the duration of the project.

(2) Duration of the project—Includes the time from the beginning of the work on the project until the Contractor's/person's work on the project has been completed and accepted by the Contracting Local Organization.

(3) Persons providing services on the project ("subcontractor" in §406.096, Texas Labor Code) includes all persons or entities performing all or part of the services the Contractor has undertaken to perform on the project, regardless of whether that person contracted directly with the Contractor and regardless of whether that person has employees. This includes, without limitation, independent contractors, subcontractors, leasing companies, motor carriers, owner-operators, employees of any such entity, or employees of any entity which furnishes persons to provide services on the project. "Services" include, without limitation, providing, hauling, or delivering equipment or materials, or providing labor, transportation, or other service related to a project. "Services" does not include activities unrelated to the project, such as food/beverage vendors, office supply deliveries, and delivery of portable toilets.

(b) The Contractor shall provide coverage, based on proper reporting of classification codes and payroll amounts and filing of any coverage agreements, which meets the statutory requirements of

and

Texas Labor Code, Section 401.011 (44) for all employees of the Contractor providing services on the project, for the duration of the project.

(c) The Contractor must provide a certificate of coverage to the Contracting Local Organization prior to being awarded the contract.

(d) If the coverage period shown on the Contractor's current certificate of coverage ends during the duration of the project, the Contractor must, prior to the end of the coverage period, file a new certificate of coverage with the Contracting Local Organization showing that coverage has been extended.

(e) The Contractor shall obtain from each person providing services on a project, and provide to the Contracting Local Organization:

(1) A certificate of coverage, prior to that person beginning work on the project, so the Contracting Local Organization will have on file certificates of coverage showing coverage for all persons providing services on the project, and

(2) No later than seven days after receipt by the Contractor, a new certificate of coverage showing extension of coverage, if the coverage period shown on the current certificate of coverage ends during the duration of the project.

(f) The Contractor shall retain all required certificates of coverage for the duration of the project and then in accordance with PART II, General Conditions, Article 37, Contractor Records.

(g) The Contractor shall notify the Contracting Local Organization in writing by certified mail or personal delivery, within 10 days after the Contractor knew or should have known, of any change that materially affects the provision of coverage of any person providing services on the project.

(h) The Contractor shall <u>post</u> on each project site a notice [see paragraph (l) of this Article], in the text, form and manner prescribed by the Texas Workers' Compensation Commission, informing all persons providing services on the project that they are required to be covered, and stating how a person may verify coverage and report lack of coverage.

(i) The Contractor shall contractually require each person with whom it contracts to provide services on a project, to:

(1) Provide coverage, based on proper reporting of classification codes and payroll amounts and filing of any coverage agreements, which meets the statutory requirements of Texas Labor Code, Section 401.011 (44) for all of its employees providing services on the project, for the duration of the project;

(2) Provide to the Contractor, prior to that person beginning work on the project, a certificate of coverage showing that coverage is being provided for all employees of the person providing services on the project, for the duration of the project;

(3) Provide the Contractor, prior to the end of the coverage period, a new certificate of coverage showing extension of coverage, if the coverage period shown on the current certificate of coverage ends during the duration of the project;

(4) Obtain from each other person with whom it contracts, and provide to the Contractor:

(i) a certificate of coverage, prior to the other person beginning work on the project;

(ii) a new certificate of coverage showing extension of coverage, prior to the end of the coverage period, if the coverage period shown on the current certificate of coverage ends during the duration of the project;

(5) Retain all required certificates of coverage on file for the duration of the project and then in accordance with PART II – General Conditions, Article 37 – Contractor Records;

(6) Notify the Contracting Local Organization in writing by certified mail or personal delivery, within 10 days after the person knew or should have known, of any change that materially affects the provision of coverage of any person providing services on the project; and

(7) Contractually require each person with whom it contracts, to perform as required by paragraphs (1) - (7), with the certificates of coverage to be provided to the person for whom they are providing services.

(j) By signing this contract or providing or causing to be provided a certificate of coverage, the Contractor is representing to the Contracting Local Organization that all employees of the Contractor who will provide services on the project will be covered by workers' compensation coverage for the duration of the project, that the coverage will be based on proper reporting of classification codes and payroll amounts, and that all coverage agreements will be filed with the appropriate insurance carrier or, in the case of a self-insured, with TWCC's Division of Self-Insurance Regulation. Providing false or misleading information may subject the Contractor to administrative penalties, criminal penalties, civil penalties, or other civil actions.

(k) The Contractor's failure to comply with any of these provisions is a breach of contract by the Contractor which entitles the Contracting Local Organization to declare the contract void if the Contractor does not remedy the breach within ten days after receipt of notice of breach from the Contracting Local Organization.

(1) Posting of Notice: "REQUIRED WORKER'S COMPENSATION COVERAGE"

"The law requires that each person working on this site or providing services related to this construction project must be covered by workers' compensation insurance. This includes persons providing, hauling, or delivering equipment or materials, or providing labor or transportation or other service related to the project, regardless of the identity of their employer or status as an employee.

Call the Texas Workers' Compensation Commission at 512/804-4345 to receive information on the legal requirement for coverage, to verify whether your employer has provided the required coverage, or to report an employer's failure to provide coverage."

ARTICLE 4 – POST-AWARD INFORMATION

Within five (5) workdays after receipt of Notice of Award, Contractor shall submit to the Contracting Officer the following post-award information:

(a) Two (2) fully executed counterparts of the Contract Agreement including all the contract documents.

(b) Performance and payment bonds as specified in Article 13 of these Supplemental Conditions.

(c) Copy of all insurance certificates required in Articles 1, 2, and 3 of these Supplemental Conditions.

(d) List of proposed subcontractors required in PART II, General Conditions, Article 21(a).

(e) Major equipment schedule per PART II, General Conditions, Article 8(a). A firm commitment in writing from all suppliers of equipment that will be leased shall be provided. Equipment shall be open to inspection prior to award of the contract or commencement of work to verify soundness and reliability.

(f) Contractor's proposed workweek (days and clock hours) per PART II, General Conditions, Article 20(a).

(g) Contractor Certification form for Storm Water Pollution Prevention Plan (see PART IV, Appendix A to Construction Specification 5, Pollution Control).

(h) For a nonresident bidder who is a corporation, limited partnership, or limited liability company: a current Certificate of Authority from Texas Secretary of State, if not yet provided.

Should the bidder to whom the contract is awarded fail or refuse to enter into a proper contract with the CLO, or fail or refuse to comply with these conditions within the time specified, the bidder forfeits the bid guarantee, and/or the CLO may pursue any other action allowed by law.

ARTICLE 5 – PERFORMANCE OF WORK BY CONTRACTOR

The Contractor shall perform on the site, and with its own organization, work equivalent to at least twenty (20) percent of the total amount of work to be performed under the Contract. This percentage may be reduced by a supplemental agreement to this contract if, during the performance of the work, the Contractor requests a reduction and the Contracting Officer determines that the reduction would be to the advantage of the Contracting Local Organization.

ARTICLE 6 – COMMENCEMENT, PROSECUTION, AND COMPLETION OF WORK

(a) Contractor shall be required to:

(1) Commence work under this contract within twenty (20) calendar days from the date of receipt of written Notice to Proceed [note: performance time commences the day after Notice to Proceed is received];

(2) Prosecute the work diligently; and

(3) Complete the entire work ready for use not later than five hundred and eighteen (518) calendar days from the day after Notice to Proceed is received by Contractor.

(b) The time stated for completion shall include final cleanup of the premises.

ARTICLE 7 – VENUE

This contract shall be governed, construed and interpreted under the laws of the State of Texas. This contract is performable in Hays County, Texas. The Contracting Local Organization has domicile in Caldwell County, Texas, and any legal action must be filed in Caldwell County, Texas.

ARTICLE 8 – WAGES / BENEFITS

8.1 General

Contractor shall pay or cause to be paid, without cost or expense to Contracting Local Organization, all Social Security, Unemployment and Federal Income Withholding Taxes of all such employees, and all such employees shall be paid wages and benefits as required by Federal and/or State law (including but not restricted to unemployment compensation coverage) and per wage rates requirements in Article 8.2 below. In accordance with Texas Labor Code §61.012, Contractor shall post in conspicuous places in the workplace notices indicating the paydays.

8.2 Laborers and Mechanics – Prevailing Wage Rates

(a) This contract requires the Contractor and any of his/her subcontractors at any tier to pay prevailing wage rates as specified in this article and to follow requirements contained in Texas Government Code, Chapter 2258, Prevailing Wage Rates.

(b) A copy of the Prevailing Wage Rates Determination that must be followed is included in PART VI of the contract.

(c) A worker employed or working upon the site of the work shall be paid the full amount of wages and bona fide fringe benefits (or cash equivalents thereof) computed at rates not less than those contained in the Prevailing Wage Rates Determination for regular work and for legal holiday and overtime work, regardless of any contractual relationship which may be alleged to exist between the Contractor and such workers. "Worker" includes laborers or mechanics.

(d) Workers shall be paid not less than the appropriate wage rate and fringe benefits in the wage determination for the classification of work actually performed, without regard to skill. Those performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein; provided that the employer's payroll records accurately set forth the time spent in each classification in which work is performed.

(e) The wage determination shall be <u>posted</u> at all times by the Contractor and subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by workers.

(f) Whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly rate, the Contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.

(g) The Contractor or subcontractor shall insert in any subcontracts this Article 8, and also a clause requiring subcontractors to include Article 8 in any lower tier subcontracts. The Prime Contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with this article.

(h) <u>Payroll records</u>. A Contractor and subcontractor shall keep a record showing: (i) the name and occupation of each worker (includes a laborer or mechanic) employed by the Contractor or subcontractor in the construction of the public work; and (ii) the actual per diem wages paid to each worker. The record shall be open at all reasonable hours to inspection by the officers and agents of the Contracting Local Organization and others as required by PART II, General Conditions, Article 37 (Contractor Records).

(i) A Contractor or subcontractor who violates this article shall pay to the Contracting Local Organization a penalty of \$60 for each worker employed for each calendar day or part of the day that the worker is paid less than the wage rates stipulated.

ARTICLE 9 – ETHICS / CONFLICTS OF INTEREST

(a) Texas Local Government Code Chapter 171 provisions apply to award of this contract.

(b) A bidder and/or Contractor shall not offer or accept gifts or anything of value nor enter into any business arrangement with any employee, official or agent of the Contracting Local Organization, Texas State Soil and Water Conservation Board, or USDA-NRCS.

ARTICLE 10 – PROTESTS

(a) Any actual or prospective bidder, offeror, proposer, or contractor who is aggrieved in connection with the solicitation, evaluation, or award of a contract may formally protest to the Contracting Officer. Such protests must be in writing and received by the Contracting Officer within ten working days after such aggrieved person knows, or should have known, of the occurrence of the action which is protested. Formal protests must conform to the requirements of this article and subsection (c) of this article, and shall be resolved in accordance with the procedure set forth in subsections (d) and (e) of this article. Copies of the protest must be mailed or delivered by the protesting person to the project manager, if any, and other interested persons. For the purposes of this section, "interested persons" means all vendors who have submitted bids or proposals for the contract involved.

(b) In the event of a timely protest or appeal under this section, the Contracting Local Organization shall not proceed further with the solicitation or with the award of the contract unless the Contracting Officer makes a written determination that the award of a contract without delay is necessary to protect substantial interests of the state.

(c) A formal protest must be sworn and notarized and contain:

(1) a specific identification of the statutory or regulatory provision(s) that the action complained of is alleged to have violated;

(2) a specific description of each act alleged to have violated the statutory or regulatory provision(s) identified in paragraph (1) of this subsection;

(3) a precise statement of the relevant facts;

(4) an identification of the issue or issues to be resolved;

(5) argument and authorities in support of the protest; and

(6) a statement that copies of the protest have been mailed or delivered to other identifiable interested persons.

(d) The Contracting Officer may settle and resolve the dispute concerning the solicitation or award of a contract by mutual agreement with the protesting person. The Contracting Officer may solicit written responses to the protest from other interested persons.

(e) If the protest is not resolved by mutual agreement, the Contracting Officer will issue a written determination on the protest.

(1) If the Contracting Officer determines that no violation of rules or statutes has occurred, he or she shall inform the protesting person and other interested persons by letter which sets forth the reasons for the determination.

(2) If the Contracting Officer determines that a violation of the rules or statutes has occurred in a case where a contract has not been awarded, he or she shall inform the protesting person and other interested persons by letter that sets forth the reasons for the determination and the appropriate remedial action.

(3) If the Contracting Officer determines that a violation of the rules or statutes has occurred in a case where a contract has been awarded, he or she shall inform the protesting person and other interested persons by letter which sets forth the reasons for the determination, and the appropriate remedial action, which may include ordering the contract void.

(f) After the Contracting Officer's determination has been made, the aggrieved person or interested persons may request reconsideration of the Contracting Officer's determination to be

made by the Plum Creek Conservation District Board President or his/her designee. Such request must be in writing and must be received in the Board office no later than ten working days after the date of the Contracting Officer's determination, which shall be calculated from the date the Contracting Officer's letter is hand-delivered, delivered by a nationally recognized courier service, or mailed by certified or registered mail. The request shall be limited to review of the Contracting Officer's determination. Copies of the request must be mailed or delivered by the aggrieved person to other interested persons. The request must contain an affidavit that such copies have been provided.

(g) The Plum Creek Conservation District Board President shall issue a final determination on the protest within 15 days after receipt of the aggrieved person's request for reconsideration.

(h) A decision issued in writing by the Plum Creek Conservation District Board President in response to a request for reconsideration shall be the final administrative action of the Board.

(i) Unless good cause for delay is shown or the Contracting Officer or Plum Creek Conservation District Board President determines that a protest or appeal raises issues significant to procurement practices or procedures, a protest or appeal that is not filed timely will not be considered.

(j) In the event of a protest, all documents collected by the Plum Creek Conservation District Board as part of a solicitation, evaluation, and/or award of a contract shall be retained by the Board for a period of four years to include the current fiscal year and three additional fiscal years.

ARTICLE 11 – DISPUTES / ALTERNATIVE DISPUTE RESOLUTION (ADR)

This article supplements PART II, General Conditions, Article 6 - Claims.

11.1 Claims

(a) The Contracting Local Organization's policy is to try to resolve all contractual issues in controversy by mutual agreement at the Contracting Officer's level. Reasonable efforts should be made to resolve controversies prior to the submission of a claim. Use of ADR procedures to the maximum extent practicable is encouraged.

(b) <u>Initiation of a claim</u>. (1) Contractor claims shall be submitted, in writing, to the Contracting Officer for a decision no later than the 180th day after accrual of a claim. The claim must state with particularity the nature of the breach, the amount the Contractor seeks as damages, and the legal theory of recovery. The Contracting Officer shall document the contract file with evidence of the date of receipt of any submission from the Contractor deemed to be a claim by the Contracting Officer. The Contracting Officer must assert, in a writing delivered to the Contractor, any counterclaim not later than the 90th day after the date of receipt of Contractor's written claim

(2) The Contracting Local Organization shall issue a written decision on any Contracting Local Organization claim initiated against a Contractor no later than the 180th day after accrual of the claim. This time period shall not apply to a Contracting Local Organization claim based on a Contractor claim involving fraud.

(c) <u>Contractor certification</u>. Contractor shall provide the certification specified below when submitting any claim exceeding \$100,000, or regardless of the amount claimed when using ADR procedures. The certification requirement does not apply to issues in controversy that have not been submitted as all or part of a claim. The certification may be executed by any person duly authorized to bind the Contractor with respect to the claim. The certification shall state as follows:

"I certify that the claim is made in good faith; that the supporting data are accurate and complete to the best of my knowledge and belief; that the amount requested accurately reflects the contract adjustment for which the Contractor believes the Contracting Local Organization is liable; and that I am duly authorized to certify the claim on behalf of the Contractor."

(d) The Contracting Local Organization shall pay interest on a Contractor's claim on the amount found due and unpaid from the date that the Contracting Officer receives the claim (certified if required by Article 11.1(c) above); or payment otherwise would be due, if that date is later, until the date of payment. If a claim has a defective certification, interest shall be paid from the date that the Contracting Local Organization receives a proper certification. Amount of interest due will be per Texas and local law and regulation.

11.2 Alternative Dispute Resolution (ADR)

(a) The objective of using ADR procedures is to increase the opportunity for relatively inexpensive and expeditious resolution of issues in controversy. Essential elements of ADR include:

(1) Existence of an issue in controversy,

(2) A voluntary election by both parties to participate in the ADR process,

(3) An agreement on alternative procedures and terms to be used in lieu of formal litigation,

(4) Participation in the process by officials of both parties who have the authority to resolve the issue in controversy, and

(5) Certification by the Contractor in accordance with Article 11.1(c) when using ADR procedures to resolve all or part of a claim.

(b) If either party rejects a request for ADR from the other party, the rejecting party shall inform the other party in writing of the specific reasons for rejecting the request, including but not limited to why ADR procedures are inappropriate for the resolution of the dispute.

(c) ADR procedures may be used at any time that the Contracting Officer has authority to resolve the issue in controversy. If a claim has been submitted, ADR procedures may be applied to all or a portion of the claim. When ADR procedures are used subsequent to the issuance of a Contracting Officer's final decision, their use does not constitute a reconsideration of the final decision.

(d) When appropriate, a neutral person may be used to facilitate resolution of the issue in controversy using the procedures chosen by the parties.

(e) The rights of Contracting Local Organization and Contractor to exercise such rights or remedies as either party may otherwise have under the contract or by laws or regulations in respect of any claims, disputes, and other issues in controversy are not affected by action taken under this Article.

(f) ADR procedures must be consistent with Chapter 154, Texas Civil Practice and Remedies Code, and Chapter 2009, Texas Government Code, Alternative Dispute Resolution for Use by Governmental Bodies.

11.3 Definitions

(a) <u>Accrual of a claim</u> occurs on the date when all events, which fix the alleged liability of either the Contracting Local Organization or the Contractor and permit assertion of the claim, were known

or should have been known. For liability to be fixed, some injury must have occurred. However, monetary damages need not have been incurred.

(b) <u>Alternative dispute resolution (ADR)</u> means any procedure or combination of procedures voluntarily used to resolve issues in controversy without the need to resort to litigation. These procedures may include, but are not limited to, assisted settlement negotiations, conciliation, facilitation, mediation, fact-finding, mini-trials, and arbitration.

(c) <u>Claim</u> as used in this Article means a written demand or written assertion by one of the contracting parties seeking as a matter of right, the payment of money in a sum certain, the adjustment or interpretation of contract terms, or other relief arising under or relating to the contract. A claim arising under a contract, unlike a claim relating to that contract, is a claim that can be resolved under a contract clause that provides for the relief sought by the claimant. However, a written demand or written assertion by the contractor seeking the payment of money exceeding \$100,000 is not a claim under this Article until certified as required by Article 11.1(c) above. A voucher, invoice, or other routine request for payment that is not in dispute when submitted is not a claim. The submission may be converted to a claim, by written notice to the Contracting Officer within time limits in section 11.1(b) of this Article, if it is disputed either as to liability or amount or is not acted upon in a reasonable time.

(d) <u>Defective certification</u> as used in this Article means a certificate which alters or otherwise deviates from the language in this Article or which is not executed by a person duly authorized to bind the Contractor with respect to the claim. Failure to certify shall not be deemed to be a defective certification.

(e) <u>Issue in controversy</u> means a material disagreement between the Contracting Local Organization and the Contractor which:

- (1) May result in a claim, or
- (2) Is all or part of an existing claim.

(f) <u>Misrepresentation of fact</u> as used in this Article means a false statement of substantive fact, or any conduct which leads to the belief of a substantive fact material to proper understanding of the matter in hand, made with intent to deceive or mislead.

(g) <u>Neutral person</u> as used in this Article means an impartial third party, who serves as a mediator, fact finder, or arbitrator, or otherwise functions to assist the parties to resolve the issues in controversy. A neutral person may be a permanent or temporary officer or employee of the Contracting Local Organization, or the Federal government, or any other individual who is acceptable to the parties. A neutral person shall have no official, financial, or personal conflict of interest with respect to the issues in controversy, unless such interest is fully disclosed in writing to all parties and all parties agree that the neutral person may serve. An "impartial third party" must possess the qualifications required under Section 154.052, Texas Civil Practice and Remedies Code.

ARTICLE 12 – INDEMNIFICATION CLAUSE

The Contractor shall defend, indemnify, and hold harmless the Contracting Local Organization, all of its officers, agents and employees from and against all claims, actions, suits, demands, proceedings, costs, damages, and liabilities, arising out of, connected with, or resulting from any acts or omissions of Contractor or any agent, employee, subcontractor, or supplier of Contractor in the execution of performance of this contract.

ARTICLE 13 – PERFORMANCE AND PAYMENT BONDS 13.1 General

(a) This contract requires performance and payment bonds as outlined in 13.2 below. Such bonds are due within five (5) workdays after receipt of Notice of Award (see Article 4 of these Supplemental Conditions). The Contracting Local Organization will attach to the Notice of Award the bond forms to be used.

(b) Bonds shall be made payable to: Plum Creek Conservation District.

(c) Bonds are subject to requirements stated in this Article and requirements of Texas Government Code, Chapter 2253, Public Work Performance and Payment Bonds, and must be executed by a corporate surety in accordance with Texas Insurance Code, Chapter 3503 (Surety Bonds and Related Instruments), Subchapter A.

13.2 Performance and Payment Bonds—Construction

(a) *Definitions*. As used in this clause-- "Contract price" means the award price of the contract. "Government" means the Contracting Local Organization.

(b) The successful offeror shall be required to furnish performance and payment bonds to the Contracting Officer as follows:

(1) *Performance Bond*:

(i) The penal amount of performance bond shall be 100 percent of the original contract price.

(ii) The Government may require additional performance bond protection when the contract price is increased. The increase in protection shall generally equal 100 percent of the increase in contract price.

(iii) The Government may secure additional protection by directing the Contractor to increase the penal amount of the existing bond or to obtain an additional bond.

(2) Payment Bond:

(i) The penal amount of payment bond shall be 100 percent of the original contract price.

(ii) The Government may require additional performance bond protection when the contract price is increased. The increase in protection shall generally equal 100 percent of the increase in contract price.

(iii) The Government may secure additional protection by directing the Contractor to increase the penal sum of the existing bond or to obtain an additional bond.

(c) The Contractor shall furnish all executed bonds, including any necessary reinsurance agreements, to the Contracting Officer, within the time period specified in 13.1 above.

(d) A bond may be executed only by a corporate surety company that is authorized and admitted to write surety bonds in the State of Texas.

(e) For both the Performance bond and Payment bond, the surety must (i) hold a certificate of authority from the United States Secretary of the Treasury to qualify as a surety on obligations permitted or required under federal law; or (ii) have obtained reinsurance for any liability in excess of \$1,000,000 from a reinsurer that is an authorized reinsurer in the State of Texas or is a holder of a certificate of authority from the United States Secretary of the Treasury to qualify as a surety or reinsurer on obligations permitted or required under federal law. U.S. Treasury Department Circular 570 is published in the *Federal Register* and lists Treasury approved surety companies and their underwriting limitations.

(f) All bonds signed by an agent must be accompanied by a certified copy of such agent's authority to act.

(g) A bond required under this Article must clearly and prominently display on the bond or on an attachment to the bond: (1) the name, mailing address, physical address, and telephone number, including the area code, of the surety company to which any notice of claim should be sent; <u>or</u> (2) the toll-free telephone number maintained by the Texas Department of Insurance under Subchapter B, Chapter 521, Insurance Code, and a statement that the address of the surety company to which any notice of claim should be sent may be obtained from the Texas Department of Insurance by calling the toll-free telephone number.

ARTICLE 14 – EQUAL OPPORTUNITY (FEDERALLY ASSISTED CONSTRUCTION)

During the performance of this contract, the Contractor agrees as follows:

(a) The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, sexual orientation, gender identity, or national origin. Such action shall include, but not be limited to the following: Employment upgrading, demotion or transfer, recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this Equal Opportunity (Federally Assisted Construction) clause.

(b) The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive considerations for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.

(c) The Contractor will send to each labor union or representative of workers, with which he/she has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Contractor's commitments under this section, and <u>shall post</u> copies of the notice in conspicuous places available to employees and applicants for employment.

(d) The Contractor will comply with all provisions of Executive Order No. 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.

(e) The Contractor will furnish all information and reports required by Executive Order No. 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his/her books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

(f) In the event of the Contractor's noncompliance with the nondiscrimination clause of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended, in whole or in part, and the Contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order No. 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order No. 11246 of

September 24, 1965, or by rule, regulations, or order of the Secretary of Labor, or as provided by law.

(g) The Contractor will <u>include</u> this Equal Opportunity (Federally Assisted Construction) clause <u>in every subcontract or purchase order</u>, unless exempted by the rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order No. 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance. Provided, however, in the event a Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

ARTICLE 15 – NOTICE TO PROSPECTIVE FEDERALLY ASSISTED CONSTRUCTION CONTRACTORS

(a) A Certification of Nonsegregated Facilities (included in PART I – General Provisions, Subpart C, Bid Forms, Exhibit E, Section F) must be submitted prior to the award of a federally assisted construction contract which is not exempt from the provisions of the Equal Opportunity clause (Article 14 of these Supplemental Conditions).

(b) Contractors receiving federally assisted construction contract awards not exempt from the provisions of the Equal Opportunity clause will be required to forward the following notice to prospective subcontractors for supplies and construction contracts where the subcontracts and are not exempt from the provisions of the Equal Opportunity clause (Article 14 of these Supplemental Conditions).

Notice to Prospective Subcontractors of Requirement for Certification of Nonsegregated Facilities

(a) A Certification of Nonsegregated Facilities shown below must be submitted prior to the award of a subcontract which is not exempt from the provisions of the Equal Opportunity clause.

(b) Contractors receiving subcontract awards not exempt from the provisions of the Equal Opportunity clause will be required to forward this notice to prospective subcontractors for supplies and construction contracts where the subcontracts are not exempt from the provisions of the Equal Opportunity clause.

Certification of Nonsegregated Facilities

[Applicable to federally assisted construction contracts and related subcontracts not exempt from the Equal Opportunity clause (Article 14 of PART III - Supplemental Conditions)]

The federally assisted construction Contractor certifies they do not maintain or provide for their employees any segregated facilities at any of their establishments, and that they do not permit their employees to perform services at any location, under their control, where segregated facilities are maintained. The federally assisted construction Contractor certifies further that they will not maintain or provide for their employees any segregated facilities at any of their establishments, and that, they will not permit their employees to perform services at any location, under their control, where segregated facilities are maintained. The federally assisted construction Contractor agrees that a breach of this section is a violation of the Equal Opportunity clause in this contract. As used in this caption, the term "segregated facilities" means any waiting rooms, work areas, restrooms, washrooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, sex, sexual orientation, gender identity, or national origin or because of habit, local custom, or otherwise. The federally assisted construction Contractor agrees that (except where they have obtained identical certifications from proposed subcontractors for specific time periods) they will obtain identical certifications from proposed subcontractors prior to the award of subcontracts which are not exempt from the provisions of the Equal Opportunity clause, and that they will retain such certifications in their files.

NOTE: Penalty for making false statements in offers is prescribed in 18 U.S.C. 1001.

ARTICLE 16 – STANDARD FEDERAL EQUAL EMPLOYMENT OPPORTUNITY CONSTRUCTION CONTRACT SPECIFICATIONS (EXECUTIVE ORDER 11246)

(1) As used in these specifications:

- (a) "Covered area" means the geographical area described in the solicitation from which this contract resulted.
- (b) "Director" means Director, Office of Federal Contract Act Compliance Program, United States Department of Labor, or any person to whom the Director delegates authority.
- (c) "Employer identification number" means the Federal Social Security number used on the Employer's Quarterly Federal Tax Return, U.S. Treasury Department Form 94 1.
- (d) "Minority" includes: (i) Black (all persons having origins in any of the Black African racial groups not of Hispanic origin); (ii) Hispanic (all persons of Mexican, Puerto Rican, Cuban Central or South American or other Spanish Culture or origin, regardless of race); (iii) Asian and Pacific Islander (all persons having origins in any of the original peoples of the Far East, Southeast Asia, the Indian Subcontinent, or the Pacific Islands); and (iv) American Indian or Alaskan Native (all persons having origins in any of the original peoples of North America and maintaining identifiable tribal affiliations through membership and participation or community identification).

(2) Whenever the Contractor, or any Subcontractor at any tier, subcontracts a portion of the work involving any construction trade, it shall <u>physically include in each subcontract, in excess of \$10,000</u>, the provisions of these specifications and the Notice which contains the applicable goals for minority and female participation which is set forth in the solicitations from which the contract resulted.

(3) If the Contractor is participating (pursuant to 41 CFR 60-4.5) in a Hometown Plan approved by the U.S. Department of Labor in the covered area either individually or through an association, its affirmative action obligations on all work in the Plan area (including goals and timetables) shall be

in accordance with that Plan for those trades which have unions participating in the Plan. Contractors must be able to demonstrate their participation in and compliance with the provisions of any such Hometown Plan. Each Contractor or Subcontractor participating in an approved Plan is individually required to comply with its obligations under the EEO Clause, and to make a good faith effort to achieve each goal under the Plan in each trade in which it has employees. The overall good faith performance by other Contractors or Subcontractors toward a goal in an approved Plan does not excuse any covered Contractors or Subcontractors failure to take good faith efforts to achieve the Plan goals and timetables.

(4) The Contractor shall implement the specific affirmative action standards provided in Paragraphs (7)(a) through (7)(p) of these specifications. The goals set forth in the solicitation from which this contract resulted are expressed as percentages of the total hours of employment and training of minority and female utilization that the Contractor should reasonably be able to achieve in each construction trade in which it has employees in the covered area. Covered construction contractors performing construction work in geographical areas where they do not have a Federal or Federally assisted construction contract shall apply the minority and female goals established for the geographic area where the work is being performed. Goals are published periodically in the *Federal Register* in notice form and such notices may be obtained from any Office of Federal Contractor is expected to make substantially uniform progress in meeting its goals in each craft during the period specified.

Notice for IFB No. PCCD-15-PCW6-01

- (a) <u>Covered Area</u> is Hays County, Texas.
- (b) Goal for Female Participation: 6.9 percent (all trades)
- (c) Goal for Minority Participation: 24.1 percent (all trades)
- (d) Goals are expressed in percentage terms for the Contractor's aggregate workforce in each trade on all construction work in the covered area.

(5) Neither the provisions of any collective bargaining agreement, nor the failure by a union with whom the Contractor has a collective bargaining agreement, to refer either minorities or women shall excuse the Contractor's obligations under the specifications, Executive Order 11246, or the regulations promulgated pursuant thereto.

(6) In order for the non-working training hours of apprentices and trainees to be counted in meeting the goals, such apprentices and trainees must be employed by the Contractor during the training period, and the Contractor must have made a commitment to employ the apprentices and trainees at the completion of their training, subject to the availability of employment opportunities. Trainees must be trained pursuant to training programs approved by the U.S. Department of Labor.

(7) The Contractor shall take specific affirmative actions to ensure equal employment opportunity. The evaluation of the Contractor's compliance with these specifications shall be based upon its effort to achieve maximum results from its actions. The Contractor shall document these efforts fully, and shall implement affirmative action steps at least as extensive as the following:

(a) Ensure and maintain a working environment free of harassment, intimidation and coercion at all sites, and in all facilities at which the Contractor's employees are assigned to work.

The Contractor, where possible, will assign two or more women to each construction project. The Contractor shall specifically ensure that all foremen, superintendents, and other on-site supervisory personnel are aware of and carry out the Contractor's obligation to maintain such a working environment, with specific attention to minority or female individuals working at such sites or in such facilities.

- (b) Establish and maintain a current list of minority and female recruitment sources, provide written notification to minority and female recruitment sources and to community organizations when the Contractor or its unions have employment opportunities available, and maintain a record of the organizations' responses.
- (c) Maintain a current file of the names, addresses and telephone numbers of each minority and female off-the-street applicant and minority or female referral from a union, a recruitment source or community organization and of what action was taken with respect to each such individual. If such individual was sent to the union hiring hall for referral and was not referred back to the Contractor by the union, or, if referred, not employed by the Contractor, this shall be documented in the file with the reason therefor, along with whatever additional actions the Contractor may have taken.
- (d) Provide immediate written notification to the Director when the union or unions with which the Contractor has a collective bargaining agreement has not referred to the Contractor a minority person or woman sent by the Contractor; or, when the Contractor has other information that the union referral process had impeded the Contractor's efforts to meet its obligations.
- (e) Develop on-the-job training opportunities and/or participate in training programs for the area which expressly include minorities and women, including upgrading programs and apprenticeship and trainee programs relevant to the Contractor's employment needs, especially those programs funded or approved by the Department of Labor. The Contractor shall provide notice of these programs to the sources compiled under paragraph (7)(b) above.
- (f) Disseminate the Contractor's EEO policy by providing notice of the policy to unions and training programs and requesting their cooperation in assisting the Contractor in meeting its EEO obligations; by including it in any policy manual and collective bargaining agreement; by publicizing it in the company newspaper, annual report, etc.; by specific review of the policy with all management personnel and with all minority and female employees at least once a year; and by <u>posting</u> the company EEO policy on bulletin boards accessible to all employees at each location where construction work is performed.
- (g) Review, at least annually, the company's EEO policy and affirmative action obligations under these specifications with all employees having any responsibility for hiring, assignment, layoff, termination, or other employment decisions, including specific review of these items with on-site supervisory personnel such as Superintendents, General Foremen, etc., prior to the initiation of construction work at any job site. A written record shall be made and maintained identifying the time and place of these meetings, persons attending, subject matter discussed, and disposition of the subject matter.
- (h) Disseminate the Contractor's EEO policy externally by including it in any advertising in the news media, specifically including minority and female news media, and providing written notification to and discussing the Contractor's EEO policy with other contractors and subcontractors with whom the Contractor does or anticipates doing business.

IFB No. PCCD-15-PCW6-01

- (i) Direct its recruitment efforts, both oral and written, to minority, female, and community organizations, to schools with minority and female students and to minority and female recruitment and training organizations serving the Contractor's recruitment area and employment needs. Not later than one month prior to the date for the acceptance of the applications for apprenticeship or other training by any recruitment sources the Contractor shall send written notification, to organizations such as the above, describing the openings, screening procedure, and tests to be used in the selection process.
- (j) Encourage present minority and female employees to recruit other minority persons and women and, where reasonable, provide after school, summer and vacation employment to minority and female youth both on the site and in other areas of a Contractor's workforce.
- (k) Validate all tests and other selection requirements where there is an obligation to do so under 41 CFR Part 60-3.
- Conduct, at least annually, an inventory and evaluation at least of all minority and female personnel for promotional opportunities and encourage these employees to seek or to prepare for, through appropriate training, etc., such opportunities.
- (m)Ensure that seniority practices, job classifications, work assignments, and other personnel practices do not have a discriminatory effect by continually monitoring all personnel and employment related activities to ensure that the EEO policy and the Contractor's obligations under these specifications are being carried out.
- (n) Ensure that all facilities and company activities are nonsegregated except that separate or single-user toilet and necessary changing facilities shall be provided to assure privacy between the sexes.
- (o) Document and maintain a record of all solicitations of offers for subcontracts from minority and female construction contractors and suppliers, including circulation of solicitations to minority and female contractor associations and other business associations.
- (p) Conduct a review, at least annually, of all supervisors' adherence to and performance under the Contractor's EEO policies and affirmative action obligations.

(8) Contractors are encouraged to participate in voluntary associations which assist in fulfilling one or more of the affirmative action obligations [paragraphs (7)(a) through (7)(p)]. The efforts of a contractor association, joint contractor-union, contractor-community, or other similar group of which the Contractor is a member and participant, may be asserted as fulfilling any one or more of its obligations under paragraphs (7)(a) through (7)(p) of the specifications, provided that the Contractor actively participates in the group, makes every effort to assure that the group has a positive impact on the employment of minorities and women in the industry, ensures that the concrete benefits of the program are reflected in the Contractor's minority and female workforce participation, makes a good faith effort to meet its individual goals and timetables, and can provide access to documentation which demonstrates the effectiveness of actions taken on behalf of the Contractor. The obligation to comply, however, is the Contractor's noncompliance.

(9) A single goal for minorities and a separate single goal for women have been established. The Contractor, however, is required to provide equal employment opportunity and to take affirmative action for all minority groups, both male and female, and all women, both minority and nonminority. Consequently, the Contractor may be in violation of the Executive Order if a particular group is employed in a substantially disparate manner (for example, even though the

Contractor has achieved its goals for women generally, the Contractor may be in violation of the Executive Order if a specific minority group of women is underutilized).

(10) The Contractor shall not use the goals and timetables or affirmative action standards to discriminate against any person because of race, color, religion, sex, sexual orientation, gender identity, or national origin.

(11) The Contractor shall not enter into any subcontract with any person or firm debarred from Government contracts pursuant to Executive Order 11246.

(12) The Contractor shall carry out such sanctions and penalties for violation of these specifications and of the Equal Opportunity Clause, including suspension, termination, and cancellation of existing subcontracts as may be imposed or ordered pursuant to Executive Order 11246, as amended, and its implementing regulations, by the Office of Federal Contract Compliance Programs. Any Contractor who fails to carry out such sanctions and penalties shall be in violation of these specifications and Executive Order 11246, as amended.

(13) The Contractor, in fulfilling its obligations under these specifications, shall implement specific affirmative action steps, at least as extensive as those standards prescribed in paragraph (7) of these specifications, so as to achieve maximum results from its efforts to ensure equal employment opportunity. If the Contractor fails to comply with the requirements of the Executive Order, the implementing regulations, or these specifications, the Director shall proceed in accordance with 41 CFR 60-4.8.

(14) The Contractor shall designate a responsible official to monitor all employment related activity to ensure that the company EEO policy is being carried out, to submit reports relating to the provisions hereof as may be required by the Government, and to keep records. Records shall at least include for each employee the name, address, telephone numbers, construction trade, union affiliation if any, employee identification number when assigned, social security number, race, sex, status (e.g., mechanic, apprentice, trainee, helper, or laborer), dates of changes in status, hours worked per week in the indicated trade, rate of pay, and locations at which the work was performed. Records shall be maintained in an easily understandable and retrievable form; however, to the degree that existing records satisfy this requirement, Contractors shall not be required to maintain separate records.

(15) Nothing herein provided shall be construed as a limitation upon the application of other laws which establish different standards of compliance or upon the application of requirements for the hiring of local or other area residents (e.g., those under the Public Works Employment Act of 1977 and the Community Development Block Grant Program).

ARTICLE 17 – CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION—LOWER TIER COVERED TRANSACTIONS

[Applicable to offers of <u>\$25,000 or more</u>]

Per Contractor's certification given in PART I, Subpart C, Exhibit E, Section G, this Article shall be included, without modification, in all lower tier covered transactions (subcontracts) and in all solicitations for lower tier covered transactions.

(a) Instructions for Certification

(1) By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.

(2) The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

(3) The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or had become erroneous by reason of changed circumstances.

(4) The terms herein are as defined in 2 CFR Part 180, OMB Guidelines to Agencies on Governmentwide Debarment and Suspension (Nonprocurement).

(5) The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is proposed for debarment under 48 Code of Federal Regulations (CFR) part 9, subpart 9.4, debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.

(6) The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion—Lower Tier Covered Transactions," without modification, in all lower tier covered transactions of \$25,000 or more and in all solicitations for lower tier covered transactions.

(7) A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not proposed for debarment under 48 CFR part 9, subpart 9.4, debarred, suspended, ineligible, or voluntarily excluded from covered transactions, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Office of Federal Compliance Programs electronic roster at the System for Award Management (SAM) website: www.sam.gov.

(8) Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

(9) Except for transactions authorized under paragraph (5) of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a

person who is proposed for debarment under 48 CFR part 9, subpart 9.4, suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion – Lower Tier Covered Transactions

(1) The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.

(2) Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this offer.

NOTE: Penalty for making false statements in offers is prescribed in 18 U.S.C. 1001.

ARTICLE 18 – CERTIFICATION REGARDING LOBBYING CERTIFICATION FOR CONTRACTS, GRANTS, LOANS, AND COOPERATIVE AGREEMENTS

[Applicable to a subcontract of \$100,000 or more at any tier under a Federal grant.] Per Contractor's certification given in PART I, Subpart C, Exhibit H, Section G, the language of the following certification shall be included in the award documents for all subcontracts at all tiers and that all subcontractors shall certify and disclose accordingly:

The undersigned certifies, to the best of his or her knowledge and belief, that:

(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

(2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.

(3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, Title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

ARTICLE 19 – CLEAN AIR AND WATER CLAUSE / CERTIFICATION

[Applicable to all contracts and subcontracts that <u>exceed \$150,000</u> --OR-- if facility to be used has been the subject of a conviction under the Clean Air Act (42 U.S.C. 1857c-8(c)(1) or the Federal Water Pollution Control Act (33 U.S.C. 1319(c)) and is listed by EPA --OR-- if the contract/subcontract is not otherwise exempt.]

(a) The Contractor under this contract/subcontract agrees as follows:

(1) To comply with all the requirements of section 114 of the Clean Air Act as amended (42 U.S.C. 1857, et seq., as amended by Public Law 91-604) and section 308 of the Federal Water Pollution Control Act (33 U.S.C. 1251 et seq., as amended by Public Law 92-500), respectively, relating to inspection, monitoring, entry, reports, and information, as well as other requirements specified in section 114 and section 308 of the Air Act and the Water Act, respectively, and all regulations and guidelines issued thereunder before the signing of this contract by the Contracting Local Organization.

(2) That no portion of the work required by this contract will be performed in a facility listed on the Environmental Protection Agency List of Violating Facilities on the date when this contract was signed by the Contracting Local Organization unless and until the EPA eliminates the name of such facility or facilities from such listing.

(3) To use their best efforts to comply with clean air standards and clean water standards at the facilities in which the contract is being performed.

(4) To insert the substance of the provisions of this article in any nonexempt subcontract, including this subparagraph (a)(4).

(b) The terms used in this article have the following meanings:

(1) The term "Air Act" means the Clean Air Act, as amended (42 U.S.C. 1857 et seq., as amended by Public Law 91-604).

(2) The term "Water Act" means Federal Water Pollution Control Act, as amended (33 U.S.C. 1251 et seq., as amended by Public Law 92-55).

(3) The term "clean air standards" means any enforceable rules, regulations, guidelines, standards, limitations, orders, controls, prohibitions, or other requirements which are contained in, issued under, or otherwise adopted pursuant to the Air Act or Executive Order 11738, an applicable implementation plan as described in section 110(d) of the Clean Air Act (42 U.S.C. 1857c-5(d)), and approved implementation procedure or plan under section 111(c) or section 111(d), respectively, of the Air Act (42 U.S.C. 1857c-6(c) or (d)), or an approved implementation procedure under section 112(d) of the Air Act (42 U.S.C. 1857c-7(d)).

(4) The term "clean water standards" means any enforceable limitation, control, condition, prohibition, standards, or other requirement which is promulgated pursuant to the Water Act or contained in a permit issued to a discharger by the Environmental Protection Agency or by a State under an approved program, as authorized by section 402 of the Water Act (33 U.S.C. 1342), or by

a local government to ensure compliance with pretreatment regulations as required by section 307 of the Water Act (3 U.S.C. 1317).

(5) The term "compliance" means compliance with clean air or water standards. Compliance shall also mean compliance with the scheduled or plan ordered or approved by a court of competent jurisdiction, the Environmental Protection Agency or any air or water pollution control issued pursuant thereto.

(6) The term "facility" means any building, plant, installation, structure, mine, vessel or other floating craft, location or site of operations, owned, leased or supervised by a sponsor, to be utilized in the performance of a contract or subcontract. Where a location of site of operations contains or includes more than one building, plant, installation, or structure, the entire location shall be deemed to be a facility except where the Director, Office of Federal Activities, Environmental Protection Agency, determines that independent facilities are collated in one geographical area.

[end of clause]

Per Contractor's certification given in PART I, Subpart C, Exhibit E, Section I, the certification below (and the above Clean Air and Water Clause) shall be included in every nonexempt subcontract and all subcontractors shall certify accordingly:

Clean Air and Water Certification

[Applicable if subcontract <u>exceeds \$150,000</u> --OR-- if facility to be used has been the subject of a conviction under the Clean Air Act (42 U.S.C. 1857c-8(c)(1) or the Federal Water Pollution Control Act (33 U.S.C. 1319(c)) and is listed by EPA --OR-- if any subcontract is not otherwise exempt.]

Subcontractor certifies as follows:

- (1) Any facility to be utilized in the performance of work described in this subcontract[IS / IS NOT] listed on the Environmental Protection Agency List of Violating Facilities.
- (2) Prior to the signing of a subcontract, to promptly notify the Contracting Local Organization (CLO) under the prime contract of the receipt of any communication from the Director, Office of Federal Activities, U.S. Environmental Protection Agency, indicating that any facility which he/she proposes to use for the performance of the subcontract is under consideration to be listed on the Environmental Protection Agency List of Violating Facilities.
- (3) To include substantially this certification, including this subparagraph (3), in every nonexempt subcontract.

ARTICLE 20 – SUBCONTRACTOR CERTIFICATION (TPDES)

All subcontractors at any tier who perform work that may impact pollution control measures per PART IV, Construction Specification 5 (Pollution Control) must complete and submit, prior to performing any work on the project, a "Subcontractor Certification" form regarding Texas Pollutant Discharge Elimination System (TPDES) permit. This form is included in Appendix A attachment to Construction Specification 5.

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PART IV: SPECIFICATIONS

Plum Creek Watershed

Floodwater Retarding Structure Site 6 – REHABILITATION

Construction Specifications

No.	Title	Total # Pages	Closed Spec Date	Open Spec Date
2	Clearing and Grubbing	3	5/2001	4/23/2015
3	Structure Removal	4	5/2001	4/23/2015
5	Pollution Control	5	1/2014	6/16/2015
	APPENDIX A: Stormwater Pollution Prevention Plan (SWP3) & divider sheet	11	none	none
6	Seeding, Sprigging, and Mulching	6	1/2014	6/18/2015
7	Construction Surveys	5	1/2009	4/23/2015
8	Mobilization and Demobilization	4	5/2001	6/16/2015
9	Traffic Control	3	5/2001	6/16/2015
11	Removal of Water	3	5/2001	4/23/2015
21	Excavation	7	5/2001	6/16/2015
23	Earthfill	10	1/2009	4/23/2015
24	Drainfill	5	5/2001	4/23/2015
26	Topsoiling	4	5/2001	4/23/2015
28	Lime-Treated Earthfill	6	1/2014	6/19/2015
31	Concrete for Major Structures	21	4/2015	6/16/2015
34	, Steel Reinforcement	5	1/2009	4/23/2015
41	Reinforced Concrete Pressure Pipe Conduits	4	1/2014	6/16/2015
45	Plastic Pipe	8	1/2009	4/23/2015
61	Rock Riprap	4	1/2014	6/16/2015
71	Water Control Gates	3	5/2001	4/23/2015
81	Metal Fabrication and Installation	4	5/2001	4/23/2015
91	Chain Link Fence	3	5/2001	6/16/2015
92	Field Fence	4	1/2009	4/23/2015
94	Contractor Quality Control	9	1/2009	4/23/2015
95	Geotextile	4	1/2014	4/23/2015
446	Shaping and Smoothing	2	6/18/2015	6/18/2015
493	Guardrail Terminals	2	6/16/2015	4/23/2015
494	Box Culverts	2	6/16/2015	4/23/2015
495	Asphalt Driveway	2	6/16/2015	4/23/2015
496	Dense-Graded Hot Mix Asphalt	2	6/16/2015	4/23/2015
497	Flexible Base	2	6/16/2015	4/23/2015
498	Pavement Markings	2	6/16/2015	4/23/2015
499	Permanent Signage	2	6/16/2015	4/23/2015

i – PART IV

Material Specifications

No.	Title	# Pages	Date
303	Lime	1	6/29/2015
521	Aggregates for Drainfill and Filters	1	1/2014
522	Aggregates for Portland Cement Concrete	1	5/2001
523	Rock for Riprap	3	1/2014
531	Portland Cement	1	5/2001
532	Supplementary Cementitious Materials	1	4/2015
533	Chemical Admixtures for Concrete	1	11/2005
534	Concrete Curing Compound	1	1/2009
535	Preformed Expansion Joint Filler	1	5/2001
536	Sealing Compound for Joints for Concrete and Concrete Pipe	1	1/2014
537	Nonmetallic Waterstops	3	5/2001
539	Steel Reinforcement (for concrete)	1	1/2009
541	Reinforced Concrete Pressure Pipe	2	5/2001
547	Plastic Pipe	3	1/2009
571	Slide Gates	4	1/2009
581	Metal	1	11/2005
582	Galvanizing	1	5/2001
591	Field Fencing Material	1	1/2014
592	Geotextile	3	1/2014

Link to Texas Department of Transportation (TxDOT) Standard Specifications for Construction and Maintenance of Highways, Streets, and Bridges (11-1-2014), 932 pages:

http://www.txdot.gov/business/resources/txdot-specifications.html

PLUM CREEK WATERSHED

CONSTRUCTION SPECIFICATIONS

FOR

FLOODWATER RETARDING STRUCTURE NO. 6 REHABILITATION

APRIL 2015



2015 Tuti

Prepared by



Texas Registered Engineering Firm F-2144

> Freese and Nichols, Inc. 10431 Morado Circle Building 5, Suite 300 Austin, Texas 78759

Construction Specification 2—Clearing and Grubbing

1. Scope

The work consists of clearing and grubbing and disposal of trees, snags, logs, brush, stumps, shrubs, and rubbish from the designated areas.

2. Protection of existing vegetation

Trees and other vegetation designated to remain undisturbed shall be protected from damage throughout the duration of the construction period. Any damages resulting from the contractor's operations or neglect shall be repaired by the contractor.

Earthfill, stockpiling of materials, vehicular parking, and excessive foot or vehicular traffic shall not be allowed within the drip line of vegetation designated to remain in place. Vegetation damaged by any of these or similar actions shall be replaced with viable vegetation of the same species, similar condition, and like size unless otherwise approved by the contracting officer.

Any cuts, skins, scrapes, or bruises to the bark of the vegetation shall be carefully trimmed and local nursery accepted procedures used to seal damaged bark.

Any limbs or branches 0.5 inch or larger in diameter that are broken, severed, or otherwise seriously damaged during construction shall be cut off at the base of the damaged limb or branch flush with the adjacent limb or tree trunk. All roots 1-inch or larger in diameter that are cut, broken, or otherwise severed during construction operations shall have the end smoothly cut perpendicular to the root. Roots exposed during excavation or other operations shall be covered with moist earth or backfilled as soon as possible to prevent the roots from drying out.

3. Marking

The limits of the area(s) to be cleared and grubbed will be marked by stakes, flags, tree markings, or other suitable methods. Trees to be left standing and uninjured will be designated by special markings placed on the trunk about 6 feet above the ground surface.

4. Clearing and grubbing

All trees not marked for preservation and all snags, logs, brush, stumps, shrubs, rubbish, and similar materials shall be cleared from within the limits of the designated areas. Unless otherwise specified, all stumps, roots, and root clusters that have a diameter of 1 inch or larger shall be grubbed out to a depth of at least 2 feet below subgrade for concrete structures and 1 foot below the ground surface at embankment sites and other designated areas.

5. Disposal

All materials cleared and grubbed from the designated areas shall be disposed of at locations shown on the drawings or in a manner specified in section 7. The contractor is responsible for complying with all local rules and regulations and the payment of any and all fees that may result from disposal at locations away from the project site.

6. Measurement and payment

Method 1 — For items of work for which specific units prices are established in the contract, the cleared and grubbed area is measured to the nearest 0.1 acre. Payment for clearing and grubbing is made for the total area

within the designated limits at the contract unit price. Such payment will constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

Method 2 — For items of work for which specific unit prices are established in the contract, the length of the cleared and grubbed area is measured to the nearest full station (100 feet) along the line designated on the drawing or identified in the specifications. Payment for clearing and grubbing is made for the total length within the designated limits at the contract unit price. Such payment will constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

Method 3 — For items of work for which specific unit prices are established in the contract, each tree, stump, and snag having a diameter of 4 inches or larger and a length of 10 feet are measured before removal. The size of each tree and snag is determined by measuring its trunk at breast height above the natural ground surface. The size of each log is determined by measuring the butt and by measuring its length from butt to tip. The size of each stump is measured at the top. Diameter is determined by dividing the measured circumference by 3.14.

Payment for clearing and grubbing of each tree, stump, and snag having a diameter of 4 inches or larger and each log having a diameter of 4 inches or larger and a length of 10 feet or larger is made at the contract unit price for its size designation as determined by the following schedule:

Measured Diameter (in)	Size Designation (in)
4 to 8	6
8 to 12	10
12 to 24	18
24 to 36	30
36 to 60	48
Over 60	60

The sum of such payments shall constitute full compensation for clearing and grubbing (including the clearing and grubbing of smaller trees, stumps, snags, logs, brush, shrubs, and roots), applicable permits and associated fees, and rubbish removal. Such payment shall constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

Method 4 — For items of work for which specific lump sum prices are established in the contract, payment for clearing and grubbing is made at the contract lump sum price. Such payment shall constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

All Methods — The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 7.

7. Items of work and construction details

7. Items of work and construction details

In <u>Section 5, Disposal</u>, all materials removed from the cleared and grubbed areas shall be chipped and used onsite for mulch or disposed of at an offsite disposal area of the CONTRACTOR's own choosing in accordance with state and local regulations.

Items of work to be performed in conformance with this specification and the construction details are:

a. Subsidiary Item, Clearing and Grubbing

- 1. This item shall consist of all clearing and grubbing within the work limits required for construction of the works of improvement as shown on the drawings.
- 2. Upon completion of the clearing and grubbing operation, all areas, which have been cleared and grubbed, shall be dressed to be reasonably smooth by blading, dragging or floating. The entire area shall be reasonably free of abrupt mounds, dips and windrows to provide a clear area for construction staking.
- 3. All trees, snags, logs, brush, shrubs, stumps, and rubbish that are felled, detached, or otherwise dislocated in or near stream channels shall be disposed of as specified or removed to higher ground prior to the end of each workday. The CONTRACTOR is to take precaution, when temporarily stockpiling cleared and grubbed materials, to guard against such cleared and grubbed materials being floated or transported off the worksite by rainstorm runoff.
- 4. Separate payment will not be made for this item. Compensation for this item will be included in the payment for *Bid Item 12 Excavation, Common*.

Construction Specification 3—Structure Removal

1. Scope

The work shall consist of the removal, salvage, and disposal of structures (including fences) from the designated areas.

2. Marking

Method 1 — Each structure or structure part to be removed will be marked with stakes, flags, paint, or other suitable method.

Method 2 — The area boundaries from which structures must be removed will be marked using stakes, flags, paint, or other suitable method. Structures to remain undisturbed or to be salvaged will be designated by special markings.

3. Removal

Method 1 — All structures designated for removal in the contract shall be removed to the specified extent and depth.

Method 2 — Within the areas so marked, all visible and buried structures identified shall be removed to the specified extent and depth.

4. Salvage

Structures or structure parts that are designated to be salvaged shall be carefully removed and neatly placed in the specified or approved storage location. Salvaged structures that are capable of being disassembled shall be dismantled into individual members or sections. Such structures shall be neatly and systematically match marked with paint before disassembly. All connectors and other parts shall be marked to indicate their proper location within the structure and shall be fastened to the appropriate structural member or packed in suitable containers.

Material from fences designated to be salvaged shall be placed outside the work area on the property on which the fence was originally located. Fence wire shall be rolled into uniform rolls of suitable size and neatly piled with other salvaged materials. Posts and rails shall be neatly stacked.

5. Disposal of refuse materials

Refuse materials resulting from structure removal shall be disposed of in a manner and at locations specified in section 7 of this specification or in an acceptable manner and at locations approved by the contracting officer. Disposal by burning shall be in accordance with local rules and regulations.

6. Measurement and payment

Method 1 — For items of work for which specific unit prices are established by the contract, payment for the removal of each structure unit, except fences, is made at the contract unit price. Fences removed or removed and salvaged are measured to the nearest linear foot. Payment for fence removal or removal and salvage is made at the contract unit prices for each type and size of fence.

Such payment will constitute full compensation for all labor, equipment, tools, applicable permits and associated fees for burning and disposal of refuse, and all other items necessary and incidental to the completion of the work.

Method 2 — For items of work for which specific lump sum prices are established by the contract, payment for structure removal is made at the contract lump sum price.

Such payment will constitute full compensation for all labor, equipment, tools, applicable permits and associated fees for burning and disposal of refuse, and all other items necessary and incidental to the completion of the work.

All Methods — The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed as a contract line item number in the bid schedule, is included in the payment for the item of work to which it is made subsidiary. Such items and items to which they are made subsidiary are identified in section 7 of this specification.

7. Items of work and construction details

(210-VI-NEH, May 2001)

7. Items of work and construction details

In Section 2, Marking, Method 1 shall apply.

In <u>Section 5, Disposal</u>, all materials shall be disposed of by the CONTRACTOR at sites of his own choosing at an offsite location. This disposal shall be in accordance with all applicable Federal, State, and local laws, rules, and regulations.

In Section 6, Measurement and Payment, Method 2 shall apply.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 1, Structure Removal - Fences

- 1. This item shall consist of removing all designated fences and the driveway culvert as shown on the drawings.
- 2. In <u>Section 3, Removal</u>, Method 1 shall apply. All fencing designated for removal shall be removed to the base of the post.
- 3. Items of work subsidiary to this bid item are:
 - i. Excavation, Common, Structure Removal, as required for removing the existing fences designated for removal. This item shall be performed as specified in Construction Specification 21, Excavation.
 - ii. Earthfill, Structure Removal, as required to backfill the excavations required for removing the existing fences designated for removal. This item shall be performed as specified in Construction Specification 23, Earthfill.

b. Bid Item 2, Structure Removal - Road, Driveways, and Culvert

- 1. This item shall consist of removing all pavement and roadbase material from Goforth Road and the adjacent driveways, as shown on the drawings. This item also includes removing the driveway culvert as shown on the drawings.
- 2. In <u>Section 3, Removal</u>, Method 1 shall apply. All pavement and roadbase materials shall be removed from the designated areas as shown on the drawings.
- 3. Items of work subsidiary to this bid item are:
 - i. Excavation, Common, Structure Removal, as required for removing the existing pavement, roadbase, and driveway culverts designated for removal. This item shall be performed as specified in Construction Specification 21, Excavation.
 - Earthfill, Structure Removal, as required to backfill the excavations required for removing the existing pavement, roadbase, and driveway culverts designated for removal. This item shall be performed as specified in Construction Specification 23, Earthfill.
- c. Bid Item 3 Structure Removal Principal Spillway

NRCS – 4/23/2015 TX – PLUM CREEK, SITE NO. 6 REHABILITATION

- 1. This item shall consist of removing the existing principal spillway inlet; selected conduit sections as shown on the drawings; the existing concrete outlet plunge pool; and all the appurtenances.
- 2. In <u>Section 3, Removal</u>, Method 1 shall apply. The limits of removal shall be as shown on the drawings.
- 3. Items of work subsidiary to this bid item are:
 - i. Excavation, Common, Structure Removal, as required for removing the existing principal spillway intake structure; designated conduit sections as shown on the drawings; the existing concrete outlet plunge basin; and all appurtenances. This item shall be performed as specified in Construction Specification 21, Excavation.
 - Earthfill, Structure Removal, as required to backfill the excavations required for removing the existing principal spillway intake structure; designated conduit sections as shown on the drawings; the existing concrete outlet plunge basin; and all appurtenances. This item shall be performed as specified in Construction Specification 23, Earthfill.

d. Bid Item 4, Structure Removal - Rock Riprap

- 1. This item shall consist of removing all designated rock riprap shown on the upstream portion of the dam, as shown on the drawings.
- 2. In Section 3, Removal, Method 1 shall apply.
- 3. In <u>Section 5, Disposal</u>, the CONTRACTOR may choose to stockpile and salvage the removed rock riprap. This work shall be performed as specified in Construction Specification 61, Rock Riprap.
- 4. Items of work subsidiary to this bid item are:
 - i. Excavation, Common, Structure Removal, as required for removing the existing rock riprap designated for removal. This item shall be performed as specified in Construction Specification 21, Excavation.
 - ii. Earthfill, Structure Removal, as required to backfill the excavations required for removing the existing rock riprap designated for removal. This item shall be performed as specified in Construction Specification 23, Earthfill.

Construction Specification 5—Pollution Control

1. Scope

The work consists of installing measures or performing work to control erosion and minimize the production of sediment and other pollutants to water and air from construction activities.

The following BioPreferred[®] product categories are applicable to this specification:

- mulch and compost materials
- erosion control materials
- fertilizers
- dust suppressants
- agricultural spray adjuvants

2. Material

Silt fence shall conform to the requirement of Materials Specification 592, Geotextile. All other material furnished shall meet the requirements of the material specifications listed in section 8 of this specification.

3. Erosion and sediment control measures and works

The measures and works shall include, but are not limited to, the following:

Staging of earthwork activities— The excavation and moving of soil materials shall be scheduled to minimize the size of areas disturbed and unprotected from erosion for the shortest reasonable time.

Seeding— Seeding to protect disturbed areas shall occur as soon as reasonably possible following completion of that earthwork activity.

Mulching— Mulching to provide temporary protection of the soil surface from erosion.

Diversions— Diversions to divert water from work areas and to collect water from work areas for treatment and safe disposition. They are temporary and shall be removed and the area restored to its near original condition when the diversions are no longer required or when permanent measures are installed.

Stream crossings— Culverts or bridges where equipment must cross streams. They are temporary and shall be removed and the area restored to its near original condition when the crossings are no longer required or when permanent measures are installed.

Sediment basins— Sediment basins collect, settle, and eliminate sediment from eroding areas from impacting properties and streams below the construction site(s). These basins are temporary and shall be removed and the area restored to its original condition when they are no longer required or when permanent measures are installed.

Sediment filters— Straw bale filters or geotextile silt fences trap sediment from areas of limited runoff. Sediment filters shall be properly anchored to prevent erosion under or around them. Silt fences shall be installed and main-tained in accordance with ASTM D6462. These filters are temporary and shall be removed and the area restored to its original condition when they are no longer required or when permanent measures are installed.

(210-VI-NEH, January 2014)

Waterways— Waterways for the safe disposal of runoff from fields, diversions, and other structures or measures. These works are temporary and shall be removed and the area restored to its original condition when they are no longer required or when permanent measures are installed.

Other— Additional protection measures as specified in section 8 of this specification or required by Federal, State, or local government.

4. Chemical pollution

The contractor shall provide watertight tanks or barrels or construct a sump sealed with plastic sheets to collect and temporarily contain chemical pollutants, such as drained lubricating or transmission fluids, grease, soaps, concrete mixer washwater, or asphalt, produced as a by-product of the construction activities. Pollutants shall be disposed of in accordance with appropriate state and Federal regulations. At the completion of the construction work, tanks, barrels, and sumps shall be removed and the area restored to its original condition as specified in section 8 of this specification. Sump removal shall be conducted without causing pollution.

Sanitary facilities, such as chemical toilets, or septic tanks shall not be located next to live streams, wells, or springs. They shall be located at a distance sufficient to prevent contamination of any water source. At the completion of construction activities, facilities shall be disposed of without causing pollution as specified in section 8 of this specification.

5. Air pollution

The burning of brush or slash and the disposal of other materials shall adhere to state and local regulations.

Fire prevention measures shall be taken to prevent the start or spreading of wildfires that may result from project activities. Firebreaks or guards shall be constructed and maintained at locations shown on the drawings.

All public access or haul roads used by the contractor during construction of the project shall be sprinkled or otherwise treated to fully suppress dust. All dust control methods shall ensure safe construction operations at all times. If chemical dust suppressants are applied, the material shall be a commercially available product specifically designed for dust suppression and the application shall follow manufacturer's requirements and recommendations. A copy of the product data sheet and manufacturer's recommended application procedures shall be provided to the engineer 5 working days before the first application.

6. Maintenance, removal, and restoration

All pollution control measures and temporary works shall be adequately maintained in a functional condition for the duration of the construction period. All temporary measures shall be removed and the site restored to near original condition.

7. Measurement and payment

Method 1— For items of work for which specific unit prices are established in the contract, each item is measured to the nearest unit applicable. Payment for each item is made at the contract unit price for that item. For water or chemical suppressant items used for dust control for which items of work are established in section 8 of this specification, measurement for payment will not include water or chemical suppressants that are used inappropriately or excessive to need. Such payment will constitute full compensation for the completion of the work.

Method 2— For items of work for which lump sum prices are established in the contract, payment is made as the work proceeds and supported by invoices presented by the contractor that reflect actual costs. If the total of all progress payments is less than the lump sum contract price for this item, the balance remaining for this item will be included in the final contract payment. Payment of the lump sum contract price will constitute full compensation for completion of the work.

Chapter 2

5–2

Method 3— For items of work for which lump sum prices are established in the contract, payment will be prorated and provided in equal amounts on each monthly progress payment estimate. The number of months used for prorating shall be the number estimated to complete the work as outlined in the contractor's approved construction schedule. The final month's prorate amount will be provided with the final contract payment. Payment as described will constitute full compensation for completion of the work.

All Methods— The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule is included in the payment for the item of work to which it is made subsidiary. Such items, and the items to which they are made subsidiary, are identified in section 8 of this specification.

8. Items of work and construction details

(210-VI-NEH, January 2014)

8. Items of Work and Construction Details

This construction site is greater than one (1) acre in area and is subject to the Texas Pollutant Discharge Elimination System (TPDES) requirements administered by the Texas Commission on Environmental Quality (TCEQ). Rules for the TPDES process relative to construction sites are contained in TPDES General Permit No. TXR150000. A copy of General Permit No. TXR150000 is available at the TCEQ website.

In conformance with TPDES requirements, a Storm Water Pollution Prevention Plan (SWP3) is required for the construction site. A SWP3 has been prepared and will be furnished to the CONTRACTOR. The CONTRACTOR shall review the SWP3, and shall amend the plan with a detailed work sequence outline that defines and delineates the proposed construction operation. The amended SWP3 shall be signed by the CONTRACTOR and submitted to the CONTRACTING OFFICER prior to issuance of the Notice to Proceed. A copy of the approved SWP3, as amended, will be maintained at the construction site by the CONTRACTOR. A copy of the permit shall be attached to the SWP3.

A copy of the Notice of Intent (NOI) shall be posted at the site until the TPDES permit number is issued for the site. An 8 ½" x 11" notice shall be posted at the site giving the following information about the permit: permit number, contact name, contact phone number, and project description. If a permit number has not been issued, a copy of the Notice of Intent (NOI) shall be posted with the notice.

If the CONTRACTOR identifies sediment control items, which are considered essential to the anticipated construction operation but which are not reflected by the contract bid schedule, a written request will be provided to the CONTRACTING OFFICER. The request will identify the items, operation, and provide an assessment of changes to the contract cost and performance time.

TPDES also requires a Notice of Intent (NOI) and Notice of Termination (NOT) to be filed with TCEQ. The CONTRACTOR will be responsible for submitting the CONTRACTOR's copy of the NOI to the ENGINEER at least five business days before work begins. When the contract is completed, the CONTRACTOR shall provide the ENGINEER a Notice of Termination (NOT) to be filed with the TCEQ.

In conformance with TPDES requirements, the CONTRACTING OFFICER's Representative and the CONTRACTOR (or designated CONTRACTOR's Representative) shall perform periodic inspections of the sediment control practices. Inspections shall be conducted at a minimum of every 14 calendar days and within 24 hours of any rainfall event of 0.5 inches or greater at the construction site. After each inspection, a written report will be prepared which summarizes the status of inspected items. The reports will (a) evaluate effectiveness, (b) identify maintenance needs and/or (c) recommend remedial corrective action. The report shall be filed on site in the same location as the SWP3.

In <u>Section 3, Erosion and Sediment Control Measures and Works</u>, erosion and sediment control works shall be limited to sediment filters as shown on the drawings.

If other erosion and sediment control works are required by the CONTRACTING OFFICER, such measures will be considered added work.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 5, Pollution Control

1. This item shall consist of performing all work and furnishing all materials necessary (except sediment filters) to accomplish the work defined in <u>Section 1, Scope</u>, of this Specification, including all works required to implement the Storm Water Pollution Prevention Plan. This item shall also include maintaining the silt fences installed as part of *Bid Item 6, Sediment Filters*.

2. In Section 7, Measurement and Payment, Method 3 shall apply.

b. Bid Item 6, Sediment Filters

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- 1. This item shall consist of furnishing and installing sediment filters to the length and locations designated on the drawings and otherwise needed to control sediment from leaving the construction site.
- 2. In <u>Section 7, Measurement and Payment</u>, Method 1 shall apply.

STORM WATER POLLUTION

PREVENTION PLAN (SWP3)

(11 pages)

APPENDIX A

to

Construction Specification 5 Pollution Control

<u>Notes</u>

(1) A copy of TPES General Permit No. TXR150000 is available at the following internet address [PDF file requiring Adobe Acrobat Reader to view or print]:

http://www.tceq.texas.gov/permitting/stormwater/TXR15_5_plus_steps.html

(2) SWPPP includes Drawing No. TX-EN-0650, Sheet C-52.

PLUM CREEK REHABILITATION DESIGN SITE 6 FLOODWATER RETARDING STRUCTURE

STORM WATER POLLUTION PREVENTION PLAN

SITE DESCRIPTION

Project Name and Location:

The Plum Creek Site 6 Floodwater Retarding Structure (FRS) is a flood prevention and sediment retention structure located on Porter Creek, within the Plum Creek Watershed, near Kyle in Hays County. The dam is located roughly 3.3-miles northeast of the City of Kyle, immediately southeast of the intersection of Bebee Rd (FM 122) and Goforth Rd (FM 157) in Hays County, Texas.

Latitude 30° 0.0' 5.8" N Longitude 97° 49' 21.4" W

Owner's Name and Address: (Permanent)

Plum Creek Conservation District 1101 W. San Antonio St. Lockhart, TX 78644

Owner's Name and Address: (During Construction)

USDA, Natural Resources Conservation Service 101 South Main Temple, TX 76501

DESCRIPTION

The dam was originally designed and constructed in 1967 as a low-hazard dam, and it posed little or no threat to loss of life. Due to development around the dam, the structure is now classified as a high-hazard dam. The local project sponsors have chosen to rehabilitate Plum Creek Site 6 FRS to current standards.

In 2011, Natural Resources Conservation Service (NRCS) prepared a conceptual design to serve as a guide for final design of the dam rehabilitation. The hydrologic and hydraulic analyses performed as part of the conceptual design revealed that the current auxiliary spillway does not meet the minimum NRCS design requirements and the dam will be overtopped during a PMF event. NRCS recommended modifying the dam to safely pass 100% of the PMF while detaining the 100-year event at the auxiliary spillway crest. As a result of the analyses, NRCS recommended improvements that included replacing the vegetated auxiliary spillway with a concrete labyrinth weir and replacing the 30-inch principal spillway with a 42-inch principal spillway.

The purpose of the project is rehabilitation design of earthen dam to meet current dam safety and performance criteria. The design includes replacing the original earthen auxiliary spillway with a

175 foot length labyrinth weir, replacing the original principal spillway inlet structure with a new intake tower, installing a new 42-inch diameter principal spillway pipe and filling the existing 30-inch pipe with grout, installing a new impact basin at the outlet, extend the embankment approximately 350 feet across the existing auxiliary spillway and installing a foundation drain system along the back toe of the embankment.

RUNOFF COEFFICIENT

The 1-day runoff curve number (CN) for the construction site is approximately 76 for the planning study conducted in 2011. The final design 1-day runoff CN for the site, calculated in 2014, will be essentially unchanged at 80. The completed structure is designed to contain and release the runoff from a 100-year storm event with no flow through the auxiliary spillway. The principal spillway will control the outflow from the reservoir. The principal spillway will control the outflow of approximately 225 cfs with the reservoir water level at the crest of the auxiliary spillway.

SITE AREA

The work limits of the construction site encompass approximately 23 acres (more or less) with 5 acres of anticipated excavation and 1.5 acres of concrete and asphalt. The area disturbed by construction activities that will require re-vegetation is estimated to be 10 acres.

SEQUENCE OF MAJOR ACTIVITIES

The purpose of the construction project is to rehabilitation of Site 6 in order to meet TCEQ Dam Safety Requirements. Construction activities generally include excavation of the auxiliary spillway, installation of a labyrinth weir auxiliary spillway to pass additional flow, replacing riprap along the upstream dam face, re-grading the dam crest which consists of a flex-base road and realigning Goforth Road.

The estimated order of activities will be as follows:

- 1. construct surface water control measures
- 2. construct new Goforth Road
- 3. foundation stripping of embankment and designated spillway areas
- 4. construct principal spillway system
- 5. construct auxiliary spillway
- 6. embankment re-grading
- 7. installation of embankment riprap
- 8. Final restoration of disturbed areas
- 9. Vegetation and irrigation

NAME OF RECEIVING WATERS

Plum Creek 6 rehabilitation will be subject to the Texas Pollutant Discharge Elimination System (TPDES) General Permit for Construction Activity (Permit No. TXR150000).

The dam at Plum Creek Site 6 is part of the Plum Creek Watershed which is part of the Guadalupe River Basin. Site 6 is located on Porter Creek, which flows into Segment No. 1810 of Plum Creek, which flows into Segment No. 1808 of the Lower San Marcos River before flowing into the Guadalupe River near Gonzales, Gonzales County, Texas.

It is not anticipated that the project will have any negative impacts on the environment. No threatened or endangered species, or potential habitat, were observed in the project area. The Environmental Assessment provides more details regarding environmental considerations (NRCS, 2011).

A review of the inventory of the National Register Listings available from the Texas Historical Commission (February 2012) and the Texas Historic Sites Atlas, indicates that there are no properties listed on the National Register of Historic Places in the vicinity of the work area.

CONTROLS

EROSION AND SEDIMENT CONTROL STABILIZATION PRACTICES

Temporary Stabilization - The average annual rainfall in the area is roughly 35-inches. Sediment filters, consisting of silt fences will be used during construction to help stabilize disturbed areas. Sediment filters are to be provided along the downstream boundary of any area which is stripped of vegetation during any phase of construction. Sediment filters are also to be provided on the downstream side of any soil material which is stockpiled for more than 14 days. All disturbed areas will be hay mulched after sprigging of permanent vegetation.

The construction ingress and egress will be stabilized with gravel or other stabilization materials to prevent the tracking of mud onto public streets by vehicles leaving the construction site.

All pollution control measures will be maintained in a functional condition as long as needed during the construction operation.

Permanent Stabilization - All cut slopes, earthfill slopes, and disturbed areas not covered with rock riprap or concrete will be protected against rilling and erosion by vegetation. Diversions will be constructed to direct the runoff away from the embankment. Topsoil will be placed on the embankment and other disturbed areas to facilitate vegetation establishment. Temporary stabilization measures will remain in place until coverage by permanent vegetation is at least 70 percent.

Structural Practices – No structural measures are anticipated for erosion and sediment control.

STORM WATER MANAGEMENT

Storm water runoff from the construction area will be filtered with sediment fences or other measures as needed around the excavation areas, embankment, stockpiles, and other disturbed areas as described above for **EROSION AND SEDIMENT CONTROL**. Where construction roads cross low areas subject to concentrated storm water flow, culverts will be installed.

OTHER CONTROLS

WASTE DISPOSAL

Waste Materials:

All organic materials from the site preparation, clearing, and clearing and grubbing operations will be either chipped and used on site for mulch or burned in accordance with all state and local regulations. If the materials are burned on site, the residues will be buried in the waste areas. All inorganic materials from the site preparation will be disposed of by burying in the waste areas and covering with a minimum of 3 feet of soil. All trash and construction debris will be collected and disposed of off-site in a legal manner.

Hazardous Waste:

All chemical and hazardous waste materials will be disposed of off-site in accordance with local or state regulation or as recommended by the manufacturer.

Sanitary Waste:

All sanitary waste will be collected from portable units and disposed of in accordance with local regulations.

Dust Control:

Dust will be controlled on all haul roads and access roads by sprinkling with water.

CERTIFICATION OF COMPLIANCE WITH FEDERAL, STATE, AND LOCAL REGULATIONS

All local and State regulations will be adhered to concerning the burning of organic materials or disposal of organic, chemical, and sanitary waste. The rehabilitation project will be conducted in accordance with the U.S. Department of the Army Corps of Engineers Nationwide Permit No. 3 Maintenance.

The Texas Commission on Environmental Quality (TCEQ) has issued Texas Pollutant Discharge Elimination System (TPDES) permits for storm water discharges from construction activities under Section 402(p) of the CWA. There are no other applicable State or Federal requirements for sediment and erosion site plans or storm water site management site plans.

MAINTENANCE AND INSPECTION PROCEDURES

The Contractor, ______, will be responsible for intermittent review and inspection of the operation and maintenance of all pollution control measures throughout the life of the contract. Inspection of the conditions and the need for repair shall be made within 24 hours of each rainfall event of 0.5 inch or greater. Daily inspections of the need for cleanup of chemical spills and sanitary facilities will be performed.

Routine inspection of disturbed areas, storage areas, stockpiled materials, traffic areas and sediment filters shall be made every seven (7) days.

A maintenance inspection report will be made after each inspection. The report will be documented in the contractor's and the project engineer's daily job diary maintained on the job. The report will be prepared in accordance with Part V of the general permit.

The report will document the dates when major grading activities occur, the dates when construction activities temporarily or permanently cease on a portion of the site, and the dates when stabilization measures are initiated. Each report will be attached to the Storm Water Pollution Prevention Plan (SWP3) and remain with the SWP3 on site. Each report will be retained as part of the SWP3 for at least three (3) years from the date the site is finally stabilized.

The SWP3, a copy of the permit or permit language, and all inspection reports shall be available at a central location on site for the use of all operations and those who have responsibilities under the SWP3.

NON-STORM WATER DISCHARGES

It is expected that the following non-storm water discharges may occur from the site during the construction period:

- Water for dust control
- Water for adjustment of moisture in earthfill and backfill operations
- Water for concrete
- Irrigation water for vegetation establishment

INVENTORY FOR POLLUTION PREVENTION PLAN

The following list of materials or substances are expected to be present during construction:

- Concrete
- Portland Cement
- Petroleum Based Products
- Wood and Lumber
- Plastics
- Concrete Air-Entraining Admixtures
- Curing Compound for Concrete
- Concrete Joint Sealer
- Chemical Fertilizers
- Concrete Water-Reducing and Set-Retarding Admixture
- Paint
- Cement Based Coating Material
- Drainfill
- Rock Riprap
- Antifreeze
- Steel
- Other _____
- Other _____

SPILL PREVENTION

MATERIAL MANAGEMENT PRACTICES:

The following are the material management practices that will be used to reduce the risk of spills or other accidental exposure of materials and substances to storm water runoff.

GOOD HOUSEKEEPING:

The following good housekeeping practices will be followed on-site during project construction:

- An effort will be made to store only enough product required to do the job.
- All materials stored on site will be stored in a neat, orderly manner in their appropriate containers and, if possible, under a roof or other enclosure.
- Products will be kept in their original containers with the original manufacturer's label.
- Whenever possible, all of a product will be used up before disposing of the container.
- Manufacturers' recommendations for proper use and disposal will be followed.
- The contractor's job superintendent will be responsible for the proper use, storage, and disposal of materials on site.

HAZARDOUS PRODUCTS:

These practices will be used to reduce the risks associated with hazardous materials.

- Products will be kept in original containers unless they are not resealable.
- Original labels and material safety data will be retained.
- If surplus product must be disposed of, manufacturers' or local and State recommended methods for proper disposal will be followed.

PRODUCT SPECIFIC PRACTICES

PETROLEUM PRODUCTS:

All on-site vehicles will be monitored for leaks and receive regular preventive maintenance to reduce the chance of leakage. Petroleum products will be stored in tightly sealed containers which are clearly labeled. The storage and dispensing of all petroleum products will be in accordance with part 1926.152 of the OSHA Construction Industry Safety and Health Standards. All spills of petroleum products will be cleaned up within 7 days. All contaminated soils will be removed from the site and disposed of in accordance with State and local regulations.

PAINTS:

All containers will be tightly sealed and stored when not required for use. Excess paint will not be disposed of onsite, but will be disposed of in accordance with manufacturers' instructions or State and local regulations.

SPILL CONTROL PRACTICES

In addition to the good housekeeping and material management practices discussed in the previous sections of this plan, the following practices will be followed for spill prevention and cleanup:

- Manufacturers' recommended methods for spill cleanup will be followed.
- All spills of hazardous materials will be cleaned up immediately after discovery.
- Spills of toxic or hazardous materials will be reported to the appropriate State or local government agency.

Contractor,	, will be responsible for spill
prevention and cleanup.	

STORM WATER POLLUTION PREVENTION PLAN 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 designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment for knowing violations.

Acting

APR 2 8 2015

Date

SALVADOR SALINAS State Conservationist USDA, Natural Resources Conservation Service Temple, Texas

CONTRACTOR CERTIFICATION

I certify under penalty of law that I understand the terms and conditions of the general Texas Pollutant Discharge Elimination System (TPDES) permit that authorizes the storm water discharges associated with industrial activity from the construction site identified as part of this certification. I also understand that I am responsible for all on-site requirements of the Storm Water Pollution Discharge Plan.

Name:	 Date:
Title:	
Firm:	
Address	
-	
-	
Phone:	

SUBCONTRACTOR CERTIFICATION

I certify under penalty of law that I understand the terms and conditions of the general Texas Pollutant Discharge Elimination System (TPDES) permit that authorizes the storm water discharges associated with industrial activity from the construction site identified as part of this certification.

Name:	Date:
Title:	_
Firm:	_
Address:	
Phone:	
Name:	Date:
Title:	-
Firm:	_
Address:	
Phone:	

Chapter 2

Construction Specification 6—Seeding, Sprigging, and Mulching

1. Scope

The work consists of preparing the area for treatment; furnishing and placing seed, sprigs, mulch, fertilizer, inoculant, lime, and other soil amendments; and anchoring mulch in designated areas as specified.

The following BioPreferred® product categories are applicable to this specification:

- mulch and compost materials
- erosion control materials
- fertilizers
- agricultural spray adjuvants

2. Material

Seed — All seed shall conform to the current rules and regulations of the state where it is being used and shall be from the latest crop available. It shall meet or exceed the standard for purity and germination listed in section 7.

Seed shall be labeled in accordance with the state laws and the U.S. Department of Agriculture rules and regulations under the Federal Seed Act in effect on the date of invitations for bids. Bag tag figures are evidence of purity and germination. No seed will be accepted with a test date of more than 9 months before the delivery date to the site.

Seed that has become wet, moldy, or otherwise damaged in transit or storage will not be accepted. The percent of noxious weed seed allowable shall be as defined in the current State laws relating to agricultural seeds. Each type of seed shall be delivered in separate sealed containers and fully tagged unless exception is granted in writing by the contracting officer.

Fertilizer — Unless otherwise specified, the fertilizer shall be a commercial grade fertilizer. It shall meet the standard for grade and quality specified by State law. Where fertilizer is furnished from bulk storage, the contractor shall furnish a supplier's certification of analysis and weight. When required by the contract, a representative sample of the fertilizer shall be furnished to the contracting officer for chemical analysis.

inoculants — The inoculant for treating legume seeds shall be a pure culture of nitrogen-fixing bacteria prepared specifically for the species and shall not be used later than the date indicated on the container or as otherwise specified. A mixing medium, as recommended by the manufacturer, shall be used to bond the inoculant to the seed. Two times the amount of the inoculant recommended by the manufacturer shall be used except four times the amount shall be used when seed is applied using a hydraulic seeder. Seed shall be sown within 24 hours of treatment and shall not remain in the hydraulic seeder longer than 4 hours.

Lime and other soil amendments — Lime shall consist of standard ground agriculture limestone, or approved equivalent. Standard ground agriculture limestone is defined as ground limestone meeting current requirements of the State Department of Agriculture. Other soil amendments shall meet quality criteria and application requirements specified in section 7.

Mulch tackifiers — Asphalt emulsion tackifiers shall conform to the requirements of ASTM D 977, Specification for Emulsified Asphalt. The emulsified asphalt may be rapid setting, medium setting, or slow setting. Nonasphaltic tackifiers required because of environmental considerations shall be as specified in section 7.

Straw mulch material — Straw mulch shall consist of wheat, barley, oat or rye straw, hay, grass cut from native grasses, or other plants as specified in section 7. The mulch material shall be air-dry, reasonably light in color, and

shall not be musty, moldy, caked, or otherwise of low quality. The use of mulch that contains noxious weeds is not permitted. The contractor shall provide a method satisfactory to the contracting officer for determining weight of mulch furnished.

Other mulch materials — Mulching materials, such as wood cellulose fiber mulch, mulch tackifiers, synthetic fiber mulch, netting, and mesh, are other mulching materials that may be required for specialized locations and conditions. These materials, when specified, must be accompanied by the manufacturer's recommendations for methods of application.

3. Seeding mixtures, sod, sprigs, and dates of planting

The application rate per acre for seed mixtures, sprigs, or sod and date of seeding or planting shall be as shown on the plans or as specified in section 7.

Seedbed preparation and treatment

Areas to be treated shall be dressed to a smooth, firm surface. On sites where equipment can operate on slopes safely, the seedbed shall be adequately loosened (4 to 6 inches deep) and smoothed. Depending on soil and moisture conditions, disking or cultipacking, or both, may be necessary to properly prepare a seedbed. Where equipment cannot operate safely, the seedbed shall be prepared by hand methods by scarifying to provide a roughened soil surface so that broadcast seed will remain in place.

If seeding is to be accomplished immediately following construction operations, seedbed preparation may not be required except on a compacted, polished, or freshly cut soil surface.

Rocks larger than 6 inches in diameter, trash, weeds, and other debris that will interfere with seeding or maintenance operations shall be removed or disposed of as specified in section 7.

Seedbed preparation shall be discontinued when soil moisture conditions are not suitable for the preparation of a satisfactory seedbed as determined by the contracting officer's technical representative (COTR).

5. Seeding, sprigging, fertilizing, mulching, and stabilizing

All seeding or sprigging operations shall be performed in such a manner that the seed or sprigs are applied in the specified quantities uniformly in the designated areas. The method and rate of seed application shall be as specified in section 7. Unless otherwise specified, seeding or sprigging shall be accomplished within 2 days after final grading is completed and approved.

Fertilizer, lime, and other soil amendments shall be applied as specified in section 7. When specified, the fertilizer and soil amendments shall be thoroughly incorporated into the soil immediately following surface application.

The rate, amount, and kind of mulching or mesh shall be as specified in section 7. Mulches shall be applied uniformly to the designated areas. They shall be applied to areas seeded not later than 2 working days after seeding has been performed. Straw mulch material shall be stabilized within 24 hours of application using a mulch crimper or equivalent anchoring tool or by a suitable tackifier. When the mulch crimper or equivalent anchoring tool or by a suitable tackifier. When the mulch crimper or equivalent anchoring tool is used, it shall have straight blades and be the type manufactured expressly for and capable of firmly punching the mulch into the soil. Where the equipment can be safely operated, it shall be operated on the contour. Hand methods shall be used where equipment cannot safely operate to perform the work required.

The tackifier shall be applied uniformly over the mulch material at the specified rate, or it shall be injected into the mulch material as it is being applied. Mesh or netting stabilizing materials shall be applied smoothly, but loosely on the designated areas. The edges of these materials shall be buried or securely anchored using spikes or staples as specified in section 7.

The contractor shall maintain the mesh or netting areas until all work under the contract has been completed and accepted. Maintenance shall consist of the repair of areas damaged by water erosion, wind, fire, or other causes. Such areas shall be repaired to reestablish the intended condition and to the design lines and grades required by the contract. The areas shall be refertilized, reseeded, and remulched before the new application of the mesh or netting.

6. Measurement and payment

Method 1 — For items of work for which specific unit prices are established in the contract, each area treated is measured as specified in section 7 and the area calculated to the nearest 0.1 acre. Payment for treatment is made at the contract unit price for the designated treatment, which will constitute full compensation for completion of the work.

When specified as an item of work, mesh or netting is measured to the nearest square yard of surface area covered and accepted. Payment is made at the contract unit price and will constitute full compensation for completion of the work.

Method 2 — For items of work for which specific lump sum prices are established in the contract, the quantity of work will not be measured for payment. Payment for this item is made at the contract lump sum price for the item and will constitute full compensation for the completion of the work.

Method 3 — For items of work for which lump sum prices are established in the contract, payment is made as the work proceeds. Progress payments will be determined as specified in section 7. Payment of the lump sum contract price will constitute full compensation for completion of the work.

All Methods — The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule is included in the payment for the item of work to which it is made subsidiary. Such items and the item(s) to which they are made subsidiary are identified in section 7.

7. Items of work and construction details

7. Items of Work and Construction Details

When working on slopes which are steeper than 3:1 horizontal to vertical, all rubber tire equipment on the slope will be held with truck or tractor and winch line with the truck or tractor operating along the crown of the embankment or other suitable flat surface. As an alternative, track (crawler) equipment with a low center of gravity may be used to perform work on slopes without a winch line requirement when operated in accordance with applicable OSHA requirements.

Fertilizer shall be of the pelleted, slow-release (either sulfur-coated or polymer-coated) form and shall be uniformly mixed. Prior to planting the grasses, fertilizer shall be applied and worked into the soil by disking with a weighted tandem disk to a depth of approximately 4 inches. No fertilizer shall be applied when the ground is excessively wet, frozen, or otherwise in an untillable condition. The rate of application of the fertilizer shall be eighty (80) pounds of nitrogen (N), eighty (80) pounds of phosphorus (P) and eighty (80) pounds of potassium (K) per acre.

Items of work to be performed in conformance with this specification and the construction details therefore are:

a. Bid Item 7, Vegetation - Sprigging

- 1. This item shall consist of preparing the seedbed and furnishing and applying sprigs, straw mulch, tackifer and fertilizer to all areas on which topsoil is designated to be placed and other disturbed areas except those located below elevation 620.0 ft-msl upstream of the centerline of the embankment.
- 2. Sprigging shall be conducted between January 15 and May 1.
- 3. Sprigging shall be conducted with a mechanical sprigging machine. Coastal Bermuda grass sprigs shall be applied at the rate of 48 bushels per acre or 60 cu. ft. per acre. The distance between rows shall not exceed 20 inches. Sprigs shall be placed in moist soil approximately 3 inches deep and packed. Hand sprigging may be used in addition to the sprigging machine in inaccessible areas.
- 4. Coastal Bermuda grass sprigs shall consist of healthy, uninjured, live stolons and rhizomes free from excessive foreign matter. Excess top growth shall be removed before sprigs are harvested. Sprigs shall be obtained from a source within a radius of 100 miles of the works of improvement to be planted. Sprigs shall not be cut or chopped shorter than 4 inches. Care shall be exercised to see that harvested sprigs do not lie exposed to the sun for more than 30 minutes before they are stacked in piles and covered or loaded for transporting to the planting site. Harvested sprigs shall be watered en route to the planting site and kept covered and moist until planted. Not more than 30 hours shall elapse between initial harvest and planting the sprigs.
- 5. Disturbed areas and slopes in the reservoir area below the elevation of the lowest un-gated outlet shall not be chisel plowed or disked. The plowing shall be on the approximate contour. Plowing will not be permitted when the soil is in a nontillable condition. The ground surface shall be left reasonably smooth and free of windrows, ridges, or depressions.
- 6. In Section 5, Seeding, sprigging, fertilizing, mulching, and stabilizing, straw mulch material shall consist of coastal bermudagrass or a native bluestem mix and the rate of application shall be 2-1/2 tons per acre. Mulches shall be applied at a rate of 40 pounds per acre and be stabilized by a nonasphaltic tackifier or by a mechanical crimper. The CONTRACTOR shall submit the

manufacturer's product data and installation instructions for the tackifier to the CONTRACTING OFFICER for approval of the product.

7. In <u>Section 6, Measurement and Payment</u>, Method 1 shall apply. The area shall be surface measured.

b. Bid Item 57, Irrigation System

- This item shall consist of furnishing and installing a temporary solid set sprinkler irrigation system as needed to irrigate the areas as designated in Section 7.a of this specification. The system shall be adequate to apply the volume of water and meet the application requirements specified in Sections 7.c .1 and 7.c .2 of this specification. The application of irrigation shall not cause runoff. The application shall be uniform ensuring that at any point the irrigated area shall be within 80% – 120% of the average application.
- 2. The Contractor shall furnish to the Contracting Officer, in writing, a proposed plan for the irrigation system and application 30 days before installing the irrigation system. The plan shall show the layout, size of all components, sprinkler head spacing, and methods to determine the application and distribution efficiencies. Acceptance of this plan or the waiving of the plan requirement will not relieve the Contractor of the responsibilities for completing the specified work.
- 3. The contractor shall furnish all equipment, operators, maintenance, operating supplies, and materials needed to install the system. The contractor shall furnish in-line, propeller type water meter(s) with volumetric calibration. The meter(s) shall be installed so that all water applied for the irrigation of the vegetated areas under the contract will be metered.
- 4. Unless otherwise approved, the system shall be removed upon completion of the application of irrigation.
- 5. In Section 6, Measurement and Payment, Method 2 shall apply.

c. Bid Item 58, Irrigation Water

1. This item shall consist of applying irrigation water to the vegetated areas. It shall include the cost of water and labor.

Irrigation for establishment of sprigging grasses as an Additive Item will be a requirement in the event rainfall is not adequate for germination and sprig growth as determined by the CONTRACTING OFFICER. The time span between irrigations will be determined base on soil moisture condition, but shall not exceed the time that will cause damage to the vegetation. The estimated application rate and schedule of irrigations will be as follows: 1st irrigation 2 inches, 2nd, 3rd, and 4th irrigations 0.5 inch at 2-day intervals and then twice a week for the next 4 weeks at 0.5 inch applications. Additional irrigation may be required after the first series of irrigation. Additional irrigation or adjustment in the application rates may be required as determined and approved by the CONTRACTING OFFICER until 50 percent vegetative cover is established.

2. The contractor shall obtain a source of water for irrigation. All areas will be irrigated with a sprinkler irrigation system. The total irrigation at any one time will be based on need as determined by the CONTRACTING OFFICER. The water will be applied in a manner that: reasonable uniform distribution of required application will be obtained over the areas to be

irrigated and excessive runoff or erosion will not occur. Adjustments in sprinkler spacing, nozzle sizes, pressures, or in the gross water applied shall be made when needed to accomplish the above objectives. The watering efficiency shall not be less than 85%.

- 3. The CONTRACTOR shall furnish all equipment, operators, maintenance, operating supplies, and materials needed to irrigate the areas.
- 4. In <u>Section 6, Measurement and Payment</u>, Method 1 shall apply. Measurement for payment will be 1,000 gallon units and will be measured to the nearest 1,000 gallons based on the applied volume determined from the readings of the in-line water meter(s). An adjustment in the volume of water shall be applied for application efficiency less than 85 percent.

Construction Specification 7—Construction Surveys

1. Scope

The work consists of performing all surveys, measurements, and computations required by this specification.

2. Equipment and material

Equipment for construction surveys shall be of a quality and condition to provide the required accuracy. The equipment shall be maintained in good working order and in proper adjustment at all times. Records of repairs, calibration tests, accuracy checks, and adjustments shall be maintained and be available for inspection by the engineer. Equipment shall be checked, tested, and adjusted as necessary in conformance with manufacturer's recommendations.

Material is field notebooks, stakes, templates, platforms, equipment, spikes, steel pins, tools, and all other items necessary to perform the work specified.

3. Quality of work

All work shall follow recognized professional practice and the standards of the industry unless otherwise specified in section 9 of this specification. The work shall be performed to the accuracy and detail appropriate for the type of job. Notes, sketches, and other data shall be complete, recorded neatly, legible, reproducible and organized to facilitate ease in review and allow reproduction of copies for job documentation. Survey equipment that requires little or no manual recording of field data shall have survey information documented as outlined in section 9 of this specification.

All computations shall be mathematically correct and shall include information to identify the bid item, date, and who performed, checked, and approved the computations. Computations shall be legible, complete, and clearly document the source of all information used including assumptions and measurements collected.

If a computer program is used to perform the computations, the contractor shall provide the engineer with the software identification, vendor's name, version number, and other pertinent data before beginning survey activities. Computer generated computations shall show all input data including values assigned and assumptions made.

The elevations of permanent and temporary bench marks shall be determined and recorded to the nearest 0.01 foot. Differential leveling and transit traverses shall be of such precision that the error of vertical closure in feet shall not exceed plus or minus 0.1 times the square root of the traverse distance in miles. Linear measurements shall be accurate to within 1 foot in 5,000 feet, unless otherwise specified in section 9 of this specification. The angular error of closure for transit traverses shall not exceed 1 minute times the square root of the number of angles turned.

The minimum requirements for placing slope stakes shall be at 100-foot stations for tangents, as little as 25 feet for sharp curves, at breaks in the original ground surface and at any other intermediate stations necessary to ensure accurate location for construction layout and measurement. Slope stakes and cross sections shall be perpendicular to the centerline. Significant breaks in grade shall be determined for cross sections. Distances shall be measured horizontally and recorded to the nearest 0.1 foot. Side shots for interim construction stakes may be taken with a hand level.

(210-VI-NEH, January 2009)

Unless otherwise specified in section 9 of this specification, measurements for stationing and establishing the location of structures shall be made to the nearest 0.1 foot.

Elevations for concrete work, pipes, and mechanical equipment shall be determined and recorded to the nearest 0.01 foot. Elevations for earth work shall be determined and recorded to the nearest 0.1 foot.

4. Primary control

The baselines and bench marks for primary control, necessary to establish lines and grades needed for construction, are shown on the drawings and have been located on the job site.

These baselines and bench marks shall be used as the origin of all surveys, layouts, and measurements to establish construction lines and grades. The contractor shall take all necessary precautions to prevent the loss or damage of primary control points. Any stakes or control points lost or damaged by construction activity will be reestablished by the contractor or at contractor's expense.

5. Construction surveys

Before work starts that requires contractor performed surveys, the contractor shall submit in writing for the engineer's review: the name, qualifications, and experience of the individuals to be assigned to the survey tasks.

Method 1-Contractor performed surveys shall include:

- · checking and any supplemental or interim staking
- · performing quantity surveys, measurements, and computations for progress payment
- other surveys as described in section 9 of this specification

Method 2-Contractor performed surveys shall consist of all work necessary for:

- establishing line and grade for all work
- · setting slope stakes for all work
- · checking and any supplemental or interim staking
- establishing final grade stakes
- · performing quantity surveys, measurements, and computations for progress payment
- other surveys as described in section 9 of this specification

Method 3-Contractor performed surveys shall consist of all work necessary for:

- establishing line and grade for all work
- setting slope stakes for all work
- · checking and any supplemental or interim staking
- establishing final grade stakes
- performing quantity surveys, measurements, and computations for progress payments
- · performing original (initial) and final surveys for determinations of final quantities

(210-VI-NEH, January 2009)

7–2

other surveys as described in section 9 of this specification.

6. Staking

The construction staking required for the item shall be completed before work on any item starts. Construction staking shall be completed as follows or as otherwise specified in section 9 of this specification:

Clearing and grubbing—The boundary of the area(s) to be cleared and grubbed shall be staked or flagged at a maximum interval of 200 feet, closer if needed, to clearly mark the limits of work. When contractor staking is the basis for determining the area for final payment, all boundary stakes will be reviewed by the engineer before start of this work item.

Excavation and fill—Slope stakes shall be placed at the intersection of the specified slopes and ground line. Slope stakes and the reference stakes for slopes shall be marked with the stationing, required cut or fill, slope ratio, and horizontal distance from the centerline or other control line. The minimum requirements for placing slope stakes is outlined in section 3, Quality of work.

Structures—Centerline and offset reference line stakes for location, alignment, and elevation shall be placed for all structures.

7. Records

All survey data shall be recorded in fully identified standard hard-bound engineering survey field notebooks with consecutively numbered pages. All field notes and printed data shall include the purpose or description of the work, the date the work was performed, weather data, sketches, and the personnel who performed and checked the work. Electronically generated survey data and computations shall be bound, page numbered, and cross referenced in a bound field notebook containing the index for all survey activities. All work shall follow recognized professional practice.

The construction survey records shall be available at all times during the progress of the work for examination and use by the engineer and when requested, copies shall be made available. The original field notebooks and other records shall be provided to and become the property of the owner before final payment and acceptance of all work.

Complete documentation of computations and supporting data for progress payments shall be submitted to the engineer with each invoice for payment as specified in section 9 of the specification. When the contractor is required to conduct initial and final surveys as outlined in section 5, Construction Surveys, notes shall be provided as soon as possible after completion to the engineer for the purpose of determining final payment quantities.

8. Payment

Method 1—For items of work for which lump sum prices are established in the contract, payment is made as the work proceeds, after presentation of correct and accurate invoices by the contractor showing related costs and evidence of the charges of suppliers, subcontractors, and others for supplies furnished and work performed. Invoices for the total amount of the contract price will not be accepted until all surveys are complete and required documentation has been determined complete. If the total of such payments is less than the lump sum contract price for this item, the unpaid balance will be included in the final contract payment. Payment of the lump sum contract price will constitute full compensation for completion of all work under the bid item.

Method 2—For items of work for which lump sum prices are established in the contract, payment is made as the work proceeds with progress payment amounts determined as a percentage of the total work planned as

(210-VI-NEH, January 2009)

projected from the contractor's approved construction schedule. Payment of the lump sum contract price will constitute full compensation for completion of all work under this bid item.

All Methods—Payment will not be provided under this item for the purchase price of materials or equipment having a residual value.

Compensation for any item of work described in the contract, but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and the item to which they are made subsidiary are identified in section 9 of this specification.

9. Items of work and construction details

(210-VI-NEH, January 2009)

9. Items of Work and Construction Details

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 8, Construction Surveys

- 1. This item shall consist of performing all work required by Section 1 of this specification.
- 2. All surveys shall proceed from benchmarks, reference points, and/or stakes set or established by the OWNER. The benchmarks are shown on the drawings.
- 3. In Section 5, Construction Surveys, Method 2 shall apply.
- 4. Initial and final surveys for determinations of final quantities will be performed by the OWNER. Surveys for progress payments will be performed by the CONTRACTOR.
- 5. The surveys conducted by the CONTRACTOR shall include, but not be limited to:
 - i. Those required to check all excavation and earthfill slopes as work progresses to insure such slopes are maintained at those specified. Earthfill slopes shall be checked at least each five feet of vertical interval and corrected to planned slope.
 - ii. Those required to check for depths of excavations and heights of earthfills.
 - iii. Those required to set "bluetops" for subgrades and for finished grades of all excavations, earthfills, and appurtenances to the works.
 - iv. Those required to check elevations on the labyrinth weir crest.
- 6. Refer to the drawings and Construction Specification 94, Contractor Quality Control, for additional requirements for the weir crest quality control surveys.
- 7. In <u>Section 8, Payment</u>, Method 2 shall apply.
- 8. The item of work subsidiary to this bid item is Permanent Reference Markers, as specified in Construction Specification 31, Concrete for Major Structures.

Construction Specification 8—Mobilization and Demobilization

1. Scope

The work consists of the mobilization and demobilization of the contractor's forces and equipment necessary for performing the work required under the contract. It does not include mobilization and demobilization for specific items of work for which payment is provided elsewhere in the contract. Mobilization will not be considered as work in fulfilling the contract requirements for commencement of work.

2. Equipment and material

Mobilization shall include all activities and associated costs for transportation of contractor's personnel, equipment, and operating supplies to the site; establishment of offices, buildings, and other necessary general facilities for the contractor's operations at the site; premiums paid for performance and payment bonds including coinsurance and reinsurance agreements as applicable; and other items specified in section 4 of this specification.

Demobilization shall include all activities and costs for transportation of personnel, equipment, and supplies not required or included in the contract from the site; including the disassembly, removal, and site cleanup of offices, buildings, and other facilities assembled on the site specifically for this contract.

This work includes mobilization and demobilization required by the contract at the time of award. If additional mobilization and demobilization activities and costs are required during the performance of the contract as a result of changed, deleted, or added items of work for which the contractor is entitled to an adjustment in contract price, compensation for such costs will be included in the price adjustment for the item or items of work changed or added.

3. Payment

Payment will be made as the work proceeds, after presentation of paid invoices or documentation of direct costs by the contractor showing specific mobilization and demobilization costs and supporting evidence of the charges of suppliers, subcontractors, and others. When the total of such payments is less than the lump sum contract price, the balance remaining will be included in the final contract payment. Payment of the lump sum contract price for mobilization and demobilization will constitute full compensation for completion of the work.

Payment will not be made under this item for the purchase costs of materials having a residual value, the purchase costs of materials to be incorporated in the project, or the purchase costs of operating supplies.

4. Items of work and construction details

4. Items of work and construction details

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 9, Mobilization and Demobilization

- 1. This item shall consist of performing all items of work for mobilization and demobilization as required by Sections 1 and 2 of this specification.
- 2. The mobilization operation shall include but not be limited to the items enumerated in Section 2 of this specification and the following items of work:
 - i. Access to the work area shall be at the location shown on the drawings. An access road to the construction staging area shall be constructed and maintained by the CONTRACTOR. The access road shall be a minimum of 14 feet wide and be graded and smoothed to provide a surface which can easily be traversed by automobiles. The surface of the access road entrance shall be stabilized with suitable material as shown on the drawings to minimize tracking mud onto public roadways by vehicles leaving the construction area. Culverts shall be installed at crossings of low areas where significant concentrations of runoff water accumulate and cause ponding of water. The road shall be maintained in a smooth rut-free condition throughout the contract period. Culverts installed as part of this item of work shall have sufficient strength to support the anticipated loads imposed by construction traffic and shall be removed at the end of the contract period. If damage occurs to the culverts due to construction activities, those culverts shall be replaced. Corrugated steel culverts shall be galvanized. Minimum culvert size shall be 18-inch I.D. and a minimum of 24 feet long with a 2-2/3" x 1/2" corrugations and a 16 gage minimum thickness. A minimum of 18 inches of compacted fill shall be placed over top of the pipe before construction equipment is allowed to pass.
 - ii. As a part of this bid item the CONTRACTOR shall furnish a facility at the construction staging area suitable for use as a Field Office by the OWNER. The facility shall contain no less than 240 square feet (8-ft-wide by 30-ft-long) having a minimum 7-ft-high ceiling. The facility shall be constructed in a workmanlike manner and shall be weather-tight. It shall have not less than three windows and one door. It shall have a cabinet top range (either gas or electric) with a minimum of two burners or elements and may be either built in or portable. A microwave oven 0.80 cubic feet in size and having a minimum power rating of 650 watts output shall be provided. A substantial workbench and a table, each 3-ft-wide by 8-ft-long with the work surface 42" above floor level and covered with laminated plastic, shall be provided. Cabinet storage shelves shall be included with the workbench. Two standard 60" x 30" office desks with drawers and leg space shall be provided. Two office swivel chairs and 4 straight chairs shall be provided. The floor shall have a heavy-duty vinyl or similar covering. Walls, ceilings and floors shall be constructed in such a manner as to provide a minimum of 1.5 inches of space between inside and outside surfaces. The 1.5-inch space shall be filled with a highdensity insulation material. A closet (30" wide x 42" long) having a 28" wide door shall be included. The facility shall be wired for electricity with a minimum of three ceiling fixtures and a minimum of three wall outlets on each long wall. The facility shall be plumbed and connected to a permanent source of pressurized water. The CONTRACTOR shall furnish a source of potable drinking water inside the facility and shall maintain a supply of potable drinking water throughout the contract period. A flush toilet and a wash basin (lavatory) shall be provided within a private area, and shall be properly connected to a sanitary sewer or sanitary holding tank. If a sanitary holding tank is

utilized it shall be serviced as frequently as necessary to maintain the flush toilet and wash basin in proper working order and to minimize objectionable odor. A thermostatically controlled means that is capable of maintaining the temperature inside the facility at 75 degrees in the summer with refrigerated air and 80 degrees in the winter, for heating and air conditioning the facility shall be provided. The facility shall be built in such a manner that it is substantial and can be easily moved. A prefabricated building or trailer will be an acceptable facility if approved by the OWNER. The CONTRACTOR shall furnish and install all utilities to the facility. The facility shall be maintained in good condition throughout the contract period by the CONTRACTOR. The facility shall be separate and apart from any building or facilities of the CONTRACTOR and shall be for sole use of the OWNER.

- iii. The facility shall be securely anchored or tied-down to provide maximum possible stability against overturning by high winds. Flashing or skirting shall be installed around the facility from floor level to ground level.
- iv. Access to the door to the facility from the ground shall be provided by substantial steps leading to a landing having a minimum size of 5 feet wide by 6 feet long. Substantial handrails shall be provided for the steps and the landing.
- v. The facility shall be enclosed by a six (6) foot high chain link fence placed to provide a minimum of six (6) feet clearance between the fence and the outside walls of the facility. One (1) gate four (4) feet in width shall be installed in the fence.
- vi. The CONTRACTOR shall furnish and install electrical service to the facility. The electrical service shall be 110-120 volt, 60 amp, alternating current. The CONTRACTOR shall be responsible for supply of power to the facility office throughout the contract period. If a portable generator is used to supply electrical power, the CONTRACTOR shall be responsible for the complete operation and maintenance of the generator. The generator shall remain in continuous operation 24 hours per day and shall be located a minimum of 100 feet from the facility and shielded so as to minimize the noise in the facility.
- vii. The facility and all utilities shall be in place at the worksite prior to the start of work requiring continuous inspection and no later than 15 days after receipt of the Notice to Proceed.
- 3. The demobilization operation shall include but not be limited to the following items of work:
 - i. All debris, trash, tires, equipment, equipment parts, chains, cables, and other such items resulting from the construction operation shall, at the CONTRACTOR's expense, be removed from the work site and be salvaged by CONTRACTOR or disposed of in a manner which meets all Federal, State and Local Regulations.
 - ii. All disturbed areas, including the access road, shall be bladed or smoothed to blend the area with the surrounding land surface. The bladed or smoothed surface shall be free of abrupt mounds, windrows, depressions or other irregularities that would prevent the safe operation of ordinary farm equipment thereon. The finished surface shall prevent diversion of surface runoff and shall prevent standing or ponding water.
 - iii. If road base/rock is used on the access road, it shall be removed after construction work is completed.

- iv. All traffic control devices, warning signs, barricades and any other material used for traffic control shall be removed.
- v. After the blading and smoothing operation is complete, all disturbed areas shall be vegetated as described in Construction Specification 6, Seeding, Sprigging, and Mulching.
- vi. All buildings, trailers, fence, storage sheds, sanitary facilities and other such items shall be removed from the work site when the construction is complete.
- vii. All utilities installed for construction and under this contract shall be removed from the site as required by the owner of the utility after construction work is complete.

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Construction Specification 9—Traffic Control

1. Scope

The work shall consist of establishing traffic control and maintaining safe, convenient use of public roads and rights-of-way.

2. Traffic and access

The contractor's operations shall cause no unnecessary inconvenience to the public. The public rights-of-way shall be maintained at all times unless interruption is authorized by proper local authority. Contractor's authorized closing or detour plans shall be provided to OWNER for approval.

Safe and adequate access shall be provided and maintained to all public protection devices and to all critical utility control locations. Facility access shall be continuous and unobstructed unless otherwise approved.

3. Storage of equipment and material in public streets

Construction materials and equipment shall not be stored or parked on public streets, roads, or highways. During any material or equipment loading or unloading activities that may temporarily interfere with traffic, an acceptable detour shall be provided for the duration of the activity. Any associated expense for this activity is the responsibility of the contractor.

Excavated material, including suitable material that is intended for adjacent trench backfill or other earth backfill as specified in section 5 of this specification, shall not be stored on public streets, roads, or highways that remain in service for the public. Any waiver of this requirement must be obtained from the proper local authority and approved by the engineer. All excess and unsuitable material shall be removed from the site as soon as possible. Any spillage shall be removed from roadways before they are used by the public.

4. Street closures, detours, and barricades

The contractor shall comply with the requirements of all applicable responsible units of government for closure of any street, road, or highway. The contractor shall provide the required barriers, guards, lights, signs, temporary bridges, and flaggers together with informing the public of any detours and construction hazards by the most suitable means available, such as local newspapers or radio stations. The contractor is also responsible for compliance with additional public safety requirements that may arise during construction. The contractor shall furnish, install, and, upon completion of the work, promptly remove all signs, warning devices, and other materials used in the performance of this work.

Unless otherwise specified, the contractor shall notify, in writing, the fire chief, police chief, county sheriff, state patrol, schools that operate school buses, or any other government official as may be appropriate no less than 7 days before closing, partly closing, or reopening any street, road, or highway.

Unless otherwise specified, the contractor shall furnish to the engineer a written plan showing the proposed method of signing, barricading for traffic control, and safety for street detours and closures.

All temporary detours will be maintained to ensure use of public rights-of-way is provided in a safe manner. This may include dust control, grading, and graveling as required in section 7 of this specification.

5. General and specific references

All signs, signals, barricades, use of flaggers, and other traffic control and public safety devices shall conform to the general requirements set forth in the Manual of Uniform Traffic Control Devices (MUTCD) and the latest edition of Standard Highway Signs and Standard Alphabets for Highway Signs and/or OSHA Construction Industry Standards (29 CFR Part 1926), Subpart G, Signs, Signals, and Barricades unless otherwise specified in section 7 of this specification.

6. Measurement and payment

For items of work for which specific lump sum prices are established in the contract, payment for the work is made at the contract lump sum price. Progress payments will be made based upon the percentage of estimated total time that traffic control will be required unless otherwise specified in section 7 of this specification. Payment will constitute full compensation for all flaggers, labor, materials, equipment, and all other items necessary and incidental to completion of the work.

Compensation for any item of work described in the contract, but not listed in the bid schedule will be included in the payment for the item of work to which it is made subsidiary. Such items and items to which they are made subsidiary are identified in section 7 of this specification.

7. Items of work and construction details

7. Items of Work and Construction Details

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 10, Traffic Control

- 1. This item shall consist of performing all items of work for traffic control as required by Section 1 of this specification and as shown on the drawings.
- 2. In <u>Section 5, General and specific references</u>, the CONTRACTOR shall also conform to the requirements of the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:
 - i. Item 502, "Barricades, Signs, and Traffic Handling," Section 502.2, "Construction"
 - ii. Item 644, "Small Roadside Sign Supports and Assemblies," Section 644.1, "Description," Section 644.2, "Materials," and Section 644.3, "Construction"
- 3. The CONTRACTOR shall furnish a written plan to the CONTRACTING OFFICER for approval, demonstrating that the proposed method of signing, barricading for traffic control, use of flaggers, etc. is in compliance with <u>Section 5, General and specific references</u> and <u>Section 7.a.2</u>.

Construction Specification 11-Removal of Water

1. Scope

The work consists of the removal of surface water and ground water as necessary to perform the construction required by the contract in accordance with the specifications. It shall include: (1) constructing, installing, building, and maintaining all necessary temporary water containment facilities, channels, and diversions; (2) furnishing, installing, and operating all necessary pumps, piping, and other facilities and equipment; and (3) removing all such temporary works and equipment after their intended function is no longer required.

2. Diverting surface water

The contractor shall install, maintain, and operate all cofferdams, channels, flumes, sumps, and all other temporary diversion and protective works needed to divert streamflow and other surface water through or around the construction site. Control of surface water shall be continuous during the period that damage to construction work could occur. Unless otherwise specified and/or approved, the diversion outlet shall be into the same drainageway that the water would have reached before being diverted.

The contractor shall furnish the Contracting Officer, in writing, a proposed plan for diverting surface water before beginning any construction activities for which a diversion is required, unless waived in section 8 of this specification. Acceptance of this plan or the waiving of the plan requirement will not relieve the contractor of the responsibilities related to this activity during the process of completing the work as specified.

3. Dewatering the construction site

Foundations, cutoff trenches, and all other parts of the construction site shall be dewatered and kept free of standing water and muddy conditions as necessary for the proper execution of the work. The contractor shall furnish, install, operate, and maintain all drains, sumps, pumps, casings, well points, and all other equipment required to properly dewater the site as specified. Dewatering systems that cause a loss of soil fines from the foundation areas will not be permitted.

The contractor shall furnish the contracting officer, in writing, a proposed plan for dewatering before commencing with any construction activity for which dewatering may be required, unless waived in section 8 of this specification. Acceptance of this plan or the waiving of the plan requirement will not relieve the contractor of the responsibilities for completing the specified work.

4. Dewatering borrow areas

The contractor shall maintain all borrow areas free of surface water or otherwise provide for timely and effective removal of surface and subsurface water that accumulates within the borrow area, unless waived in section 8 of this specification. Borrow material shall be processed as necessary to achieve proper and uniform moisture content at the time of placement.

If pumping to dewater borrow areas is included as a bid item of work in the bid schedule, each pump discharge pipe shall be equipped with a water meter. The meter shall be such that the measured quantity of water is accurate within 3 percent of the true quantity. The contractor shall provide necessary support to perform accuracy tests of the water meter when requested by the contracting officer.

5. Erosion and pollution control

Removal of water from the construction site, including the borrow areas, shall be accomplished so that erosion and the transporting of sediment and other pollutants are minimized. Dewatering activities shall be accomplished

in a manner that the water table water quality is not altered. Pollution control activities shall not conflict with the requirements of Construction Specification 5, Pollution Control, if it is a part of this contract.

6. Removal of temporary works

When temporary works are no longer needed, the contractor shall remove and return the area to a condition similar to that which existed before construction. Areas where temporary works were located shall be graded for sightly appearance with no obstruction to natural surface water flows or the proper functioning and access to the works of improvement installed. The contractor shall exercise extreme care during the removal stages to minimize the loss of soil sediment and debris that was trapped during construction.

Pipes, casings, and any other material used to dewater the site shall be removed from temporary wells. The wells shall be filled to ground level with clean gravel or other suitable material approved by the contracting officer. The contractor shall exercise extreme care to prevent pollution of the ground water by these actions.

7. Measurement and payment

Method 1 — Items of work listed in the bid schedule for removal of water, diverting surface water, and dewatering construction sites and borrow areas are paid for at the contract lump sum prices. Such payment will constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

Method 2 — Items of work listed in the bid schedule for removal of water, diverting surface water, dewatering construction sites, and dewatering borrow areas are paid for at the contract lump sum prices. Such payment will constitute full compensation for furnishing, installing, operating, and maintaining the necessary trenches, drains, sumps, pumps, and piping and for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work. The exception is that additional payment for pumping to dewater borrow areas and the removal of water will be made as described in the following paragraph.

If pumping to dewater borrow areas is a contract bid item, payment is made at the contract unit price, which shall be the price per 1,000 gallons shown in the bid schedule. Such payment will constitute full compensation for pumping only. Compensation for equipment and preparation and for other costs associated with pumping is included in the lump sum payment for removal of water or the lump sum payment for dewatering the borrow areas. Payment is made only for pumping that is necessary to dewater borrow areas that cannot be effectively drained by gravity or that must have the water table lowered to be usable as a suitable borrow source. Pumping for other purposes will not be included for payment under this item.

All Methods — The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule is included in the payment for the contract line item to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 8 of this specification.

8. Items of Work and Construction Details

8. Items of Work and Construction Details

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 11, Removal of Water

- This item shall consist of all operations necessary to accomplish the work defined in Section 1 of this specification, including work required to control water from entering the new principal spillway.
- 2. The existing principal spillway may be used for diverting surface water and water from the reservoir.
- 3. The new principal spillway conduit installation area and the new labyrinth spillway installation area shall be protected from the entry of water from the reservoir until the labyrinth weir is constructed to the full design cross-section elevation. The construction area shall be protected from the entry of water from the reservoir by cofferdam, steel sheetpiling, or other means. Removal of the water control facilities shall require written approval of the CONTRACTING OFFICER. Water will not be permitted to enter the new principal spillway conduit without the written approval of the CONTRACTING OFFICER.
- 4. Written plans for protection of the new principal spillway conduit installation and labyrinth spillway installation from reservoir water are required. The means of protection shall be designed, complete with plans, and sealed by a Professional Engineer licensed in Texas. The plans shall be submitted to the CONTRACTING OFFICER prior to start of construction operations.
- 5. Written plans for diverting surface waters and for dewatering the site are required. The CONTRACTOR's plans for diverting surface waters and dewatering the site shall be submitted to the CONTRACTING OFFICER prior to the start of construction operations.
- 6. Excavation for the installation of the spillway inlet, conduit, labyrinth spillway, spillway chute, and stilling basin shall be kept free of water during placement of concrete and backfilling. The water table at a concrete structure location shall be maintained a minimum of 2 feet below the subgrade of the concrete during and for a minimum of seven days after concrete placement. The water table at a backfill location shall be maintained a minimum of 2 feet below the backfill surface.
- In <u>Section 7, Measurement and Payment</u>, Method 1 shall apply. Payment will be made as the work proceeds after documentation of direct costs by the contractor showing specific costs for removal of water and supporting evidence of charges of subcontractors, suppliers and others.

Construction Specification 21—Excavation

1. Scope

The work shall consist of the excavation required by the drawings and specifications and disposal of the excavated materials.

2. Classification

Excavation is classified as common excavation, rock excavation, or unclassified excavation in accordance with the following definitions.

Common excavation is defined as the excavation of all materials that can be excavated, transported, and unloaded using heavy ripping equipment and wheel tractor-scrapers with pusher tractors or that can be excavated and dumped into place or loaded onto hauling equipment by excavators having a rated capacity of one cubic yard or larger and equipped with attachments (shovel, bucket, backhoe, dragline, or clam shell) appropriate to the material type, character, and nature of the materials.

Rock excavation is defined as the excavation of all hard, compacted, or cemented materials that require blasting or the use of ripping and excavating equipment larger than defined for common excavation. The excavation and removal of isolated boulders or rock fragments larger than 1 cubic yard encountered in materials otherwise conforming to the definition of common excavation shall be classified as rock excavation. The presence of isolated boulders or rock fragments larger than 1 cubic yard is not in itself sufficient cause to change the classification of the surrounding material.

For the purpose of these classifications, the following definitions shall apply:

Heavy ripping equipment is a rear-mounted, heavy duty, single-tooth, ripping attachment mounted on a track type tractor having a power rating of at least 250 flywheel horsepower unless otherwise specified in section 10.

Wheel tractor-scraper is a self-loading (not elevating) and unloading scraper having a struck bowl capacity of at least 12 cubic yards.

Pusher tractor is a track type tractor having a power rating of at least 250 flywheel horsepower equipped with appropriate attachments.

Unclassified excavation is defined as the excavation of all materials encountered, including rock materials, regardless of their nature or the manner in which they are removed.

3. Blasting

The transportation, handling, storage, and use of dynamite and other explosives shall be directed and supervised by a person(s) of proven experience and ability who is authorized and qualified to conduct blasting operations.

Blasting shall be done in a manner as to prevent damage to the work or unnecessary fracturing of the underlying rock materials and shall conform to any special requirements in section 10 of this specification. When specified in section 10, the contractor shall furnish the engineer, in writing, a blasting plan before blasting operations begin.

4. Use of excavated material

Method 1 — To the extent they are needed, all suitable material from the specified excavations shall be used in the construction of required permanent earthfill or rockfill. The suitability of material for specific purposes is determined by the engineer. The contractor shall not waste or otherwise dispose of suitable excavated material.

Method 2 — Suitable material from the specified excavations may be used in the construction of required earthfill or rockfill. The suitability of material for specific purposes is determined by the engineer.

5. Disposal of waste materials

Method 1 — All surplus or unsuitable excavated materials are designated as waste and shall be disposed of at the locations shown on the drawings.

Method 2 — All surplus or unsuitable excavated materials are designated as waste and shall be disposed of by the contractor at sites of his own choosing away from the site of the work. The disposal shall be in an environmentally acceptable manner that does not violate local rules and regulations.

6. Excavation limits

Excavations shall comply with OSHA Construction Industry Standards (29CFR Part 1926) Subpart P, Excavations, Trenching, and Shoring. All excavations shall be completed and maintained in a safe and stable condition throughout the total construction phase. Structure and trench excavations shall be completed to the specified elevations and to the length and width required to safely install, adjust, and remove any forms, bracing, or supports necessary for the installation of the work. Excavations outside the lines and limits shown on the drawings or specified herein required to meet safety requirements shall be the responsibility of the contractor in constructing and maintaining a safe and stable excavation.

7. Borrow excavation

When the quantities of suitable material obtained from specified excavations are insufficient to construct the specified earthfills and earth backfills, additional material shall be obtained from the designated borrow areas. The extent and depth of borrow pits within the limits of the designated borrow areas shall be as specified in section 10 or as approved by the engineer.

Borrow pits shall be excavated and finally dressed to blend with the existing topography and sloped to prevent ponding and to provide drainage.

8. Overexcavation

Excavation in rock beyond the specified lines and grades shall be corrected by filling the resulting voids with portland cement concrete made of materials and mix proportions approved by the engineer. Concrete that will be exposed to the atmosphere when construction is completed shall meet the requirements of concrete selected for use under Construction Specification 31, Concrete for Major Structures, or 32, Structure Concrete, as appropriate.

Concrete that will be permanently covered shall contain not less than five bags of cement per cubic yard. The concrete shall be placed and cured as specified by the engineer.

Excavation in earth beyond the specified lines and grades shall be corrected by filling the resulting voids with approved, compacted earthfill. The exception to this is that if the earth is to become the subgrade for riprap, rockfill, sand or gravel bedding, or drainfill, the voids may be filled with material conforming to the specifications for the riprap, rockfill, bedding, or drainfill. Before correcting an overexcavation condition, the contractor shall review the planned corrective action with the engineer and obtain approval of the corrective measures.

21-2

Chapter 21

9. Measurement and payment

For items of work for which specific unit prices are established in the contract, the volume of each type and class of excavation within the specified pay limits is measured and computed to the nearest cubic yard by the method of average cross-sectional end areas or by methods outlined in section 10 of this specification. Regardless of quantities excavated, the measurement for payment is made to the specified pay limits except that excavation outside the specified lines and grades directed by the engineer to remove unsuitable material is included. Excavation required because unsuitable conditions result from the contractor's improper construction operations, as determined by the engineer, is not included for measurement and payment.

Method 1 — The pay limits shall be as designated on the drawings.

Method 2 — The pay limits shall be defined as follows:

- a. The upper limit shall be the original ground surface as it existed before the start of construction operations except that where excavation is performed within areas designated for previous excavation or earthfill, the upper limit shall be the modified ground surface resulting from the specified previous excavation or earthfill.
- b. The lower and lateral limits shall be the neat lines and grades shown on the drawings.

Method 3 — The pay limits shall be defined as follows:

- a. The upper limit shall be the original ground surface as it existed before the start of construction operations except that where excavation is performed within areas designated for previous excavation or earthfill, the upper limit shall be the modified ground surface resulting from the specified previous excavation or earthfill.
- b. The lower and lateral limits shall be the true surface of the completed excavation as directed by the engineer.

Method 4 — The pay limits shall be defined as follows:

- a. The upper limit shall be the original ground surface as it existed before the start of construction operations except that where excavation is performed within areas designated for previous excavation or earthfill, the upper limit shall be the modified ground surface resulting from the specified previous excavation or earthfill.
- b. The lower limit shall be at the bottom surface of the proposed structure.
- c. The lateral limits shall be 18 inches outside of the outside surface of the proposed structure or shall be vertical planes 18 inches outside of and parallel to the footings, whichever gives the larger pay quantity, except as provided in d below.
- d. For trapezoidal channel linings or similar structures that are to be supported upon the sides of the excavation without intervening forms, the lateral limits shall be at the underside of the proposed lining or structure.
- e. For the purposes of the definitions in b, c, and d, above, any specified bedding or drainfill directly beneath or beside the structure will be considered to be a part of the structure.

All methods — The following provisions apply to all methods of measurement and payment.

Payment for each type and class of excavation is made at the contract unit price for that type and class of excavation. Such payment will constitute full compensation for all labor, materials, equipment, and all other items necessary and incidental to the performance of the work except that extra payment for backfilling overexcavation will be made in accordance with the following provisions.

Payment for backfilling overexcavation, as specified in section 8 of this specification, is made only if the excavation outside specified lines and grades is directed by the engineer to remove unsuitable material and if the unsuitable condition is not a result of the contractor's improper construction operations as determined by the engineer.

Compensation for any item of work described in the contract, but not listed in the bid schedule is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 10 of this specification.

10. Items of Work and Construction Details

10. Items of Work and Construction Details

In Section 3, Blasting, no blasting will be allowed.

In <u>Section 4, Use of Excavated Materials</u>, Method 1 shall apply. There is no guarantee that materials obtained from the specified excavations may be used directly in specified fill areas. Separate stockpiling of selected materials, based on their engineering properties, to insure their availability for use in specific zones of the fill areas may be required. Additional compensation will not be made for stockpiling of excavated materials. Cost for stockpiling of excavated materials shall be included in the compensation for the bid item(s) for excavation.

In <u>Section 5, Disposal of Waste Materials</u>, Method 1 shall apply. The disposal of the excavated materials shall include transporting, depositing, and spreading the materials to and on the designated fill or waste areas. The designated fill areas and waste areas are shown or otherwise designated on the drawings. The finished surface of the waste area shall be uniform and conform to the existing topography. Prior to placing the waste material, the foundation shall be stripped and stockpiled for use as topsoil. The waste area shall be topsoiled. Additional compensation for disposal of excavated materials, dressing of the surface of waste areas, foundation stripping and topsoiling will not be made. Costs will be included in the compensation for the bid item for excavation.

The CONTRACTOR shall protect all existing site structures, facilities, utilities, and vegetation not specifically identified on the drawings for removal or designated for removal by the CONTRACTING OFFICER. Damage to existing structures, facilities, facilities, utilities, and vegetation to remain shall be repaired by the CONTRACTOR at no additional cost to the Owner.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 12, Excavation, Common

- This item shall consist of all excavation required for construction of the embankment extension; new principal spillway riser and principal spillway conduit; new labyrinth spillway, including the excavation required for the placement of the earthfill and drainfill underneath and adjacent to the labyrinth; conduit filter diaphragm; new spillway chute and stilling basin; the road realignment; driveway culvert; box culverts and headwalls; and the outlet channel as shown on the drawings.
- 2. Prior to performing designated excavations, the ground surface shall be stripped of vegetation and topsoil. The depth of this stripping shall be sufficient to remove soil containing significant vegetative or organic matter. The depth of stripping is estimated to be 6 inches. The upper limit for pay limit determination (Section 9, Measurement and Payment, Method 2) shall be the ground surface, as it exists prior to stripping the surface vegetation and topsoil.
- 3. Suitable materials resulting from the required excavations shall be used to construct the specified fills except materials suitable for topsoil shall be stockpiled at the locations shown on the drawings. Unsuitable materials shall be placed in the waste area shown on the drawings.
- 4. In Section 9, Measurement and Payment, Method 2 shall apply.
- 5. Items of work subsidiary to this bid item are:
 - i. Clearing and Grubbing as specified in Construction Specification 2 as it applies to this bid item.

ii. Excavation, Common, Foundation Stripping as specified in Construction Specification 21 as it applies to this bid item.

b. Subsidiary Item, Excavation, Common, Foundation Stripping

- 1. This item shall consist of removing weeds, grass, roots and soils containing significant vegetative or organic material from the ground surface (including any waste areas) prior to excavating material or placing earthfill. The depth of stripping shall be sufficient to remove the vegetative material and soil containing significant organic matter and is estimated to be 3 to 12 inches (on average). The total required volume of stripping shall not exceed that obtained by assuming a depth of 6 inches.
- 2. Separate payment will not be made for this item. Compensation for this item will be included in the payment for *Bid Item 12, Excavation, Common, Bid Item 13, Earthfill Zone 1,* and *Bid Item 14, Earthfill Zone 2.*

c. Subsidiary Item, Excavation, Common, Foundation Drain

- 1. This item includes all excavation for installation of the new foundation drain system located along the downstream toe of the embankment as shown on the drawings.
- 2. Separate payment will not be made for this item. Compensation for this item will be included in the payment for *Bid Item 18, Drainfill, Fine Filter Toe Drain*.

d. Subsidiary Item, Excavation, Common, Structure Removal

- This item includes all excavation, outside the limits of other designated excavation, required for the removal of the designated fencing; roadway/driveway; road/driveway culverts; existing principal spillway inlet; selected conduit sections as shown on the drawings; the existing concrete outlet plunge pool; the existing rock riprap; and all the appurtenances.
- Separate payment will not be made for this item. Compensation for this item will be included in the payment for Bid Item 1, Structure Removal – Fences, Bid Item 2, Structure Removal – Road, Driveways, and Culvert, Bid Item 3, Structure Removal – Principal Spillway, and Bid Item 4, Structure Removal – Rock Riprap.

e. Subsidiary Item, Excavation, Rock Riprap

- 1. This item shall consist of all excavation required for the installation of the rock riprap as shown on the drawings.
- 2. Separate payment will not be made for this item. Compensation for this item will be included in the payment for *Bid Item 33, Rock Riprap*.

f. Subsidiary Item, Excavation, Common, Filter Diaphragm

1. This item includes all excavation for installation of the new conduit filter diaphragm below the labyrinth weir excavation subgrade, as shown on the drawings.

2. Separate payment will not be made for this item. Compensation for this item will be included in the payment for *Bid Item 17, Drainfill, Fine Filter*.

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Construction Specification 23—Earthfill

1. Scope

The work consists of the construction of earth embankments, other earthfills, and earth backfills required by the drawings and specifications.

Earthfill is composed of natural earth materials that can be placed and compacted by construction equipment operated in a conventional manner.

Earth backfill is composed of natural earth material placed and compacted in confined spaces or adjacent to structures (including pipes) by hand tamping, manually directed power tampers or vibrating plates, or their equivalent.

2. Material

All fill material shall be obtained from required excavations and designated borrow areas. The selection, blending, routing, and disposition of material in the various fills shall be subject to approval by the engineer.

Fill materials shall contain no frozen soil, sod, brush, roots, or other perishable material. Rock particles larger than the maximum size specified for each type of fill shall be removed prior to compaction of the fill.

The types of material used in the various fills shall be as listed and described in the specifications and drawings.

3. Foundation preparation

Foundations for earthfill shall be stripped to remove vegetation and other unsuitable material or shall be excavated as specified.

Except as otherwise specified, earth foundation surfaces shall be graded to remove surface irregularities and shall be scarified parallel to the axis of the fill or otherwise acceptably scored and loosened to a minimum depth of 2 inches. The moisture content of the loosened material shall be controlled as specified for the earthfill, and the surface material of the foundation shall be compacted and bonded with the first layer of earthfill as specified for subsequent layers of earthfill.

Earth abutment surfaces shall be free of loose, uncompacted earth in excess of 2 inches in depth normal to the slope and shall be at such a moisture content that the earthfill can be compacted against them to produce a good bond between the fill and the abutments.

Rock foundation and abutment surfaces shall be cleared of all loose material by hand or other effective means and shall be free of standing water when fill is placed upon them. Occasional rock outcrops in earth foundations for earthfill, except in dams and other structures designed to restrain the movement of water, shall not require special treatment if they do not interfere with compaction of the foundation and initial layers of the fill or the bond between the foundation and the fill.

Foundation and abutment surfaces shall be no steeper than one horizontal to one vertical unless otherwise specified. Test pits or other cavities shall be filled with compacted earthfill conforming to the specifications for the earthfill to be placed upon the foundation.

4. Placement

Earthfill shall not be placed until the required excavation and foundation preparation have been completed and the foundation has been inspected and approved by the engineer. Earthfill shall not be placed upon a frozen surface nor shall snow, ice, or frozen material be incorporated in the earthfill matrix.

Earthfill shall be placed in approximately horizontal layers. The thickness of each layer before compaction shall not exceed the maximum thickness specified in section 10 or shown on the drawings. Materials placed by dumping in piles or windrows shall be spread uniformly to not more than the specified thickness before being compacted.

Hand compacted earth backfill shall be placed in layers whose thickness before compaction does not exceed the maximum thickness specified for layers of earth backfill compacted by manually directed power tampers.

Earth backfill shall be placed in a manner that prevents damage to the structures and allows the structures to assume the loads from the earth backfill gradually and uniformly. The height of the earth backfill adjacent to a structure shall be increased at approximately the same rate on all sides of the structure.

Earthfill and earth backfill in dams, levees, and other structures designed to restrain the movement of water shall be placed to meet the following additional requirements:

- (a) The distribution of materials throughout each zone shall be essentially uniform, and the earthfill shall be free from lenses, pockets, streaks, or layers of material differing substantially in texture, moisture content, or gradation from the surrounding material. Zone earthfills shall be constructed concurrently unless otherwise specified.
- (b) The surface of each layer shall be scarified parallel to the axis of the fill to a depth of not less than 2 inches before the next layer is placed.
- (c) The top surface of embankments shall be maintained approximately level during construction with two exceptions: A crown or cross-slope of about 2 percent shall be maintained to ensure effective drainage, or as otherwise specified for drainfill or sectional zones.
- (d) Dam embankments shall be constructed in continuous layers from abutment to abutment except where openings to facilitate construction or to allow the passage of streamflow during construction are specifically authorized in the contract.
- (e) Embankments built at different levels as described under (c) or (d) above shall be constructed so that the slope of the bonding surfaces between embankment in place and embankment to be placed is not steeper than 3 feet horizontal to 1 foot vertical. The bonding surface of the embankment in place shall be stripped of all material not meeting the requirements of this specification and shall be scarified, moistened, and recompacted when the new earthfill is placed against it. This ensures a good bond with the new earthfill and obtains the specified moisture content and density at the contact of the inplace and new earthfills.

5. Control of moisture content

During placement and compaction of earthfill and earth backfill, the moisture content of the material being placed shall be maintained within the specified range.

The application of water to the earthfill material shall be accomplished at the borrow areas insofar as practicable. Water may be applied by sprinkling the material after placement on the earthfill, if necessary. Uniform moisture distribution shall be obtained by disking.

Material that is too wet when deposited on the earthfill shall either be removed or be dried to the specified moisture content prior to compaction.

If the top surface of the preceding layer of compacted earthfill or a foundation or abutment surface in the zone of contact with the earthfill becomes too dry to permit suitable bond, it shall either be removed or scarified and moistened by sprinkling to an acceptable moisture content before placement of the next layer of earthfill.

6. Compaction

Earthfill—Earthfill shall be compacted according to the following requirements for the class of compaction specified:

Class A compaction—Each layer of earthfill shall be compacted as necessary to provide the density of the earthfill matrix not less than the minimum density specified in Section 10 or identified on the drawings. The earthfill matrix is defined as the portion of the earthfill material finer than the maximum particle size allowed in the reference compaction test method specified (ASTM D698 or ASTM D1557).

Class B compaction—Each layer of earthfill shall be compacted to a mass density not less than the minimum density specified.

Class C compaction—Each layer of earthfill shall be compacted by the specified number of passes of the type and weight of roller or other equipment specified or by an approved equivalent method. Each pass shall consist of at least one passage of the roller wheel or drum over the entire surface of the layer.

Earth backfill—Earth backfill adjacent to structures shall be compacted to a density equivalent to that of the surrounding inplace earth material or adjacent required earthfill or earth backfill. Compaction shall be accomplished by hand tamping or manually directed power tampers, plate vibrators, walk-behind, miniature, or self-propelled rollers. Unless otherwise specified heavy equipment including backhoe mounted power tampers or vibrating compactors and manually directed vibrating rollers shall not be operated within 3 feet of any structure. Towed or self-propelled vibrating rollers shall not be operated within 5 feet of any structure. Compaction by means of drop weights operating from a crane or hoist is not permitted.

The passage of heavy equipment will not be allowed:

- · Over cast-in-place conduits within 14-days after placement of the concrete
- Over cradled or bedded precast conduits within 7 days after placement of the concrete cradle or bedding
- Over any type of conduit until the backfill has been placed above the top surface of the structure to a height equal to one-half the clear span width of the structure or pipe or 3 feet, whichever is greater, except as may be specified in section 10.

Compacting of earth backfill adjacent to structures shall not be started until the concrete has attained the strength specified in section 10 for this purpose. The strength is determined by compression testing of test cylinders cast by the contractor's quality control personnel for this purpose and cured at the work site in the manner specified in ASTM C 31 for determining when a structure may be put into service.

When the required strength of the concrete is not specified as described above, compaction of earth backfill adjacent to structures shall not be started until the following time intervals have elapsed after placement of the concrete.

Structure	Time interval (days)

Vertical or near-vertical walls with earth loading on one side only	14
Walls backfilled on both sides simultaneously	7
Conduits and spillway risers, cast-in-place (with inside forms in place)	7
Conduits and spillway risers, cast-in-place (inside forms removed)	14
Conduits, pre-cast, cradled	2
Conduits, pre-cast, bedded	1
Cantilever outlet bents (backfilled both sides simultaneously)	3

7. Reworking or removal and replacement of defective earthfill

Earthfill placed at densities lower than the specified minimum density or at moisture contents outside the specified acceptable range of moisture content or otherwise not conforming to the requirements of the specifications shall be reworked to meet the requirements or removed and replaced by acceptable earthfill. The replacement earthfill and the foundation, abutment, and earthfill surfaces upon which it is placed shall conform to all requirements of this specification for foundation preparation, approval, placement, moisture control, and compaction.

8. Testing

During the course of the work, the contractor shall perform quality control tests, as applicable, to identify earthfill and earth backfill materials; determine the reference maximum density and optimum moisture content; and document that the moisture content of material at the time of compaction and the density of earthfill and earth backfill in place conform to the requirements of this specification.

Determining Reference Maximum Density and Optimum Moisture Content—For Class A compaction, the reference maximum density and optimum moisture content shall be determined in accordance with the compaction test and method specified on the drawings or in section 10.

Documenting Specification Conformance—In-place densities of earthfill and earth backfill requiring Class A compaction shall be measured in accordance with ASTM D1556, D2167, D2937, or D6938. Moisture contents of earthfill and earth backfill at the time of compaction shall be measured in accordance with ASTM D2216, D4643, or D6938. Values of moisture content determined by ASTM D2216 are considered the true value of the soil moisture. Values of moisture content determined by ASTM D4643 or D6938 shall be verified by comparison to values obtained by ASTM D2216. Values of in-place density and moisture content determined by these tests shall be compared to the minimum density and moisture content range specified on the drawings or in section 10.

Correction for Oversize Particles—If the materials to be used for earthfill or earth backfill contain more than 5 percent by dry weight of oversize rock particles (particles larger than those allowed in the specified compaction test and method), corrections for oversize particles shall be made using the appropriate procedures explained in ASTM D4718.

9. Measurement and payment

For items of work for which specific unit prices are established in the contract, the volume of each type and compaction class of earthfill and earth backfill within the specified zone boundaries and pay limits is measured and computed to the nearest cubic yard by the method of average cross-sectional end areas. Unless otherwise

specified in section 10, no deduction in volume is made for embedded items, such as, but not limited to, conduits, inlet structures, outlet structures, embankment drains, sand diaphragm and outlet, and their appurtenances.

The pay limits shall be as defined below, with the further provision that earthfill required to fill voids resulting from overexcavation of the foundation, outside the specified lines and grades, will be included in the measurement for payment only under the following conditions:

- Where such overexcavation is directed by the engineer to remove unsuitable material, and
- Where the unsuitable condition is not a result of the contractor's improper construction operations as determined by the engineer.

Earthfill beyond the specified lines and grades to backfill excavation required for compliance with OSHA requirements will be considered subsidiary to the earthfill bid item(s).

Method 1—The pay limits shall be as designated on the drawings.

Method 2—The pay limits shall be the measured surface of the foundation when approved for placement of the earthfill and the specified neat lines of the earthfill surface.

Method 3—The pay limits shall be the measured surface of the foundation when approved for placement of the earthfill and the measured surface of the completed earthfill.

Method **4**—The pay limits shall be the specified pay limits for excavation and the specified neat lines of the earthfill surface.

Method 5—The pay limits shall be the specified pay limits for excavation and the measured surface of the completed earthfill.

Method 6—Payment for each type and compaction class of earthfill and earth backfill is made at the contract unit price for that type and compaction class of earthfill. Such payment will constitute full compensation for all labor, material, equipment, and all other items necessary and incidental to the performance of the work.

Method 7—Payment for each type and compaction class of earthfill and earth backfill is made at the contract unit price for that type and compaction class of earthfill. Such payment will constitute full compensation for all labor, material, equipment, and all other items necessary and incidental to the performance of the work except furnishing, transporting, and applying water to the foundation and earthfill material. Water applied to the foundation and earthfill material is measured and payment made as specified in Construction Specification 10.

All methods—The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 10 of this specification.

10. Items of work and construction details

10. Items of Work and Construction Details

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 13, Earthfill – Zone 1

- 1. This item shall consist of all earthfill required for fill and backfill for the construction of the upstream access road, labyrinth weir foundation core, and the earthfill underneath the slope paving, including all foundation preparation to meet the requirements specified herein.
- In <u>Section 4, Placement</u>, the CONTRACTING OFFICER will not permit frozen materials to be incorporated in the specified fills. Removal of all frozen materials from the fill on which materials are to be deposited will be required. Additional compensation for removal of frozen materials from the fill will not be made.
- 3. In <u>Section 6, Compaction</u>, Class A compaction shall apply. The compaction density and moisture content requirements shall be as shown on the drawings.
- 4. Suitable materials from labyrinth spillway excavations shall be used for the embankment extension. Suitable materials shall be approved by the CONTRACTING OFFICER.
- 5. Immediately prior to placement of the initial fill layer on earthen foundations, the stripped foundation shall be loosened to a depth of approximately 6 inches and, after any necessary moisture adjustments, shall be compacted with a minimum of six complete passes of the compacting equipment. Moisture adjustments shall bring the water content of the foundation soil within the required limits as shown on the drawings for that soil material if used as earthfill.
- 6. After being deposited on the fill, each lift of fill material shall be spread, bladed, and smoothed to the extent necessary to insure that the surface is free of abrupt mounds, depressions, or windrows to provide a smooth uniform surface for operation of plowing and compaction equipment.
- 7. Each lift of fill material shall then be disked, bladed and plowed to an acceptable degree and depth so as to thoroughly loosen and blend the material with the preceding lift before compaction is started. The minimum disk blade size shall be 34" in diameter. An increase in the weight of the plow; an increase in disk size; a decrease in thickness of lifts being placed; or any combination of these may be required to accomplish the blending and bonding herein specified.
- 8. Compaction of each lift shall be as specified on the drawings. Maximum layer thickness of fill compacted by manually directed power tamper shall be 4 inches.
- 9. All foundation and embankment surfaces shall be closely examined immediately prior to the placement of all earthfills and backfills. All materials that exhibit drying cracks, slaking, or other evidences of being unstable or unsuitable, shall be removed or reworked by scarification, wetting, and compaction to the affected depths prior to the placement of fill. Additional compensation will not be made for removing or reworking the foundation or fill materials to meet the requirements herein specified.
- 10. In Section 9, Measurement and Payment, Methods 4 and 6 shall apply.
- 11. Items of work subsidiary to this bid item are:

- i. Excavation, Common, Foundation Stripping, as specified in Construction Specification 21, Excavation as it applies to this item.
- ii. Topsoil, Earthfill, as specified in Construction Specification 26, Topsoiling.

b. Bid Item 14, Earthfill – Zone 2

- This item shall consist of all earthfill required for fill and backfill for the construction of the embankment extension and the earthfill core adjacent to the labyrinth weir, including all foundation preparation to meet the requirements specified herein.
- In <u>Section 4, Placement</u>, the CONTRACTING OFFICER will not permit frozen materials to be incorporated in the specified fills. Removal of all frozen materials from the fill on which materials are to be deposited will be required. Additional compensation for removal of frozen materials from the fill will not be made.
- 3. In <u>Section 6, Compaction</u>, Class A compaction shall apply. The compaction density and moisture content requirements shall be as shown on the drawings.
- 4. Suitable materials from labyrinth spillway excavations shall be used for the crossing berm. Suitable materials shall be approved by the CONTRACTING OFFICER.
- 5. Immediately prior to placement of the initial fill layer on earthen foundations, the stripped foundation shall be loosened to a depth of approximately 6 inches and, after any necessary moisture adjustments, shall be compacted with a minimum of six complete passes of the compacting equipment. Moisture adjustments shall bring the water content of the foundation soil within the required limits as shown on the drawings for that soil material if used as earthfill.
- 6. After being deposited on the fill, each lift of fill material shall be spread, bladed, and smoothed to the extent necessary to insure that the surface is free of abrupt mounds, depressions, or windrows to provide a smooth uniform surface for operation of plowing and compaction equipment.
- 7. Each lift of fill material shall then be disked, bladed and plowed to an acceptable degree and depth so as to thoroughly loosen and blend the material with the preceding lift before compaction is started. The minimum disk blade size shall be 34" in diameter. An increase in the weight of the plow; an increase in disk size; a decrease in thickness of lifts being placed; or any combination of these may be required to accomplish the blending and bonding herein specified.
- 8. Compaction of each lift shall be as specified on the drawings. Maximum layer thickness of fill compacted by manually directed power tamper shall be 4 inches.
- 9. All foundation and embankment surfaces shall be closely examined immediately prior to the placement of all earthfills and backfills. All materials that exhibit drying cracks, slaking, or other evidences of being unstable or unsuitable, shall be removed or reworked by scarification, wetting, and compaction to the affected depths prior to the placement of fill. Additional compensation will not be made for removing or reworking the foundation or fill materials to meet the requirements herein specified.
- 10. In Section 9, Measurement and Payment, Methods 4 and 6 shall apply.

- 11. Items of work subsidiary to this bid item are:
 - i. Excavation, Common, Foundation Stripping, as specified in Construction Specification 21, Excavation as it applies to this item.
 - ii. Topsoil, Earthfill, as specified in Construction Specification 26, Topsoiling.

c. Bid Item 15, Earthfill – Zone 3

- 1. This item shall consist of all earthfill required for fill and backfill for the construction of the labyrinth foundation core and the earthfill adjacent to the wing walls and training walls, including all foundation preparation to meet the requirements specified herein.
- In <u>Section 4, Placement</u>, the CONTRACTING OFFICER will not permit frozen materials to be incorporated in the specified fills. Removal of all frozen materials from the fill on which materials are to be deposited will be required. Additional compensation for removal of frozen materials from the fill will not be made.
- 3. In <u>Section 6, Compaction</u>, Class A compaction shall apply. The compaction density and moisture content requirements shall be as shown on the drawings.
- 4. Suitable materials from labyrinth spillway excavations shall be used for the labyrinth foundation core. Suitable materials shall be approved by the CONTRACTING OFFICER. If suitable materials are not available from the labyrinth spillway excavations, then the CONTRACTOR shall supply the specified earthfill materials from an offsite location of his choosing. Additional compensation for procurement and transport of the earthfill from an offsite location will not be made.
- 5. Immediately prior to placement of the initial fill layer on earthen foundations, the stripped foundation shall be loosened to a depth of approximately 6 inches and, after any necessary moisture adjustments, shall be compacted with a minimum of six complete passes of the compacting equipment. Moisture adjustments shall bring the water content of the foundation soil within the required limits as shown on the drawings for that soil material if used as earthfill.
- 6. After being deposited on the fill, each lift of fill material shall be spread, bladed, and smoothed to the extent necessary to insure that the surface is free of abrupt mounds, depressions, or windrows to provide a smooth uniform surface for operation of plowing and compaction equipment.
- 7. Each lift of fill material shall then be disked, bladed and plowed to an acceptable degree and depth so as to thoroughly loosen and blend the material with the preceding lift before compaction is started. The minimum disk blade size shall be 34" in diameter. An increase in the weight of the plow; an increase in disk size; a decrease in thickness of lifts being placed; or any combination of these may be required to accomplish the blending and bonding herein specified.
- 8. Compaction of each lift shall be as specified on the drawings. Maximum layer thickness of fill compacted by manually directed power tamper shall be 4 inches.
- 9. All foundation and embankment surfaces shall be closely examined immediately prior to the placement of all earthfills and backfills. All materials that exhibit drying cracks, slaking, or other evidences of being unstable or unsuitable, shall be removed or reworked by scarification, wetting, and compaction to the affected depths prior to the placement of fill. Additional

compensation will not be made for removing or reworking the foundation or fill materials to meet the requirements herein specified.

10. In Section 9, Measurement and Payment, Methods 4 and 6 shall apply.

d. Bid Item 16, Earthfill – Zone 4

- This item shall consist of all imported fill required for fill and backfill for the construction of the labyrinth foundation, chute foundation, the training wall footing, and the intake riser foundation, including all foundation preparation to meet the requirements specified herein. Note that this does not include the fill required for the construction of the crushed limestone base material, which is included separately in *Bid Item 50, Flexible Base*.
- In <u>Section 4, Placement</u>, the CONTRACTING OFFICER will not permit frozen materials to be incorporated in the specified fills. Removal of all frozen materials from the fill on which materials are to be deposited will be required. Additional compensation for removal of frozen materials from the fill will not be made.
- 3. In <u>Section 6, Compaction</u>, Class A compaction shall apply. The compaction density and moisture content requirements shall be as shown on the drawings.
- 4. Suitable materials from auxiliary spillway excavations shall be used for the labyrinth foundation core. Suitable materials shall be approved by the CONTRACTING OFFICER. If suitable materials are not available from the auxiliary spillway excavations, then the CONTRACTOR shall supply the specified earthfill materials from an offsite location of his choosing. Additional compensation for procurement and transport of the earthfill from an offsite location will not be made.
- 5. Immediately prior to placement of the initial fill layer on earthen foundations, the stripped foundation shall be loosened to a depth of approximately 6 inches and, after any necessary moisture adjustments, shall be compacted with a minimum of six complete passes of the compacting equipment. Moisture adjustments shall bring the water content of the foundation soil within the required limits as shown on the drawings for that soil material if used as earthfill.
- 6. After being deposited on the fill, each lift of fill material shall be spread, bladed, and smoothed to the extent necessary to insure that the surface is free of abrupt mounds, depressions, or windrows to provide a smooth uniform surface for operation of plowing and compaction equipment.
- 7. Each lift of fill material shall then be disked, bladed and plowed to an acceptable degree and depth so as to thoroughly loosen and blend the material with the preceding lift before compaction is started. The minimum disk blade size shall be 34" in diameter. An increase in the weight of the plow; an increase in disk size; a decrease in thickness of lifts being placed; or any combination of these may be required to accomplish the blending and bonding herein specified.
- 8. Compaction of each lift shall be as specified on the drawings. Maximum layer thickness of fill compacted by manually directed power tamper shall be 4 inches.
- 9. All foundation and embankment surfaces shall be closely examined immediately prior to the placement of all earthfills and backfills. All materials that exhibit drying cracks, slaking, or other evidences of being unstable or unsuitable, shall be removed or reworked by scarification, wetting, and compaction to the affected depths prior to the placement of fill. Additional

compensation will not be made for removing or reworking the foundation or fill materials to meet the requirements herein specified.

10. In Section 9, Measurement and Payment, Methods 4 and 6 shall apply.

e. Subsidiary Item, Earthfill, Structure Removal

- 1. This item includes all earthfill as required to backfill the excavations required for removing the existing principal spillway inlet structures; designated conduit sections as shown on the drawings; the existing concrete outlet plunge basin; road/driveway conduits; and existing fences designated for removal, to the grades shown on the drawings.
- Separate payment will not be made for this item. Compensation for this item will be included in the payment for *Bid Item 1, Structure Removal – Fences, Bid Item 2, Structure Removal – Road, Driveways, and Culvert, Bid Item 3, Structure Removal – Principal Spillway,* and *Bid Item 4, Structure Removal – Rock Riprap.*

f. Subsidiary Item, Earthfill, Rock Riprap

- 1. This item shall consist of all earthfill required for fill and backfill for the installation of the rock riprap as shown on the drawings.
- 2. Separate payment will not be made for this item. Compensation for this item will be included in the payment for *Bid Item 33, Rock Riprap*.

g. Subsidiary Item, Earthfill, Concrete Structures

- This item shall consist of all earthfill required for fill and backfill around concrete structures that is not included in *Bid Item 13, Earthfill – Zone 1, Bid Item 14, Earthfill – Zone 2, Bid Item 15, Earthfill – Zone 3, or Bid Item 16, Earthfill – Zone 4,* as shown on the drawings.
- Separate payment will not be made for this item. Compensation for this item will be included in the payment for Bid Item 23, Concrete, Structural – Riser, Bid Item 24, Concrete, Pipe Cradle, Bid Item 25, Concrete, Structural – Slope Paving, Bid Item 26, Concrete, Structural – Labyrinth Weir Walls, Bid Item 27, Concrete, Structural – Labyrinth Spillway Slab, Bid Item 28, Concrete, Structural – Training and Wing Walls, and Bid Item 29, Culvert Inlets and Outlets.

Construction Specification 24—Drainfill

1. Scope

The work consists of furnishing, placing, and compacting drainfill required in the construction of structure drainage systems.

2. Material

Method 1 — Drainfill material shall conform to the requirements of Material Specification 521, Aggregates for Drainfill and Filters. A minimum of 30 days before delivery of materials to the site, the contractor shall inform the engineer in writing of the source(s) from which drainfill material will be obtained. The contractor shall provide the engineer free access to the source(s) for the purpose of obtaining samples for testing.

Method 2 — Drainfill material shall be sand, gravel, or crushed stone, or mixtures thereof, obtained from the specified sources. The material shall be selected as necessary to avoid the inclusion of organic matter, clay balls, excessive fine particles, or other substances that would interfere with their free-draining properties.

3. Base preparation

Foundation surface and trenches shall be clean and free of organic matter, loose soil, foreign substance, and standing water when the drainfill is placed. Earth surfaces upon or against which drainfill will be placed shall not be scarified.

4. Placement

Drainfill shall not be placed until the subgrade has been inspected and approved by the engineer. Drainfill shall not be placed over or around pipe or drain tile until the installation of the pipe or tile has been inspected and approved.

Drainfill shall be placed uniformly in layers not to exceed 12 inches thick before compaction. When compaction is accomplished by manually controlled equipment, the layers shall not exceed 8 inches thick. The material shall be placed to avoid segregation of particle sizes and to ensure the continuity and integrity of all zones. No foreign material shall be allowed to become intermixed with or otherwise contaminate the drainfill.

Traffic shall not be permitted to cross over drains at random. Equipment cross-overs shall be maintained, and the number and location of such crossovers shall be established and approved before the beginning of drainfill placement. Each crossover shall be cleaned of all contaminating material and shall be inspected and approved by the engineer before the placement of additional drainfill material.

Any damage to the foundation surface or the trench sides or bottom occurring during placement of drainfill shall be repaired before drainfill placement is continued.

The upper surface of drainfill constructed concurrently with adjacent zones of earthfill shall be maintained at a minimum elevation of 1 foot above the upper surface of adjacent earthfill.

Drainfill over and/or around pipe or drain tile shall be placed to avoid any displacement in line or grade of the pipe or tile.

Drainfill shall not be placed adjacent to structures until the concrete has attained the strength specified in section 9 of this specification. The strength shall be determined by compression testing of concrete test cylinders cast and field cured at the project site in accordance with ASTM Method C 31 for determining when a structure may be placed into service.

When the required strength of the concrete is not specified as described above, placement of drainfill adjacent to concrete structures shall not be commenced until the following item intervals have elapsed following placement of the concrete:

Structure Type	Time Interval (days)
Vertical or near-vertical wall with earth loading on one side only (retaining walls and counterforts)	14
Walls backfilled on both sides simultaneously	7
Conduits and galleries, cast-in-place	
(with inside forms in place)	7
(inside forms removed)	14
Conduits, precast, cradled	2
Conduits, precast, bedded	1
Cantilever outlet bents backfilled on both sides simultaneously	3

5. Control of moisture

The moisture content of drainfill material shall be controlled as specified in section 9 of this specification. When additional water is required, it shall be applied in a manner to avoid excessive wetting to adjacent earthfill. Except as specified in section 9 of this specification, control of moisture content will not be required.

6. Compaction

Drainfill shall be compacted according to the following requirements for the class of compaction specified:

Class A compaction — For drainfill materials with more than 70 percent passing the 3/4 inch sieve, each layer of drainfill shall be compacted to a minimum dry density of not less than the density specified in section 9 of this specification as determined by ASTM D 698. For drainfill materials with 70 percent or less passing the 3/4 inch sieve, each layer of drainfill shall be compacted to a relative density of not less than 70 percent as determined by ASTM D 4254.

Class I compaction — Each layer of drainfill shall be compacted by a minimum of two passes over the entire surface with a steel-drum vibrating roller weighing at least 5 tons and exerting a vertical vibrating force of not less than 20,000 pounds at a minimum frequency of 1,200 times per minute, or by an approved equivalent method.

Class II compaction — Each layer of drainfill shall be compacted by one of the following methods or by an approved equivalent method. (A pass is defined as at least one complete coverage of the roller wheel, tire, or drum over the entire surface for each layer.)

- a. A minimum of two passes over the entire surface with a pneumatic-tired roller exerting a minimum pressure of 75 pounds per square inch.
- b. A minimum of four passes over the entire surface with the track of a crawler-type tractor weighing at least 20 tons.
- c. Controlled movement of the hauling equipment so that the entire surface is traversed by not less than one tread track of the loaded hauling equipment.

Class III compaction — No compaction will be required beyond that resulting from the placing and spreading operations.

When compaction other than Class III compaction is specified, material placed in trenches or other locations inaccessible to heavy equipment shall be compacted by manually controlled pneumatic or vibrating tampers as specified in section 9 of this specification.

Heavy equipment shall not be operated within 2 feet of any structure. Vibrating rollers shall not be operated within 5 feet of any structure. Compaction by means of drop weights operating from cranes, hoists, or similar equipment will not be permitted.

7. Testing

The contractor shall conduct such tests as necessary to verify that the drainfill material and the inplace drainfill meets the specification requirements.

The engineer shall be granted access to perform such tests as are required to verify that the drainfill materials and the drainfill in place meets the requirements of the specifications. These tests are not intended to provide the contractor with information needed to assure that the materials and workmanship meet the specification requirements. These verification tests will not relieve the contractor of the responsibility of performing required tests for that purpose.

8. Measurement and payment

Method 1 — For items of work for which specific unit prices are established in the contract, the volume of drainfill within the neat lines shown on the drawings are measured and computed to the nearest cubic yard. Where the engineer directs placement of drainfill outside the neat lines to replace unsuitable foundation material, the volume of such drainfill is included. The volume included is only to the extent that the unsuitable condition is not a result of the contractor's improper construction operation in the determination of the engineer.

Payment for drainfill is made at the contract unit price for each type of drainfill, complete in place. Except as otherwise specified in section 9 of this specification, such payment will constitute full compensation for all labor, equipment, material, and all other items necessary and incidental to the performance of the work.

Method 2 — For items of work for which specific unit prices are established in the contract, the quantity of drainfill placed within the specified limits is computed to the nearest 0.1 ton by actual weight. Where the engineer directs placement of drainfill outside the neat lines to replace unsuitable foundation material, the weight of such drainfill is included. The weight included is only to the extent that the unsuitable condition is not a result of the contractor's improper construction operation in the determination of the engineer.

Payment for drainfill is made at the contract unit price for each type of drainfill, complete in place. Except as otherwise specified in section 9 of this specification, such payment will constitute full compensation for all labor, equipment, material, and all other items necessary and incidental to the performance of the work.

Compensation for any item of work described in the contract, but not included in the bid schedule is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 9 of this specification.

9. Items of work and construction details

9. Items of Work and Construction Details

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 17, Drainfill, Fine Filter

- 1. This item shall consist of furnishing and installing the fine filter drainfill required for the labyrinth spillway; spillway chute; stilling basin; and conduit filter diaphragm as shown on the drawings.
- In <u>Section 2, Material</u>, Method 1 shall apply. The fine filter gradation requirements shall be as shown on the drawings. The percentage of drainfill materials that is finer than the No. 200 U.S. Standard Sieve Size (0.074 millimeters) shall be not more than 3 percent when determined in accordance with the procedures contained in ASTM Designation C117. Fines shall be non-plastic when tested in accordance with ASTM D4318.
- 3. In <u>Section 5, Control of moisture</u>, fine filter drainfill shall be in wet or near saturated condition when placed. Each layer of fine filter drainfill shall be saturated immediately prior to compaction.
- 4. In <u>Section 6, Compaction</u>, for fine graded drainfill, Class A compaction with the following exceptions shall apply:
 - i. The compacted dry density shall be a minimum of 95 percent of the maximum dry density as determined by the method in ASTM D-698.
 - ii. The ASTM D-698 test procedure shall be modified to consist of a 1-point test performed on a representative sample of oven-dried drainfill.
- 5. Drainfill shall be placed in such a manner as to prevent segregation of particle sizes.
- 6. In <u>Section 8, Measurement and Payment</u>, Method 1 shall apply.
- 7. The item of work subsidiary to this bid item is Excavation, Common, Filter Diaphragm, as specified in Construction Specification 21, Excavation.

b. Bid Item 18, Drainfill, Fine Filter - Toe Drain

- 1. This item shall consist of furnishing and installing the fine filter drainfill required for the foundation toe drain as shown on the drawings.
- In Section 2, Material, Method 1 shall apply. The fine filter gradation requirements shall be as shown on the drawings. The percentage of drainfill materials that is finer than the No. 200 U.S. Standard Sieve Size (0.074 millimeters) shall be not more than 3 percent when determined in accordance with the procedures contained in ASTM Designation C117. Fines shall be non-plastic when tested in accordance with ASTM D4318.
- 3. In <u>Section 5, Control of moisture</u>, fine filter drainfill shall be in wet or near saturated condition when placed. Each layer of fine filter drainfill shall be saturated immediately prior to compaction.
- 4. In <u>Section 6, Compaction</u>, for fine graded drainfill, Class A compaction with the following exceptions shall apply:

- i. The compacted dry density shall be a minimum of 95 percent of the maximum dry density as determined by the method in ASTM D-698.
- ii. The ASTM D-698 test procedure shall be modified to consist of a 1-point test performed on a representative sample of oven-dried drainfill.
- 5. Drainfill shall be placed in such a manner as to prevent segregation of particle sizes.
- 6. When trenches for construction of the filter/drainage system are excavated through earthfill (or backfills), the trench depth shall be limited to 5 feet maximum and shall include sufficient "overcut depth" to insure complete removal of earth contaminants of previously placed drainfill.
- 7. Use of forms having projections that cause disturbance of adjacent drainfill materials or of inplace embankment materials when being withdrawn will not be permitted.
- 8. In Section 8, Measurement and Payment, Method 1 shall apply.
- 9. The item of work subsidiary to this bid item is Excavation, Common, Foundation Drain, as specified in Construction Specification 21, Excavation.

c. Bid Item 19, Drainfill, Coarse Filter

- 1. This item shall consist of furnishing and installing the coarse filter drainfill required for the foundation trench drain, labyrinth spillway, spillway chute, and stilling basin as shown on the drawings.
- 2. In <u>Section 2, Material</u>, Method 1 shall apply. The coarse filter drainfill gradation requirements shall be as shown on the drawings.
- 3. In Section 5, Control of Moisture, no control of moisture is required for coarse filter drainfill.
- 4. In <u>Section 6, Compaction</u>, for coarse filter drainfill, Class III compaction shall apply.
- 5. Drainfill shall be placed in such a manner as to prevent segregation of particle sizes.
- 6. In Section 8, Measurement and Payment, Method 1 shall apply.

Construction Specification 26—Topsoiling

1. Scope

The work consists of furnishing and spreading topsoil to specified depths at locations shown on the drawings.

2. Quality of topsoil

Topsoil shall consist of friable surface soil reasonably free of grass, roots, weeds, sticks, rocks, or other unsuitable material. Additional quality requirements, if any, are in section 7 of this specification.

3. Furnishing

Method 1 — Topsoil shall be salvaged from designated earth surfaces that will be disturbed by construction activities. After designated sites have been cleared and grubbed, the topsoil shall be removed from the designated areas and stockpiled at locations shown on the drawings or acceptable to the engineer. Unsuitable material encountered during removal of topsoil shall be disposed of at locations shown on the drawings or approved by the engineer, or it will be otherwise hauled and disposed of at locations removed from the construction site. The contractor is responsible for complying with all local rules and regulations and the payment of any and all fees that may result from the disposal at locations outside the construction work limits.

Method 2 — Topsoil shall be furnished from an offsite source designated by the contractor. The engineer shall be granted access to the source for inspection and acceptance before delivery to the site. Test results and samples shall be provided when specified in section 7 of this specification.

4. Stockpiling

Stockpiles of topsoil shall not conflict with the requirements of Construction Specification 5, Pollution Control, when made a part of this contract.

5. Spreading

Method 1 — Spreading shall not be conducted when the ground or topsoil is frozen, excessively wet, or otherwise in a condition detrimental to uniform spreading operations. Surfaces designated to receive a topsoil application shall be lightly scarified just before the spreading operation.

Following the spreading operation, the topsoil surface shall be left reasonably smooth and without ruts or surface irregularities that could contribute to concentrated waterflow downslope.

Method 2 — Spreading shall not be performed when the ground or topsoil is frozen, excessively wet, or otherwise in a condition detrimental to uniform spreading operations. Surfaces designated to receive a topsoil application shall be lightly scarified just before the spreading operation. Where compacted earthfills are designated to be topsoiled, the topsoil shall be placed concurrently with the earthfill and shall be bonded to the compacted fill with the compacting equipment.

Following the spreading operation, the topsoil surface shall be left reasonably smooth and without ruts or surface irregularities that could contribute to concentrated waterflow downslope.

6. Measurement and payment

Method 1 — The total surface covered by topsoil is measured and the area(s) computed to the nearest square yard. Payment for furnishing and placing topsoil is made at the contract unit price.

Chapter 26

Method 2 — The total surface covered by topsoil, except the surface area of embankments, levees, dikes, and other earthfills not included for payment, is measured and the area(s) computed to the nearest square yard.

Payment for topsoil spread on the surface of embankments, levees, dikes, and other earthfills is included in the measurement and payment for that item of earthfill where topsoil application occurred.

Method 3 — For items of work for which specific unit prices are established in the contract, the volume of topsoil furnished and spread is computed to the nearest cubic yard by the method of average crosssectional end areas from surveys of the excavated topsoil stockpile or, if not stockpiled, cross-sectional surveys of the borrow area(s). Payment for furnishing and spreading topsoil is made at the contract unit price.

All methods — The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 7 of this specification.

All payment methods — Payment will constitute full compensation for all labor, equipment, material, and all other items necessary and incidental to the completion of the work. This includes excavating, stockpiling, hauling, spreading, and the wasting of unsuitable excavated material.

7. Items of work and construction details

7. Items of Work and Construction Details

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 20, Topsoil

- 1. This item shall consist of salvaging of approved topsoil from required excavations and stripping operations and placing it on the earthfill required for the roadway modifications; backfill for the labyrinth spillway; waste areas; staging and stockpiling areas; and any other disturbed areas above the proposed normal pool elevation not defined in Section 7.b, below.
- 2. In <u>Section 3, Furnishing</u>, Method 1 shall apply.
- 3. Topsoil shall be processed by pulverizing and shall have the moisture content adjusted as necessary and placed in uniform layers not to exceed 6 inches normal to the surface. The minimum final topsoil thickness shall be 6 inches normal to the surface.
- 4. In <u>Section 5, Spreading</u>, Method 1 shall apply. The surface on which topsoil is to be placed shall be examined before placement of topsoil. The prepared surface shall be approved by the CONTRACTING OFFICER before placement of topsoil.
- 5. Finished grades shall be maintained at that specified, and the final surfaces of topsoiled areas shall be dressed by blading, dragging, or floating operations.
- 6. In Section 6, Measurement and Payment, Method 2 shall apply.

b. Subsidiary Item, Topsoil, Earthfill

- 1. This item shall consist of salvaging of approved topsoil from required excavations and stripping operations and placing it on the following areas:
 - Earthfill as required to backfill the excavations required for removing the existing principal spillway inlet structure; designated conduit sections as shown on the drawings; and the existing concrete outlet plunge basin. This item also includes all topsoil placed on the earthfill required to backfill the existing principal spillway outlet channels.
 - ii. Earthfill as required for fill and backfill of the proposed principal spillway intake structures and conduits.
 - iii. Earthfill as required to extend the embankment as shown on the drawings.
- 2. Topsoil shall be processed by pulverizing and shall have the moisture content adjusted as necessary and placed in uniform layers not to exceed 6 inches normal to the surface. The minimum final topsoil thickness shall be 6 inches normal to the surface.
- In <u>Section 5, Spreading</u>, Method 1 shall apply. The surface on which topsoil is to be placed shall be examined before placement of topsoil. The prepared surface shall be approved by the CONTRACTING OFFICER before placement of topsoil.
- 4. Finished grades shall be maintained at that specified, and the final surfaces of topsoiled areas shall be dressed by blading, dragging, or floating operations.

5. Separate payment will not be made for this item. Compensation for this item will be included in the payment for *Bid Item 13, Earthfill – Zone 1,* and *Bid Item 14, Earthfill – Zone 2.*

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Construction Specification 28—Lime Treated Earthfill

1. Scope

The work consists of furnishing lime, mixing lime with soil, curing, and placing the lime treated soil.

2. Material

Soil material shall be obtained from the designated area(s). The selection of the material shall be as outlined in section 12 of this specification. Soil material shall contain no frozen soil, sod, brush, roots, or other perishable material. Rock particles larger than the maximum size specified for each type of earthfill shall be removed before treatment operations.

Water shall be clean and free from injurious amounts of oil, acid, alkali, organic matter, or other deleterious substances.

Hydrated lime shall meet the requirements of Material Specification 593.

3. Equipment

All equipment necessary for the proper construction of the work shall be on the work site before the lime treatment operations start. Unless otherwise specified, mixing equipment shall include the combined use of heavy disk plows and high speed rotary mixers. Disks shall be at least 24 inches in diameter, and rotary mixers shall be capable of mixing lifts at least 9 inches thick traveling at a minimum speed of 4 miles per hour and covering a minimum width of 6 feet.

All equipment used to convey or transport lime to or on the work site shall be covered or enclosed to avoid lime dust problems.

4. Site preparation

The contractor shall prepare, mix, and cure the lime treated earth material in the area(s) shown on the drawings.

Before lime treatment operations start, the processing area used for mixing and curing shall be stripped of topsoil and graded to a relatively smooth and uniform surface.

After the area is no longer required for mixing and curing, it shall be regraded as required, disked to a depth of 4 inches, and covered uniformly with the removed topsoil.

5. Lime proportioning

The amount of lime shall be as specified in section 12 of this specification. Adjustment in the amount of lime may be required as the work progresses and shall be adjusted as requested and approved by the engineer.

6. Lime application

Lime shall not be applied when the temperature is below 40 degrees Fahrenheit or is expected to drop below 40 degrees Fahrenheit within 24 hours. Lime will not be applied during high wind conditions that hinder effective application or cause pollution by drift offsite.

Method 1 — Hydrated lime shall be uniformly applied in dry form on the soil surface at a rate that will attain the specified proportioning and lightly sprinkled with water to minimize dusting and blowing.

Method 2 — Hydrated lime shall be mixed with water to form a slurry before application to the soil surface. The slurry shall be a mixture of 1 ton lime to a minimum volume of 500 gallons of water. Agitation shall be accomplished through integral paddles, recirculating pumps, or a combination of these devices. The lime and water shall be maintained as a uniform mixture until application to the soil surface.

The slurry shall be uniformly applied to the soil surface at a rate that will attain the specified proportioning. The slurry shall be applied under pressure through spray bars.

7. Mixing

The soil, lime, and water shall be mixed by disking and use of rotary mixers until a uniform mixture is obtained. Disking shall be performed prior to the use of rotary mixers if there are clods in the material that are larger than six inches in length, width, or height. Rotary mixers shall be applied only after the maximum clod size has been reduced to less than six inches. During initial mixing with dry lime, a minimum of two cycles of water application followed by mixing with disks and high speed rotary mixers shall be accomplished.

The depth of the lift for treatment shall be no greater than the depth that can be effectively mixed by the equipment. The cycle of watering and mixing shall continue until the soil, lime, and water are thoroughly processed to a uniform mixture without lumps of soil or lime. When mixing is complete, the water content of the mix shall not be less than standard optimum water for the soil-lime mixture, when tested in accordance with ASTM D698, Method A.

After mixing, the lime treated layer shall be sealed to minimize evaporation loss, lime carbonation, and excessive wetting from rainfall or other sources. Sealing shall be accomplished by lightly compacting the surface of the treated layer with a pneumatic tire or smooth wheel roller or by other methods approved by the engineer.

The mixing of lime, soil, and water shall be completed within the same workday it is started.

8. Placement

Lime-treated earthfill shall not be placed until the required excavation and foundation preparation have been completed and the foundation has been inspected and approved by the engineer. Earthfill shall not be placed upon a frozen surface, nor shall snow, ice, or frozen material be incorporated in the earthfill.

Immediately before placement of lime-soil mixture, the subgrade shall be scarified and moistened to create a water content that allows suitable bonding of lime-soil mixture. Surface free water shall not be present during placement operations.

Lime-treated earthfill shall be placed in approximately horizontal layers. The thickness of each layer before compaction shall not exceed the maximum thickness specified in section 12 or shown on the drawings. Material placed by dumping in piles or windrows shall be spread uniformly to not more than the specified thickness before being compacted.

During placement and compaction of the lime-soil mixture, the moisture content of the material being placed shall be maintained within the specified range. The water content of the mixture at the time of placement and compaction shall not be less than standard optimum moisture when tested in accordance with ASTM D698, Procedure A.

9. Compaction

Lime-treated earthfill shall be compacted in accordance with section 6 of Construction Specification 23, Earthfill, for the specified class.

10. Curing

The lime and soil mixture shall be cured at least 72 hours unless otherwise specified in section 12. The water content of the mixture shall be maintained at or above standard optimum water content during the curing period by sprinkling with water, remixing, and resealing.

After the required curing time has occurred and before use as earthfill, the treated material shall be thoroughly remixed. Final mixing shall be accomplished so that all nonslaked lime particles retained on the No. 4 sieve are removed. The remaining material shall have all clods reduced in size to meet the following gradation:

Minimum passing 2-inch sieve = 100 percent

Minimum passing no. 4 sieve = 60 percent

11. Measurement and payment

For items of work for which specific unit prices are established in the contract bid schedule:

- (1) The quantity of lime used for lime treatment is measured to the nearest ton by actual weight.
- (2) The volume of lime stabilized earthfill within the specified zone boundaries and pay limits shown on the drawings are measured and computed to the nearest cubic yard by the method of average crosssectional end areas. Unless otherwise specified, no deduction in volume is made for embedded conduits and appurtenances.

The pay limits for lime-treated earthfill shall be as defined below, with the further provision that lime stabilized earthfill required to fill voids resulting from overexcavation of the foundation and/or placed outside the specified lines and grades will be included in the measurement for payment only where such placement is approved by the engineer. Such approval will only be granted for the purpose of filling overexcavation that results from the removal of unsuitable material and where placement outside the lines and grades were not a result of contractor's improper construction operations as determined by the engineer.

Method 1 — The pay limits shall be as designated on the drawings.

Method 2 — The pay limits shall be the measured surface of the foundation when approved for placement of lime treated earthfill and the specified neat lines of the earthfill surface.

Method 3 — The pay limits shall be the measured surface of the foundation when approved for placement of lime treated earthfill and measured surface of the completed earthfill.

Method 4 — The pay limits shall be the specified pay limits for excavation and specified neat lines of the earthfill surface.

Method 5 — The pay limits shall be the specified pay limits for excavation and measured surface of the completed earthfill.

Method 6 — Payment for the lime treated earthfill is made at the contract unit price for that type of earthfill. Such payment will constitute full compensation for all labor, material, equipment, and all other items necessary and incidental to the performance of the work including stripping topsoil, grading, and spreading topsoil over the processing area following completion of lime treated earthfill activities. No separate payment will be made for water applied to the foundation and used for preparing hydrated lime.

Method 7 — Payment for lime treated earthfill is made at the contract unit price for that type of earthfill. Such payment will constitute full compensation for all labor, material, equipment, and all other items necessary and incidental to the performance of the work, including stripping topsoil, grading, and spreading topsoil over the processing area following completion of lime treated earthfill activities. It does not include furnishing, transporting, and applying water to the foundation and earthfill material. Water applied to the foundation and earthfill material is measured and payment made as specified in Construction Specification 10, Water for Construction.

All methods — The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule is included in the payment for the item of

work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 12 of this specification.

12. Items of work and construction details

12. Items of work and construction details

In <u>Section 2, Material</u>, soil material and rock particles larger than 2 inches in any dimension shall be removed prior to treatment.

In <u>Section 2, Material</u>, hydrated lime shall not apply. Quicklime shall be required and shall meet the requirements of Material Specification 303.

In <u>Section 3, Equipment</u>, the minimum disk size shall be 34" in diameter. An increase in the weight of the plow; an increase in disc size; a decrease in thickness of lifts being placed, or any combination of these may be required to accomplish the blending and bonding herein specified.

In <u>Section 6, Lime application</u>, none of the methods shall apply. Quicklime shall be uniformly applied in dry form on the soil surface at a rate that will attain the specified proportioning and watered until thoroughly wet to induce slaking.

Immediately prior to placement of the initial fill layer on earthen foundations, the stripped foundation shall be loosened to a depth of approximately 6 inches and, after any necessary moisture adjustment, shall be compacted with a minimum of six passes over the entire area with the compacting equipment.

Immediately before placement of the lime-soil mixture on the previous layer, the subgrade shall be scarified and watered, as necessary, to adjust the moisture in the top four inches to within the specified range for material compacted according to compaction Class A as specified herein.

In <u>Section 9, Compaction</u>, Class A compaction in Section 6 of Construction Specification 23 shall apply. In-place dry density of materials being placed shall not be less than 95 percent of the maximum dry density obtained during tests performed in accordance with the procedures contained in ASTM D698 (Laboratory Compaction Characteristics of Soil Using Standard Effort) using Procedure A or B. Placement moisture shall be in the range of 0 to 4% above optimum as determined from the above test. The moisture content of the materials being placed shall be adjusted as necessary to meet these requirements.

After being deposited on the fill, each lift of fill material shall be spread, bladed and smoothed to the extent necessary to insure that the surface is free of abrupt mounds, depressions or windrows to provide a smooth uniform surface for operation of plowing and compaction equipment.

Maximum layer thickness shall be 9 inches before compaction and the maximum particle size shall be 2 inches. Each lift of fill material shall then be disked, bladed and plowed to an acceptable degree and depth so as to thoroughly loosen, blend, and bond the material with the preceding lift before compaction is started. All surfaces shall be closely examined immediately prior to the placement of all earthfills and backfills. All materials that exhibit drying cracks, slaking, or other evidences of being unstable or unsuitable, shall be removed or reworked by scarification, wetting, and compaction to the affected depths prior to the placement of fill. Additional compensation will not be made for this work as herein specified.

In Section 11.(1) for each load of lime placed as specified, the contractor shall furnish to the engineer a statementof-delivery ticket showing the weight to the nearest 0.1 ton.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 21, Lime Treated Base

1. This item shall consist of furnishing and installing the lime treated base material required for the Goforth Road construction, as shown on the drawings.

2. In <u>Section 7, Measurement and payment</u>, Methods 1 and 6 shall apply, except in Method 6 quicklime shall replace hydrated lime.

b. Bid Item 22, Furnishing and Handling Lime

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- 1. This item shall consist of furnishing and handling lime used in treatment of earthfill materials.
- 2. Quicklime shall be granular, pebble or pelletized only.
- 3. The amount of quicklime required for treatment shall be 4 percent relative to the dry weight of the soil being treated. Adjustments in the amount of quicklime being used may be required as the work progresses.
- 4. The CONTRACTOR shall take all protective measures necessary to prevent damage to persons or property from contact with lime. The CONTRACTOR's employees shall be adequately informed and trained about the hazards of working with lime.

Construction Specification 31—Concrete for Major Structures

1. Scope

The work consists of furnishing, forming, placing, finishing, and curing Portland cement concrete as required to build the structures designated in section 25 of this specification.

The following BioPreferred[®] product category is applicable to this specification.

---- concrete release fluids (aka form-release agents)

2. Material

Aggregates shall conform to the requirements of section 25 and Material Specification 522, Aggregates for Portland Cement Concrete, unless otherwise specified.

Portland cement shall conform to the requirements of Material Specification 531, Portland Cement, for the specified type. One brand only of any type of cement shall be used in any single structure as defined in section 25.

Fly ash shall conform to the requirements of Material Specification 532, Supplementary Cementitious Materials.

Blast-furnace slag used as a partial substitution of Portland cement in concrete shall conform to the requirements of Material Specification 532, Supplementary Cementitious Materials.

Silica fume shall conform to the requirements of Material Specification 532, Supplementary Cementitious Materials.

Air-entraining admixtures shall conform to the requirements of Material Specification 533, Chemical Admixtures for Concrete. If air-entraining cement is used, any additional air-entraining admixture shall be of the same type as that in the cement.

Plasticizing admixtures shall conform to the requirements of Material Specification 533, Chemical Admixtures for Concrete.

Water-reducing and/or retarding admixtures shall conform to the requirements of Material Specification 533, Chemical Admixtures for Concrete.

Accelerating and water-reducing and accelerating admixtures, if specified in section 25, shall conform to the requirements of Material Specification 533, Chemical Admixtures for Concrete.

Curing compound shall conform to the requirements of Material Specification 534, Concrete Curing Compound.

Preformed expansion joint filler shall conform to the requirements of Material Specification 535, Preformed Expansion Joint Filler.

Sealing compound for joints shall conform to the requirements of Material Specification 536, Sealing Compound for Joints in Concrete and Concrete Pipe.

Waterstops shall conform to the requirements of Material Specifications 537, Nonmetallic Waterstops, and 538, Metal Waterstops, for the specified kinds.

Dowels shall be a plain, round steel bar conforming to the requirements of Material Specification 539, Steel Reinforcement (for concrete).

Metal plates shall conform to the requirements of Material Specification 581, Metal, for structural quality or commercial or merchant quality steel. Structural quality shall be used only if specifically designated in the drawings or specifications.

Water used in mixing and curing concrete shall be clean and free from injurious amounts of oil, salt, acid, alkali, organic matter, or other deleterious substances.

3. Concrete mix design

Method 1

Responsibilities—The contractor is responsible for the design and proportioning of the concrete. Job mixes shall be prepared to meet the quality, consistency, and strength of concrete specified.

Submittals—At least 15 calendar days before the placement of any concrete, the contractor shall provide the engineer with full documentation to support each job mix and any admixtures to be used in the work. The contractor shall furnish test results to the engineer for each admixture showing that it meets the requirements of Material Specification 533, Chemical Admixtures for Concrete. Job mixes are reviewed and accepted or rejected by the engineer within 8 calendar days following the date of submittal. After a job mix has been accepted, neither the source, character, or gradation of the aggregates nor the type or brand of cement or admixtures shall be changed without prior notice to the engineer. Revisions or changes in a job mix that are determined to be significant by the engineer shall follow the same submittal and acceptance process as that for the initial job mix.

Design criteria—The class of concrete shall be as specified in Section 25 and in accordance with the following specified compressive strength.

Class of concrete	Specified compressive strength (f 'c) at 28 days (lb/in ²)
5000	5,000
4000	4,000
3000	3,000
2500	2,500

Maximum water-cement ratio shall be 0.50, unless otherwise specified.

Unless otherwise specified the air content (by volume) of the concrete at the time of placement shall be:

Maximum size aggregate	Air content (%)
3/8 inch to l inch	5 to 7
Over l inch	4 to 6

The consistency of all concrete shall allow it to be placed without segregation or excessive laitance. Unless otherwise specified, the slump shall be:

Type of structural section	Slump (inches)
Massive sections, pavements, footings	2 ± 1
Heavy beams, thick slabs, thick walls (>12 inches)	3 ± 1
Columns, light beams, thin slabs, thin walls (12 inches or less)	4 ± 1

Superplasticized concrete shall be a concrete mix containing either a water-reducing, high range admixture (ASTM C494, Type F or G) or a plasticizing admixture (ASTM C1017) at a dosage rate that: (1) reduces the quantity of water required to produce a concrete mix within the above slump range by 12 percent or more, or (2) produces an increase in the slump of at least 2 inches above the slump of the design mix containing no water reducer or plasticizing admixture.

A water-reducing admixture (ASTM C494, Type F or G) and/or a plasticizing admixture (ASTM C1017) may be added to an approved job mix without resubmittal and reapproval of the job mix if the following requirements are met:

- a. The admixture shall be introduced into the concrete mix as specified by the manufacturer and be compatible with other admixtures in the job mix.
- b. The water content shall be equal to or less than that required in the job mix without the admixture.
- c. The cement content shall be the same as that required in the job mix without the admixture.
- d. The air content shall be within the specified range.
- e. The slump shall not exceed 7.5 inches unless the contractor can demonstrate before placement that the job mix can be placed without segregation or excessive laitance at a slump greater than 7.5 inches. The concrete shall retain the increased slump for not less than 30 minutes.
- f. If the admixture is added at the job site, the slump of the concrete before the addition of the admixture shall not exceed the slump specified above for concrete that does not contain the admixture.

Calcium chloride or other corrosive accelerators shall not be used unless otherwise specified.

Fly ash may be used as a partial substitution for Portland cement in an amount not greater than 25 percent (by weight) of cement in the concrete mix unless otherwise specified.

Ground granulated blast-furnace slag may be used as a partial substitution for Portland cement in amounts between 25 to 70 percent (by weight) of cement in the concrete mix unless otherwise specified.

Silica fume may be used as a partial substitution for Portland cement in an amount ranging from 5 to 10 percent (by weight) of cement in the concrete mix unless otherwise specified.

Job mix criteria—Proportioning of concrete for job mixes shall be based on the standard deviation computed from compressive strength tests of previous batch records or established by laboratory trial mixes. Unless otherwise specified a compressive strength test is the average of the compressive strengths of two standard cured cylinders prepared and tested in accordance with section 4.

For a job mix based upon the standard deviation computed from compressive strength tests of previous batch records, the previous batches shall represent similar material and conditions to those expected for the job mix and have a strength within 1,000 pounds per square inch of the specified compressive strength (f'_c) at 28 days for the class of concrete specified. The contractor shall provide to the engineer copies of the facility's previous batching records that show the compressive strength results and the batch mix design used.

For a job mix based upon a laboratory trial mix, the trial mix shall contain the actual material to be used in the final job mix, have a slump within 0.75 inches of the maximum allowable slump, and have an air content within 0.5 percent of the maximum allowable air content. The contractor shall provide the engineer with copies of the actual compressive strength test records for the trial mix from the testing facility performing the test.

The trial job mix or previous batch records shall include the water reducing admixture when a water reducing admixture is used in a concrete mix specifically to improve the physical properties of the hardened concrete or change portions of the mix components.

In meeting strength requirements, the selected job mix proportions must produce an average strength, f_{cr} , exceeding the specified compressive strength, f'_{c} , by the amount specified.

n	\$ ₃₀	f _{cr}
>30	1.00 s	The larger of these
25	1.03 s	two equations:
20	1.08 s	f' _c + 1.34 s30
15	1.16 s	f' _c + 2.33 s30–500
<15		$f'_{c} + 1,000$ for $f'_{c} < 3,000$
		$f'_{c} + 1,200 \text{ for } 3,000 \le f'_{c} \le 5,000$
		f' _c + 1,400 for f' _c > 5,000

where:

s

n = number of consecutive compressive strength tests

 s_{30} = standard deviation adjusted to 30 tests, lb/in^2

 f_{cr} = required average compressive strength, lb/in^2

 f'_c = specified compressive strength of concrete, lb/in^2

= standard deviation (lb/in²) computed as {[sum(Xi-Xa)²]/[n-1]}^{1/2}

where:

Xi = individual strength test result, lb/in²

Xa = average of n strength test results, lb/in²

Method 2

Responsibilities—The engineer is responsible for the design and proportioning of the job mix. The initial job mix will be as specified in section 25. The engineer may adjust the initial job mix proportions to establish the designated job mix. The engineer will provide the contractor with a copy of each job mix as soon as the material and proportions have been determined. After the job mix has been designated, neither the source, character, or gradation of the aggregates nor the type or brand of cement or admixtures shall be changed without prior approval of the engineer. During the course of the work, the engineer may adjust the job mix proportions and batch weights whenever necessary to meet special job conditions.

The contractor, for each class of concrete, shall be responsible for:

- a. Taking the following actions and furnishing the engineer with the following information at least 35 calendar days before any placement of concrete, unless otherwise designated:
 - (1) Select the source of aggregates and sample and test the gradations of aggregates available.
 - (2) Select the brand and type of cement.
 - (3) Select the brand of admixtures and obtain manufacturer's test data and recommendation of use.
 - (4) Identify the concrete production facility, the type of mixer, and the mixing methods that will be used.
 - (5) Provide from the concrete production facility consecutive compressive strength test records and batching records for concrete mixes that have material, proportions, and compressive strengths within 1 000 pounds per square inch of the proposed design mix.
- b. Batching at least 3 cubic yards of the initial job mix, in the presence of the engineer, for testing and evaluation not less than 30 calendar days before any placement of concrete.

Chapter 2

4. Inspecting and testing

During the course of the work, the engineer performs quality assurance testing as required to assure the concrete meets the contract requirements. The engineer shall have free entry to the plant and equipment furnishing concrete under the contract. Proper facilities shall be provided for the engineer to inspect material, equipment, and processes, and to obtain samples of the concrete. All tests and inspections are conducted so as not to interfere unnecessarily with the manufacture, delivery, and placement of the concrete.

Any portion of a batch may be tested by the engineer for any of the purposes shown below. Samples taken for testing shall be representative of that part of the batch.

- a. Determining uniformity of the batch.
- b. Checking compliance with requirements for slump and air content when the batch is discharged over an extended period.
- c. Checking compliance of the concrete with the specifications when the whole amount being placed in a small structure, or a distinct part of a larger structure, is less than full batch.

If concrete is conveyed to the placement location by pumping or conveyor belts, the samples shall be collected at the discharge end.

When a plasticizing admixture is added to the concrete mix at the job site, slump tests are made both before the addition of the admixture to the concrete mix and after the admixture has been incorporated into the concrete mix.

The tests on concrete are performed by the following methods unless otherwise specified:

Type of test	Test method (ASTM designation)
Sampling	C172
Slump test	C143
Air content	C231 or C173
Compression test specimens	C31 or C42
Compressive strength testing	C39
Unit weight	C138
Temperature	C1064

A strength test for concrete is the average of two standard cured concrete cylinders prepared in accordance with ASTM C31 from the same sample of concrete and tested in accordance with ASTM C39 at 28 days, unless otherwise specified. If one cylinder shows manifest evidence of improper sampling, molding, curing, or testing, it shall be discarded and the strength of the remaining cylinder shall then be considered the compressive strength of the concrete. Should both cylinders show such defects, the entire test shall be discarded.

If both cylinders are discarded or inplace concrete that was not sampled is in question, the inplace concrete may be sampled by coring in accordance with ASTM C42. For core tests, these requirements shall be followed:

- a. At least three representative cores shall be taken from each area of concrete in question. If one or more of the cores shows signs of being damaged before testing, it shall be replaced by a new one.
- b. Test cores shall be prepared for testing in accordance with moisture conditioning in ASTM C42 unless the engineer determines that the concrete in the structure will be dry under service conditions. If the concrete is determined to be dry under service conditions, the cores shall be air dried (temperature 60 °F to 80 °F and relative humidity less than 60%) for 7 days before testing and shall be tested dry.

5. Handling and measurement of material

Aggregates shall be stored or stockpiled in such a manner that separation of coarse and fine particles of each size is avoided and that various sizes do not become intermixed before proportioning. Methods of handling and transporting aggregates shall avoid contamination, excessive breakage, segregation, degradation, or intermingling of various sizes.

(210-VI-NEH, April 2015)

Unless otherwise specified, scales shall be beam type or springless dial type. They shall be accurate when static load tested to plus 0.4 percent of the total capacity of the scales. All exposed fulcrums, clevises, and similar working parts of scales shall be kept clean.

Measuring tanks for mixing water shall be of adequate capacity to furnish the maximum amount of mixing water required per batch. Tanks shall be equipped with outside taps and valves to verify their calibration unless other means are provided for readily and accurately determining the amount of water in the tank.

The quantities of each component of the concrete mix shall be measured by the following methods and to the accuracy indicated below:

Cement, fly ash, slag—Cement, except as otherwise specifically permitted, shall be measured by weight or in bags on which the weight is plainly marked. When cement, fly ash, and slag are supplied in bulk and are measured by weight, they shall be weighed on a scale separate from that used for other material and in a hopper entirely free and independent of the hopper used for weighing the aggregate. When fly ash or slag is used in the job mix, the cement and the fly ash or slag may be weighed separately or cumulatively by weighing the cement first and then adding the fly ash or slag to arrive at the composite weight. The weight of the cement and the combined weight of the cement and fly ash or slag shall be within plus or minus 1 percent of the required weight of the cementitious material. When cement is measured in bags, no fraction of a bag shall be used unless weighed.

Aggregates—Aggregates shall be measured by weight unless otherwise specifically permitted. Mix proportions shall be based on saturated, surface-dry weights. The batch weight of each aggregate shall be the required saturated, surface-dry weight corrected by the weight of surface moisture it contains. The weight of each of the specified aggregates shall be within plus or minus 2 percent of the required weight.

Mixing water—Mixing water shall consist of water added to the batch, ice added to the batch, water occurring as surface moisture on the aggregates, and water introduced in the form of admixtures. The added water shall be measured by weight or volume to an accuracy of l percent of the required total mixing water. Added ice shall be measured by weight. Wash water shall not be used as part of the mixing water for succeeding batches.

Admixtures—Dry admixtures shall be measured by weight. Paste or liquid admixtures shall be measured by weight or volume. The admixtures shall be within plus or minus 3 percent of the required weight or volume for each specific admixture.

6. Mixers and mixing

Mixers are either stationary parts of a central mixing plant or portable equipment, such as revolving drum truck mixers and volumetric batching/continuous mixing truck mixers. Mixers shall be capable of thoroughly mixing the concrete ingredients into a uniform mass within the specified mixing time and of discharging the mix without segregation. Each mixer or agitator shall bear a manufacturer's rating plate indicating the gross volume of the drum, the capacity of the drum or container in terms of the volume of mixed concrete, and the minimum and maximum mixing speeds of rotation of the drum, blades, or paddles. When the truck mixer is used for truck mixed concrete as described in section 6a(2) or for shrink mixed concrete as described in section 6a(3), the capacity of the drum or container in terms of the volume of mixed concrete shall not exceed 63 percent of the gross volume of the drum. When the truck mixer is used to transport central-mixed concrete as described in section 6a(1), the capacity of the drum or container in terms of the volume of the volume of mixed concrete as described in section 6a(1), the capacity of the drum or container in terms of the volume of the volume of mixed concrete as described in section 6a(1), the capacity of the drum or container in terms of the volume of the gross volume of the drum. When the truck mixer is used to transport central-mixed concrete as described in section 6a(1), the capacity of the drum or container in terms of the volume of mixed concrete shall not exceed 80 percent of the gross volume of the drum. The mixer shall be operated in accordance with these recommendations.

Concrete shall be uniform and thoroughly mixed when delivered to the forms in a freshly mixed and unhardened state. Variations in slump of more than 1 inch within a batch is considered evidence of inadequate mixing and shall be corrected by changing batching procedures, increasing mixing time, changing mixers, or other means. Mixing time shall be within the limits specified below unless the contractor demonstrates by mixer performance tests that adequate uniformity is obtained by different times of mixing.

No mixing water in excess of the amount called for by the job mix shall be added to the concrete during mixing or hauling or after arrival at the delivery point. Water to compensate for up to a 1-inch loss in slump may be added, not to exceed the design maximum water cement ratio. Withholding some of the mixing water until the concrete arrives on the job, then adding the remaining water and turning the mixer 30 revolutions at mixing speed is allowed to overcome transporting conditions. When loss of slump or workability cannot be offset by these measures, complete mixing shall be performed by onsite batching and mixing or by using a combination of centrally batching and transporting material to the site and adding remainder of material onsite.

Concrete may be furnished by ready-mix methods, by volumetric batching and continuous mixing at the site, or by batch mixing at the site.

a. Ready-mixed concrete

Ready-mixed concrete shall be mixed, transported, and placed in a freshly mixed and unhardened state. The contractor shall furnish the engineer a batch ticket showing amount of concrete in cubic yards, the time of loading, the time the load was discharged, the revolution counter reading at the time of loading and discharge, and the type and actual quantity of each material including all admixtures used in each batch of concrete.

Truck mixers and truck agitators shall be equipped with revolution counters by which the number of revolutions of the drum or blades may be readily verified. Ready-mixed concrete shall be mixed and delivered by one of the following methods:

(1) Central-mixed concrete—Central-mixed concrete is mixed completely in a stationary mixer and transported to the point of delivery either in a truck agitator, a truck mixer operating at agitating speed, or nonagitating equipment.

When a truck agitator or a truck mixer is used as an agitator and transports concrete that has been completely mixed in a stationary mixer, mixing during transportation shall be at the speed designated by the manufacturer of the equipment as agitating speed. When concrete is transported in a truck mixer or truck agitator, the volume of the mixed concrete shall not exceed 80 percent of the gross volume of the drum. The total number of revolutions of the truck mixer or truck agitator shall not exceed 200 before discharge of the concrete, unless otherwise specified.

The use of nonagitating equipment to transport concrete to the site of the work is permitted only if the consistency and uniformity of the concrete as discharged at the point of delivery meet the requirements of this specification. Bodies of nonagitating hauling equipment shall be constructed so that leakage of the concrete mix, or any part thereof, does not occur. Concrete hauled in opentop vehicles shall be protected from rain and from more than 20 minutes exposure to the sun and wind when the air temperature is above 75 degrees Fahrenheit.

- (2) Truck-mixed concrete—Truck-mixed concrete is completely mixed in a truck mixer. The total volume of all ingredients to be mixed in a revolving drum truck mixer shall not exceed 63 percent of the gross volume of the drum. The concrete ingredients shall be mixed between 70 and 100 revolutions of the drum or blades at the speed designated by the manufacturer as mixing speed. Mixing in excess of 100 revolutions shall be at the speed designated by the manufacturer of the equipment as agitating speed.
- (3) Shrink-mixed concrete—Shrink-mixed concrete is partly mixed at a central plant and the mixing is completed in a truck mixer. The mixing time in the central plant mixer is the minimum required to intermingle the ingredients. The volume of the mixed concrete in a truck mixer shall not exceed 63 percent of the gross volume of the truck drum. The mixing shall be completed in a truck mixer. The number of revolutions of the truck mixer drum or blades shall be between 50 and 100 revolutions at the speed designated by the manufacturer as mixing speed. Mixing in excess of 100 revolutions shall be at the speed designated by the manufacturer of the equipment as agitating speed. The total number of revolutions shall not exceed 300 before discharge of the concrete unless otherwise specified.

b. Volumetric batching and continuous mixing at the site

Volumetric batching and continuous mixing at the site is commonly referred to as mobile concrete mixers. Unless otherwise specified volumetric batching and continuous mixing at the construction site is permitted. The batching and mixing equipment shall conform to the requirements of ASTM C685 and shall be demonstrated before placement of concrete by tests with the job mix to produce concrete meeting the specified proportioning and uniformity requirements. Concrete made by this method shall be produced, inspected, and documented in conformance with sections 6, 7, 8, 13, and 14 of ASTM C685.

c. Batch mixing at the site

This method of batching and mixing concrete is either by batching and mixing all material onsite using paving mixers or stationary construction mixers or by using a combination of centrally batching part of the mix, transporting it to the site, and adding the rest of the material and mixing onsite.

Paving mixers or stationary construction mixers and associated transport vehicles shall be in accordance with recommended practices described in method 1 for central mixed concrete. The time for mixing a batch of concrete in the mixer drum shall be according to manufacturer's recommendations, but not less than 1 minute plus 0.25 minute for each cubic yard of concrete being mixed (8 yd³ batch = 3 minutes).

When a combination of centrally batching and transporting material to the site and adding rest of material onsite is used, the contractor shall prepare a written plan detailing how the batching and mixing of the concrete material will be accomplished and controlled. This written batching and mixing plan shall be submitted to the engineer for review and approval not less than 10 working days before the placement of concrete. The volume of the mixed concrete in a truck mixer shall not exceed 63 percent of the gross volume of the drum.

The contractor shall furnish the engineer a batching ticket for each batch of fresh concrete. The ticket shows the type, brand, and amount of cement; the type, name, and amount of each admixture; total water added to the batch, which includes free water on the aggregate; maximum size of aggregate; the type and dry weight of fine aggregate; the type and dry weight of coarse aggregate; the time of loading (the time that water was introduced to the cement); and the time the load was discharged.

7. Forms

Forms shall be of good quality wood, plywood, steel, or other approved material and shall be mortar tight. The forms and associated falsework shall be substantial and unyielding and shall be constructed so that the finished concrete conforms to the specified dimensions and contours. Form surfaces shall be smooth and free from holes, dents, sags, or other irregularities and shall be maintained in this condition throughout the work. Forms shall be coated with a nonstaining form release agent before being set into place. Acceptable tolerances for formed structure members are specified in section 23.

When a superplasticized concrete mix is used, forms shall be designed to withstand the increased pressures of the superplasticized concrete and the increased impact forces resulting from larger drop heights used in placing the superplasticized concrete. Form release agents shall be specifically formulated, when specified, for use with plasticized concrete or documentation from the release agent manufacturer shall be provided stating that formed concrete surfaces made using the form release agent with plasticized concrete have not varied significantly from non-plasticized concrete surfaces made using the same form release agent. If the form release agent is not specifically formulated for use with plasticized concrete and, after observing its performance, it is suspected the release agent is responsible for causing increased surface imperfections (bug-holes), a release agent specifically formulated for use with plasticized concrete to be subsequently placed.

Metal ties or anchorages that will be embedded in the concrete shall be equipped with cones, she-bolts, or other devices that permit their removal to a depth of at least 1 inch without injury to the concrete. Ties designed to break off below the surface of the concrete shall not be used without cones. If approved fiberglass or plastic form ties are used, the tie ends shall be cut flush with the finished concrete and ground smooth.

All edges that will be exposed shall be chamfered unless finished with molding tools as specified in section 18.

8. Preparation of forms and subgrade

Before placement of concrete, the forms, embedments, and subgrade shall be free of chips, sawdust, debris, water, ice, snow, extraneous oil, mortar, or other harmful substances or coatings. Any form release agent on the reinforcing steel or other surfaces required to be bonded to the concrete shall be removed.

Rock surfaces shall be cleaned by high pressure air-water cutting, sandblasting, or wire brush scrubbing, as necessary, and shall be wetted immediately before placement of concrete. The earth surface shall be firm and damp. Placement of concrete on mud, dried earth, noncompacted fill, or frozen subgrade is not permitted. All ice, snow, and frost shall be removed, and the temperature of all surfaces, including the reinforcing steel and other steel inclusions, to be in contact with the new concrete shall be no colder than 40 degrees Fahrenheit.

Items to be embedded in the concrete shall be positioned accurately and anchored firmly.

Weepholes in walls or slabs shall be formed with nonferrous material.

9. Conveying

Concrete shall be delivered to the site and discharged completely into the forms within 1.5 hours or before the drum of truck has revolved a total of 300 revolutions, whichever comes first, after the introduction of the mixing water to the cement and aggregates or the introduction of the cement to the aggregates. In hot weather or under conditions contributing to quick stiffening of the concrete, or when the temperature of the concrete is 85 degrees Fahrenheit or above, the time between the introduction of the cement to the aggregates and discharge shall not exceed 45 minutes.

Superplasticized concrete can be conveyed and placed when the temperature of the concrete is below 95 degrees Fahrenheit and the slump of the concrete remains within the allowable slump range.

The engineer can allow an appropriate extension of time when the setting time of the concrete is increased a corresponding amount by the addition of an approved admixture. In any case concrete shall be conveyed from the mixer to the forms as rapidly as practicable by methods that prevent segregation of the aggregates or loss of mortar.

10. Placing

Concrete shall not be placed until the subgrade, forms, steel reinforcement, and other embedments are inspected and approved by the engineer. For walls and columns, subsequent higher placements of concrete shall not be placed until the concrete below the new placement has gained sufficient strength to support the concrete dead load and any superimposed loads without distress. Placement sequences and timing shall consider form removal timing covered in section 16.

If a placement plan is required in section 25, concrete shall not be placed until the placement plan has been reviewed and approved by the engineer. The contractor shall have all equipment and material required for curing available at the site ready for use before placement of concrete begins.

Concrete shall be placed only in the presence of the engineer. The contractor shall give reasonable notice to the engineer before each placement. Such notice shall be far enough in advance to give the engineer adequate time to assure that the subgrade, forms, steel reinforcement, and other preparations comply with specifications. Other preparations include, but are not limited to, the concrete batching plant, mixing and delivery equipment and system, placing and finishing equipment and system, schedule of work, workforce, and heating or cooling facilities, as applicable. All deficiencies are to be corrected before concrete is delivered for placing.

Concrete shall be placed and consolidated to prevent segregation of the mix components. The concrete shall be deposited as closely as possible to its final position in the forms. It shall be worked into the corners and angles of the forms and around all reinforcement and embedded items to prevent segregation of aggregates or excessive laitance. The depositing of concrete shall be regulated so that the concrete can be consolidated with a minimum of lateral movement. Concrete placed against a sloping surface shall start at the lowest elevation and work upwards to the highest elevation.

Concrete other than architectural concrete shall not be dropped more than 5 feet vertically unless suitable equipment is used to prevent segregation. Architectural concrete shall not be dropped more than 3 feet vertically unless suitable equipment is used to prevent segregation. When a superplasticized concrete mix is used, concrete other than architectural concrete shall not be dropped more than 12 feet vertically and architectural concrete shall not be dropped more than 10 feet vertically unless suitable equipment is used to prevent segregation.

11. Layers

Slab concrete shall be placed to design thickness in one continuous layer unless otherwise specified. Formed concrete shall be placed in horizontal layers not more than 20 inches deep. Where a superplasticized concrete mix is used, formed concrete may be placed in horizontal layers not more than 5 feet deep.

Successive layers of fresh concrete between construction joints shall be placed at a rate fast enough that the preceding layer is still plastic and can be easily mixed with the fresh concrete such that seams (cold joints) or plane of weakness do not occur. If the surface of a previously placed layer of concrete has taken a set to the degree that it will not flow and mix with the succeeding layer when vibrated, the contractor shall discontinue placing concrete and shall make a construction joint according to the procedure specified in section 13. If placing is discontinued when a layer is incomplete, the ends of the incomplete layer shall be formed by a vertical bulkhead.

12. Consolidating

All concrete shall be consolidated with internal type mechanical vibrators capable of transmitting vibration to the concrete at frequencies not less than 8,000 impulses per minute, unless otherwise specified or approved before placement. Vibration shall be supplemented by spading, rodding, and hand tamping as necessary to ensure smooth and dense concrete along the form surface, in corners, and around embedded items. The contractor shall provide a sufficient number of vibrators to properly consolidate the concrete immediately after it is placed. A sufficient number of standby vibrators shall be kept onsite during the placement of concrete.

Vibration shall compact the concrete and bring it into intimate contact with the forms, reinforcing steel, and other embedded items while removing voids and pockets of entrapped air. The location, insertion, duration, and removal of the vibrators shall be such that maximum consolidation of the concrete is achieved without causing segregation of the mortar and coarse aggregate or causing water or cement paste to flush to the surface. Vibration shall be applied to the freshly deposited concrete by rapidly inserting the vibrator and slowly, in an up and down motion, removing the vibrator at points uniformly spaced at not more than 1.5 times the radius of the area visibly effected by vibration. Generally, this is at 5 to 10 seconds per foot on 14-inch spacings or less. The area visibly effected by the vibrator shall overlap the adjacent, just vibrated area. The vibrator shall extend vertically into the previously placed layer of fresh concrete by at least 6 inches at all points. This ensures effective bond between layers. In thin slabs the vibrator(s) should be sloped toward the horizontal to allow operations in a fully embedded position.

Vibration shall not be applied directly to the reinforcement steel, the forms, or other embedded items unless otherwise specified. Vibration shall not be applied to concrete that has hardened to the degree that it does not become plastic when vibrated. If surface vibrators are used, they may contact forms when consolidating thin slabs.

The use of vibrators to transport concrete in the forms or conveying equipment is not permitted.

Surface vibrators may be used to consolidate slabs 8 inches and less in thickness. Slabs more than 8 inches thick shall be consolidated with internal vibration and may be augmented through use of surface vibrator, such as vibrating screeds, plate or grid vibratory tampers, or vibratory roller screeds. If concrete is to be consolidated using surface vibration methods, the contractor shall detail how this work is to be performed in writing to the engineer for review and approval. This report must be submitted no less than 30 calendar days before placing concrete by this method. It includes equipment selection and specifications.

13. Construction joints

Construction joints shall be made at the locations shown on the drawings unless otherwise specified or approved by the engineer. If construction joints are needed that are not shown on the drawings, they shall be placed in locations approved by the engineer.

Where a feather edge would be produced at a construction joint, as in the top surface of a sloping wall, an insert form shall be used so that the resulting edge thickness on either side of the joint is not less than twice the maximum aggregate diameter used in the concrete mix.

Nonvertical construction joints in structural elements, such as walls and columns, shall be consolidated and screeded to grade unless otherwise specified. Construction joints shall be covered and wet cured for 7 days or until concrete placement resumes unless otherwise specified.

Steel tying and form construction next to concrete in place shall not be started until the concrete has cured at least 12 hours. Before new concrete is deposited on or against concrete that has hardened, the forms shall be retightened. New concrete shall not be placed until the hardened concrete has cured at least 12 hours.

Method I—The surface of construction joints shall be cleaned of all unsatisfactory concrete, laitance, coatings, stains, or debris by sandblasting or high-pressure air-water cutting, or both. Sandblasting can be used after the concrete has gained sufficient strength to resist excessive cutting, and high-pressure air-water cutting can be used as soon as the concrete has hardened sufficiently to prevent the jet from displacing the coarse aggregates. The surface of the concrete in place shall be cut to expose clean, sound aggregate, but not so deep as to undercut the edges of larger particles of the aggregate. After cutting, the surface shall be thoroughly washed to remove all loose material. If the surface is congested by reinforcing steel, is relatively inaccessible, has cured beyond the ability to cut with air-water blasting, or disturbing the concrete before it is hardened is considered undesirable, cleaning of the joint by air or water jets is not permitted. The sandblasting method is required after the concrete has hardened.

Immediately before new concrete is placed, all construction joints shall be wetted and standing water removed.

Method 2—The surface of construction joints shall be cleaned of all unsatisfactory concrete, laitance, coatings, stains, or debris by washing and scrubbing with a wire brush or wire broom, or by other means approved by the engineer. Immediately before new concrete is placed, all construction joints shall be wetted and standing water removed.

14. Expansion and contraction joints

Expansion and contraction joints shall be made only at locations shown on the drawings. Exposed concrete edges at expansion and contraction joints shall be carefully tooled or chamfered, and the joints shall be free of mortar and concrete. Joint filler shall be fully exposed for its entire length with clean and true edges.

Where open joints or weakened plane "dummy" joints are specified, joints formed in fresh concrete shall be constructed by the insertion and subsequent removal of a wood strip, metal plate, or other suitable template. This will be done so that the corners of the concrete do not chip or break. The edges of the fresh concrete at the joints shall be finished with an edging tool before the joint strips are removed. Open joints or weakened plane dummy joints may also be saw-cut joints conforming to the depth and extent specified.

Preformed expansion joint filler shall be held firmly in the correct position as the concrete is placed.

15. Waterstops

Waterstops shall be held firmly in the correct position as the concrete is placed. Joints in metal waterstops shall be brazed or welded. Joints in rubber or plastic waterstops shall be cemented, welded, or vulcanized as recommended by the manufacturer. Joints shall be watertight and of a strength equivalent to that specified in Material Specification 537. Intersecting waterstop joints shall be prefabricated and supplied by the same manufacturer providing the waterstop.

16. Removal of forms, supports, and protective coverings

Forms, supports, and protective coverings shall be removed as soon as practical after the concrete has gained sufficient strength to support its own weight and superimposed loads. Removal shall be done so that the concrete surface is not damaged and sudden or excessive stresses are not induced. The minimum period from completion of the concrete placement to the removal of the forms shall be based on either strength tests or cumulative times.

Strength tests—The strength of the in-place concrete is determined by testing concrete cylinders specifically cast for this purpose and cured adjacent to the member in accordance with the ASTM C31 method for determining removal time. Unless otherwise specified, forms supporting the weight of the concrete member may be removed after the concrete strength is 70 percent of that specified for the class of concrete. Forms not supporting the weight of the concrete member or other superimposed loads may be removed after the concrete strength has reached the strength specified in section 25.

Cumulative time—The total accumulated time, not necessarily continuous, that the air adjacent to the concrete is above 50 degrees Fahrenheit and the specified concrete curing has occurred concurrently will be determined. Forms may be removed after the total accumulated time shown:

Accumulated form removal times

Forms		Time ¹⁷
Sides of slabs or beams		12 hours
Undersides of slabs or beams	Clear span	2/
	< 10 ft	4 days
· · · · · · · · ·	10 - 20 ft	7 days
······································	> 20 ft	14 days
Sides of walls or columns	Height above form	3/4/

< 10 ft	12 hours
< 20 ft	24 hours
> 20 ft	72 hours

1/ Table values apply to normal concrete. Values for concrete that contains cements or admixtures that significantly retard or accelerate strength gain will be determined by the engineer and based on actual design mix data.

- 2/ Values apply to members designed to support significant superimposed loads. Values for members designed for only self weight when placed in service shall be 50 percent greater.
- 3/ Values apply to members not subject to significant horizontal loads. Additional time or rebracing is needed for members subject to significant wind or other horizontal loads.
- 4/ Subsequent higher lifts may be placed after 12 hours.

17. Finishing formed surfaces

All formed concrete surfaces shall be true and even, and shall be free from overtolerance depressions, holes, projections, bulges, or other defects in the specified surface finish or alignment, unless otherwise specified in section 25. Depressions are measured as the distance from the bottom of a 5-foot-long template or straight edge.

A surface to be backfilled or otherwise concealed when construction is completed shall have the following surface treatment unless otherwise specified:

- Repair defective concrete.
- Fill all form tie holes.
- Correct surface depressions deeper than 1 inch.
- Remove or smooth fins and abrupt projections that exceed 0.75 inch.

A surface to be permanently exposed, where other finishes are not specified, shall have the following treatment:

- Repair defective concrete.
- Fill all form tie holes.
- Remove or smooth all abrupt irregularities greater than 0.25 inch in depth or projection.
- Treat all depressions and irregularities so that they do not exceed 0.5 inch in depth.

Form bolt and tie holes and other holes of similar size and depth shall be repaired and filled as specified in section 20.

18. Finishing unformed surfaces

All exposed surfaces of the concrete shall be accurately screeded to grade and then float finished unless otherwise specified. The float finish shall result in a surface that has no irregularities of more than 0.25 inch when checked with a template or straight edge that is 10 feet long.

All exposed surfaces of concrete shall be accurately struck off to grade after placement and consolidation are completed. Following strikeoff, the surface shall be immediately smoothed by darbying or bull floating before any free water has bled to the surface. The concrete shall then be allowed to rest until the bleed water and water sheen have left the surface and the concrete has stiffened to where it will sustain foot pressure with only about 0.25-inch indentation. At this time all joints and edges that are exposed to view and are not chamfered shall be finished with edging tools. After edging and hand jointing is complete, all exposed surfaces shall be floated with wood or magnesium floats. The floating should work the concrete no more than necessary to remove screed, edger, and jointer marks and to produce a compact surface uniform in texture.

Water shall not be sprinkled or added to the surface of the concrete during the darbying, bull floating, floating, or other finishing operations to facilitate finishing.

Chapter 2

19. Curing

Freshly placed concrete shall be cured a minimum of 7 days in accordance with the recommended practices set forth in this section. A curing process shall be started as soon as the concrete has hardened sufficiently to prevent surface damage. Curing concrete, including exposed surfaces of formed concrete and concrete in forms, shall be maintained at a satisfactory moisture content for at least 7 days following placement. If forms are removed before the end of the 7-day curing period, the interrupted curing process shall be reestablished and maintained until a full 7-day curing period is achieved. A satisfactory moisture condition is:

- Continuous or frequent application of water or use of a saturated cover material, such as canvas, cloth, burlap, earth, or sand.
- Prevention of excessive water loss from the concrete by use of an impermeable coating (curing compound) or covering (plastic, paper).

The application of water or covering shall not erode, mar, or otherwise damage the concrete. Plastic film or paper shall meet the requirements of ASTM C171. Black covering shall not be used when concreting in hot weather.

Except as otherwise specified in section 25, curing compound may be used for exposed surfaces or formed surfaces after patching and repair are completed. Curing compounds shall not be used on a surface that is to receive additional concrete, paint, tile, or other coatings unless the contractor demonstrates that the membrane can be satisfactorily removed or can serve as a base for the later application.

Curing compound shall be thoroughly mixed before applying and be agitated during application. Except as otherwise specified in section 25, the compound shall be applied at a pressure of 75 to 100 pounds per square inch. A continuously agitating pressure sprayer is used for application at a uniform rate of not less than 1 gallon per 175 square feet of surface. Manual hand pump sprayers shall not be used unless otherwise specified. For individual concrete placements or repairs having a surface area of 400 square feet or less, curing compound may be applied with a soft-bristled brush, paint roller, or hand sprayer. The compound shall form a uniform, continuous, adherent film that shall not check, crack, or peel and shall be free from pinholes or other imperfections.

All surfaces covered with curing compound shall be continuously protected from damage to the protective film during the required curing period.

A surface subjected to heavy rainfall or running water within 3 hours after the compound has been applied or that is damaged by subsequent construction operations during the curing period shall be resprayed in the same manner as for the original application.

Water for curing shall be clean and free from any substances that cause discoloration of the concrete.

20. Concrete patching, repair or replacement

Patching—All form bolts, metal ties, and similar forming restraints shall be removed to a depth of 1 inch below the surface of the concrete and their cavities repaired unless otherwise specifically permitted or specified. Small cavities, large air holes, minor honeycombed areas, and other superficial imperfections that require patching to meet the specified finish requirements shall be thoroughly cleaned and filled. Holes left by bolts or straps that pass through the concrete section shall be filled solid with a dense, well-bonded, nonshrink patching material. Dry-pack mortar and replacement concrete shall follow the appropriate procedure detailed in the Repair and Maintenance chapter of the Concrete Manual, Bureau of Reclamation, U.S. Department of the Interior. Proprietary patching material shall be appropriate for the type of repair, used within the manufacturer's recommended limits, and applied according to the manufacturer's recommendations.

Repair or replacement—The contractor shall repair or replace concrete that does not meet the requirements of this specification. Before starting any repair or replacement work, the contractor shall prepare a written plan for the repair or replacement. The primary reference for material and repair methods for the plan shall be the appropriate sections of the Repair and Maintenance chapter of the Concrete Manual, Bureau of Reclamation, U.S. Department of the Interior. The repair plan shall be submitted to the engineer for review at least 10 days before any repair or replacement work. Approval of the plan will be authorized in writing by the contracting officer.

When proprietary patching material is proposed in the plan, the manufacturer's data sheets and written recommendations shall be included in the plan.

Repair material or replacement concrete shall have properties, color, and texture similar to and compatible with the concrete being repaired or replaced. Repair or replacement concrete work shall be performed only when the engineer is present.

(210-VI-NEH, April 2015)

Curing of repaired or replaced concrete shall be started immediately after finish work is completed and as specified in section 19 or as specified by the manufacturer of proprietary compounds.

21. Concreting in cold weather

Methods for concreting in cold weather shall be performed when, for more than 3 consecutive days, the following conditions exist:

- The average daily air temperature at the job site is less than 40 degrees Fahrenheit. (The average daily air temperature is the average of the highest and lowest temperatures occurring during the period from midnight to midnight.)
- The air temperature at the job site is less than, or equal to, 50 degrees Fahrenheit for more than half of any 24-hour period.

Concrete shall be protected against freezing during the first 24 hours after placement whether or not the average weather conditions specified above for cold weather concreting exist. The following provisions also shall apply unless otherwise specified:

- a. When the cement is added to the mix, the temperature of the mixing water shall not exceed 140 degrees Fahrenheit nor shall the temperature of the aggregate exceed 150 degrees Fahrenheit.
- b. The temperature of the concrete at the time of placing shall be within the placement temperature range shown below, unless otherwise specified.

Least dimension of section, inches	Placement temperature, °F
Less than 12	55 - 75
12 to 36	50 - 70
36 to 72	45 - 65
Greater than 72	40 60

- c. The minimum temperature of the concrete for the first 72 hours after placement shall not be less than the minimum temperature shown above. Concrete structures shall be immediately protected after concrete placement by covering, housing, insulating, or heating concrete structures sufficiently to maintain the minimum temperature adjacent to the concrete surface. If the minimum temperature requirements are not met and the concrete did not freeze, the protection time will be extended a period equal to twice the number of hours the temperature was below the minimum temperature.
- d. Exhaust flue gases from combustion heaters shall be vented to the outside of the enclosure. The heat from heaters and ducts shall be directed in such a manner as to not overheat or dry the concrete in localized areas or to dry the exposed concrete surface.
- e. At the end of the protection period, the concrete shall be allowed to cool gradually. The maximum decrease at the concrete surface in a 24-hour period shall not exceed 40 degrees Fahrenheit.

22. Concreting in hot weather

Methods for concreting in hot weather shall be in accordance with the requirements set forth below.

For the purpose of this specification, hot weather is defined as the weather condition at the job-site that causes acceleration in the rate of moisture loss or rate of cement hydration of freshly mixed concrete, including an ambient temperature of 80 degrees Fahrenheit or higher, and an evaporation rate that exceeds 0.2 pounds per square foot per hour. The rate of moisture loss and rate of cement hydration may be accelerated if one or a combination of the following conditions exists:

- High ambient temperature
- High concrete temperature

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• Low relative humidity

- Wind velocity
- Solar radiation

Whenever the above conditions exist or when climatic conditions are such that the temperature of the concrete may reasonably be expected to exceed 90 degrees Fahrenheit at the time of delivery to the worksite or during the placement operations, the following provisions shall apply:

- a. The contractor shall maintain the temperature of the concrete below 90 degrees Fahrenheit during mixing, conveying, and placing.
- b. Exposed concrete surfaces that tend to dry or set too rapidly shall be continuously moistened using fog sprays or other means to maintain adequate moisture during the time between placement and finishing. Water shall not be sprinkled or added directly to the surface of the concrete before finishing.
- e. Finishing of slabs and other exposed surfaces shall be started as soon as the condition of the concrete allows and shall be completed without delay. Water shall not be sprinkled or added to the surface of the concrete during the darbying, bull floating, floating, or other finishing operations to facilitate finishing.
- d. Formed surfaces shall be kept completely and continuously wet from the time the concrete takes initial set to when the forms are removed. After the forms are removed, the concrete surfaces shall be kept completely and continuously wet for the duration of the curing period or until curing compound is applied in accordance to section 21.
- e. Exposed and unformed concrete surfaces, especially flat work placed with large areas of surface, shall be kept completely and continuously wet for the duration of the curing period or until curing compound is applied in accordance to section 19. The concrete shall be protected against thermal shock from rapid cooling (5 °F per hour or more than 40 °F per 24-hour period) of the concrete by application of curing water or temperature changes during the first 24 hours of the curing period.
- f. When any single or combination of conditions may result in very rapid setting or drying of the concrete, extreme conditions exist. For flat work and slab construction, extreme conditions exist when the evaporation rate exceeds 0.2 pound per square foot per hour. The engineer may:
 - (1) Restrict placement to the most favorable time of the day.
 - (2) Restrict the depth of layers to assure coverage of the previous layer while it will still respond readily to vibration.
 - (3) Suspend placement until conditions improve.
 - (4) Restrict the removal of forms, repair, and patching to small areas that can be protected with curing compound immediately.

The evaporation rate for flat work and slab construction may be determined by calculating the evaporation rate from a shallow cake pan having a surface area of at least 1 square foot or by other methods approved by the engineer or designated in section 25.

23. Acceptance of the concrete work

Acceptance of the concrete work will be a cumulative acceptance process based upon progressively meeting the requirements of the specifications and drawings for:

- Fresh concrete
- Concrete strength and durability
- Structure dimensions
- Structure appearance

Fresh concrete—Fresh concrete conforming to the mix proportions and quality requirements of the approved job mix and the handling and placement requirements of previous sections will be satisfactory.

Concrete strength—A strength test is the average of the compressive strengths of two standard cured cylinders prepared and tested in accordance with section 4, unless otherwise specified. The strength of the hardened concrete is satisfactory if the following requirements are met:

a. If method 1 from section 3 is specified and the concrete work is less than 75 total cubic yards for the class of concrete specified, the compressive strength of the concrete is satisfactory if no individual strength test falls more than 500 pounds per square inch below the specified compressive strength (f'c) for the respective class of concrete.

b. If method 1 from section 3 is specified and the concrete work is 75 total cubic yards or more for the class of concrete specified, the compressive strength of the concrete is satisfactory if both of the following requirements are met:

(1) No individual strength test falls more than 500 pounds per square inch below the specified compressive strength (f'_c) for the class of concrete specified.

(2) The average of any three consecutive strength tests is not less than the specified compressive strength (f'_c) for the class of concrete specified.

The contractor shall take steps to increase the average of subsequent strength tests when the average of any three consecutive strength tests falls below the specified concrete strength (f'_c).

- c. The engineer determines the structural adequacy and evaluates the durability of the in-place concrete when the concrete strength based on the standard cured concrete cylinders is unsatisfactory. The engineer determines the need for additional quality assurance testing.
- d. The contractor may core the concrete, have the cores tested by a certified testing laboratory at the contractor's expense, and submit test results to the engineer for consideration and evaluation of concrete strength adequacy when the concrete strength based on the standard cured concrete cylinders is unsatisfactory.
- e. Sampling and testing concrete by coring shall conform to section 4. The strength of the concrete based upon concrete cores is satisfactory if both of the following requirements are met:

(1) The average compressive strength of the three cores equal or exceed 85 percent of the specified compressive strength (f'_{c}) .

(2) The compressive strength of any individual core does not fall below 75 percent of the specified compressive strength (f'_{e}) .

f. If method 2 from section 3 is specified, the engineer is responsible for the concrete job mix design and the quality concrete that results from the job mix.

The hardened concrete is satisfactory if the required batch tickets or other documentation acceptable to the engineer clearly show that the batch ingredients and weights of each ingredient including all admixtures conforms to the job mix provided by the engineer. Random periodic inspection of the batching operations may be made by the engineer to verify that ingredients and ingredient proportions conform to the batching documentation.

If the concrete ingredients, proportions, or admixtures varies from the job mix provided by the engineer, the concrete may be rejected if, in the judgment of the engineer, the variance will significantly affect the strength or durability of the concrete or will adversely affect the life expectancy or other components of the structure.

Structure dimensions and appearance

The appearance of the concrete shall meet the requirements of sections 17 and 18.

The dimensions of formed members, unless otherwise specified, are satisfactory if they conform to the requirements of the specifications, the locations shown on the drawings, and are within acceptable tolerances:

- a. Variation from plumb for walls and column shall be not more than 0.2 percent of the total wall or column height.
- b. Variation from specified elevations for slabs, floors, or other horizontal members shall be not more than 0.2 percent of the length of the member in the direction of grade.
- c. Variations in the cross-sectional dimensions of columns and beams and in the thickness of walls and above-grade slabs shall not be more than minus 0.25 inch or plus 0.5 inch from the shown dimensions.

24. Measurement and payment

For items of work for which specific unit prices are established in the contract, concrete is measured to the neat lines or pay limits shown on the drawings, and the volume of concrete is computed to the nearest 0.1 cubic yard. No deduction in volume is made for chamfers, rounded or beveled edges, or for any void or embedded item that is less than 5 cubic feet in volume. Where concrete is

placed against the sides or bottom of an excavation without intervening forms, drainfill, or bedding, the volume of concrete required to fill voids resulting from overexcavation outside the neat lines or pay limits is included in the measurement for payment where such overexcavation is directed by the engineer to remove unsuitable foundation material. However, this payment is only to the extent that the unsuitable condition is not a result of the contractor's improper construction operations, as determined by the engineer.

Method I—Payment for each item of concrete is made at the contract unit price for that item. The payment for concrete will constitute full compensation for completion of the concrete work, including joint fillers, waterstops, dowels or dowel assemblies, and metal plates, but not including reinforcing steel or other items listed for payment elsewhere in the contract.

Method 2—Payment for each item of concrete is made at the contract unit price for that item. The payment for concrete constitutes full compensation for completion of the concrete work, including joint fillers, waterstops, metal plates, dowels, and other assemblies. It does not include furnishing and placing reinforcing steel or furnishing and handling cement or other items listed for payment elsewhere in the contract.

Cement is measured by dividing the volume of concrete accepted for payment by the yield of the applicable job mix. The yield is determined by the procedure specified in ASTM C138. If the amount of cement actually used per batch exceeds the amount in the job mix specified by the engineer, the measurement is based on the amount of cement specified by the engineer for the job mix. Unless otherwise stated in section 25, a bag of cement is considered 94 pounds. Payment for each type of cement will be made at the contract unit price for furnishing and handling that type of cement and such payment will constitute full compensation for furnishing and handling the cement.

All methods—The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule, will be included in the payment for the item of work to which it is make subsidiary. Such items and the items to which they are made subsidiary are identified in section 25 of this specification.

25. Items of work and construction details

25. Items of Work and Construction Details

Concrete items installed in conformance with this specification shall be of concrete made with Type II or V cement. Class 2 coarse aggregate shall be Size No. 7, 57, 67, or 467. The slump range for all concrete shall be 4 inches plus or minus 1 inch unless plasticizers are used.

Joint fillers shall be as specified on the drawings or as specified in Section 2, Materials.

Waterstops shall be Class II, Type B, size 20, per Material Specification 537, Nonmetallic Waterstops.

The elastomeric sealant shall conform to the requirements of Material Specification 536, Sealing Compound for Joints in Concrete and Concrete Pipe.

Portland cement shall make up at least 75% by weight of the total cementitious materials content of the concrete.

Class F fly ash may be substituted for cement up to 25% by weight of total cementitious materials.

Maximum water to cementitious ration shall be 0.45.

In Section 3, Concrete Mix Design, Method 1 shall apply. All concrete shall equal or exceed Class 4000.

In <u>Section 4, Inspection and Testing</u>, Contractor remains responsible for quality control testing for materials and concrete mixes as required to assure the concrete meets the contract requirements. Tests shall be required throughout the Work to monitor the quality of concrete.

In Section 13, Construction Joints, Method 1 shall apply.

In <u>Section 16, Removal of Forms, Supports, and Protective Coverings</u>, the removal of forms shall be by cumulative time method.

In <u>Section 23, Acceptance of the concrete work</u>, the Contractor shall follow the tolerances listed in this section, tolerances listed in Construction Specification 94, Contractor Quality Control, or tolerances as listed on the drawings, whichever is most stringent.

In addition to the finishing of all formed concrete surfaces in conformance with <u>Section 17, Finishing Formed</u> <u>Surfaces</u>, of this specification, all formed concrete surfaces that will be exposed to air and water, shall be finished by (1) a complete carborundum stone rubbing or (2) by treatment with a cement-based heavy-duty coating such as "MasterSeal 581" manufactured by Master Builder Solutions. A product of equal quality may be used. Approval, by the CONTRACTING OFFICER, of the coating material to be used is required.

- 1. The cement-based coating shall be in powder form, free from lumps or aggregates, and easily dispersed in water to a smooth and homogeneous consistency. The coating shall be suitable for application to wetted masonry or concrete surfaces with a fiber brush, roller, or special spray equipment.
- The coating materials shall be heavy-bodied with ability to fill and seal pores and voids and provide a waterproof finish. The coating material shall be applied in such a manner that all cavities or surface pits, pockmarks, or holes not filled as otherwise specified are completely filled with the surface finish of coating materials.
- 3. Products applied as surface finish shall be applied in conformance with the manufacturer's recommendations with the additional requirement that all concrete surfaces shall be cleaned by wet or dry sandblasting, steam cleaning, or other approved method that insures a clean surface to which the

surface finish product readily adheres and which is free of all unsatisfactory concrete, laitance, coatings, stains, and debris that would prevent the coating from adhering tightly to the prepared concrete surfaces.

- 4. The surface finish shall present a uniform appearance and shall be free of check marks, blisters, cracking, and other evidence of non-uniformity, inconsistencies, and imperfections. Such area(s) of nonuniformities, checks, blisters, cracks, and other imperfections shall be removed, and the surface finish reapplied to present uniform appearance in accordance with the requirements of this section.
- 5. The color of the final cured coating shall conform to the MasterSeal color "Gray".
- 6. The coating shall meet the following specifications:
 - i. Compressive Strength -- 4200 psi in 7 days, 6030 psi in 28 days (Test Method ASTM C109).
 - ii. Tensile Strength -- 250 psi in 7 days, 440 psi in 28 days (Test Method ASTM C109).
 - iii. Flexural Strength -- 360 psi in 7 days, 1027 psi in 28 days (Test Method ASTM C348).
 - iv. The coating shall dry to the touch in 4 hours and hard-dry within 48 hours (ASTM C1640).
 - v. Freeze-Thaw Cycling -- No cracking or delamation after 200 cycles (Test Method ASTM C666, Method B).
 - vi. Weatherometer -- After 500 hours of weatherometer exposure, there shall be no checking, cracking, or loss of adhesion, and the degree of chalking shall be No. 8 (ASTM D822 and ASTM G23).
 - vii. Resistance to wind-driven rain -- after 8 hours exposure rated as excellent as per Federal Specification (TT-P-0035).

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 23, Concrete, Structural - Riser

- 1. This item shall consist of furnishing and placing all concrete required for the construction of the concrete principal spillway inlet structure and associated appurtenances as shown on the drawings.
- 2. In Section 24, Measurement and Payment, Method 1 shall apply.
- 3. The items of work subsidiary to this bid item is Earthfill, Concrete Structures, as specified in Construction Specification 23, Earthfill.

b. Bid Item 24, Concrete, Pipe Cradle

- 1. This item shall consist of furnishing and placing all concrete required for the construction of the principal spillway concrete pipe cradle as shown on the drawings.
 - 2. In <u>Section 24, Measurement and Payment</u>, Method 1 shall apply.

3. The items of work subsidiary to this bid item is Earthfill, Concrete Structures, as specified in Construction Specification 23, Earthfill.

c. Bid Item 25, Concrete, Structural – Slope Paving

- 1. This item shall consist of furnishing and placing all concrete required for the construction of the concrete slope paving as shown on the drawings. The CONTRACTOR shall also conform to the requirements of the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:
 - i. Item 529, "Concrete Curb, Gutter, and Combined Curb and Gutter"
- 2. Provide and place the gravel and galvanized hardware cloth at all weep hole locations. Payment for these items shall be included in the unit cost of this item.
- 3. In Section 24, Measurement and Payment, Method 1 shall apply.
- 4. The items of work subsidiary to this bid item is Earthfill, Concrete Structures, as specified in Construction Specification 23, Earthfill.

d. Bid Item 26, Concrete, Structural – Labyrinth Weir Walls

- 1. This item shall consist of furnishing and placing all concrete required for the construction of the labyrinth weir walls as shown on the drawings.
- 2. In <u>Section 24, Measurement and Payment</u>, Method 1 shall apply.
- 3. The items of work subsidiary to this bid item is Earthfill, Concrete Structures, as specified in Construction Specification 23, Earthfill.

e. Bid Item 27, Concrete, Structural – Labyrinth Spillway Slab

- 1. This item shall consist of furnishing and placing all concrete required for the construction of the labyrinth base slab; spillway chute; stilling basin slab and end sill; and chute and baffle blocks as shown on the drawings.
- 2. In <u>Section 24, Measurement and Payment</u>, Method 1 shall apply.
- 3. The items of work subsidiary to this bid item is Earthfill, Concrete Structures, as specified in Construction Specification 23, Earthfill.

f. Bid Item 28, Concrete, Structural – Training and Wing Walls

- 1. This item shall consist of furnishing and placing all concrete required for the construction of the training walls; training wall footings; wing walls; and wing wall footings as shown on the drawings.
- 2. In <u>Section 24, Measurement and Payment</u>, Method 1 shall apply.
- 3. The items of work subsidiary to this bid item is Earthfill, Concrete Structures, as specified in Construction Specification 23, Earthfill.

g. Bid Item 29, Concrete, Structural – Culvert Inlets and Outlets

- 1. This item shall consist of furnishing and placing all concrete required for the construction of the culvert inlets, including headwalls and safety end treatments, for the driveway culvert and the box culverts downstream of the labyrinth spillway; culvert outlet slab; culvert outlet headwall; and outlet blocks as shown on the drawings.
- 2. In Section 24, Measurement and Payment, Method 1 shall apply.
- 3. The items of work subsidiary to this bid item is Earthfill, Concrete Structures, as specified in Construction Specification 23, Earthfill.

h. Subsidiary Item, Permanent Reference Markers

- 1. This item shall consist of all work and materials (except the benchmark cap) required for the establishment of the permanent reference markers (PRMs). The caps for the PRMs will be furnished by the NRCS prior to casting/pouring the concrete.
- 2. The required number of markers are shown on the drawings. The location of the markers shall be determined by the CONTRACTING OFFICER.
- 3. Markers shall be cast in place, non-reinforced, concrete cylinders or precast, non-reinforced, concrete cylinders installed flush with the ground line and with a standard benchmark cap mounted on the top.
- 4. The concrete cylinder shall have a minimum diameter of 10 inches and depth of 2 feet, except a lesser depth may be approved where rock is encountered. For cast-in- place markers, earth forming will be permitted.
- 5. No surface finish will be required for that portion of the marker which will be below ground. If precast markers are used, backfill shall be thoroughly tamped in 4-inch layers.
- 6. Separate payment will not be made for this item. Compensation for this item will be included in the payment for *Bid Item 8, Construction Surveys*.

i. Subsidiary Item, Concrete, Incidental – Class 4000

- 1. This item shall consist of furnishing and placing all concrete required for installation of barbed wire fence post foundations; chain link fence post foundations; pipe support blocks; sign post footings; and concrete slabs for toe drain cleanouts and labyrinth weir drainage system cleanouts as shown on the drawings.
- Separate payment will not be made for this item of work. Compensation to the CONTRACTOR will be included in the payment for *Bid Item 31, Reinforced Concrete Pressure Pipe 42" I.D.; Bid Item 32, Plastic Pipe PVC; Bid Item 37, Fence, Chain Link; Bid Item 38, Bar Gates; Bid Item 39, Field Fence Barbed Wire;* and *Bid Item 56, Permanent Signs.*

Construction Specification 34—Steel Reinforcement

1. Scope

The work shall consist of furnishing and placing steel reinforcement for reinforced concrete or pneumatically applied mortar.

2. Material

Steel reinforcement shall conform to the requirements of Material Specification 539, Steel Reinforcement (for concrete). Before reinforcement is placed, the surface of the bars and fabric and any metal supports shall be cleaned to remove any loose, flaky rust, mill scale, oil, grease, or other undesirable coatings or foreign substances. Epoxy-coated steel reinforcement shall be free of surface damage. After placement, the reinforcement shall be maintained in a clean and serviceable condition until it is completely embedded within the concrete.

3. Bar schedule, lists and diagrams

Any supplemental bar schedules, bar lists or bar-bending diagrams required in section 10 of this specification to accomplish the fabrication and placement of steel reinforcement shall be provided by the contractor. Before reinforcement is placed, the contractor shall furnish four copies of any such lists or diagrams to the contracting officer for approval. Acceptance of the reinforcement is not based on approval of these lists or diagrams, but on inspection of the steel reinforcement after it has been placed, tied, and supported and is ready to receive concrete.

4. Bending

Reinforcement shall be cut and bent in compliance with the requirements of the American Concrete Institute Standard 315. Bars shall not be bent or straightened in a manner that will injure or weaken the material. Bars with kinks, cracks, or improper bends will be rejected.

5. Splicing bar reinforcement

Method 1—Splices of reinforcement shall be made only at locations shown on the drawings and provided by the steel schedule. Placement of bars at the lap splice locations shown, when not in contact, shall not be farther apart than one-fifth the shown lap length and in any case no greater than 6 inches.

Method 2—Splices of reinforcement shall be limited to those locations shown on the drawings. Splice lengths shall be determined before fabrication and meet the requirements of ACI Standard 318, Building Code Requirements for Reinforced Concrete, based upon design information in section 10 of this specification. Bar placement drawings and schedules shall be provided for approval before fabrication. The drawings shall show all splice locations, layouts, and lap dimensions.

6. Splicing welded wire reinforcement

Unless otherwise specified, welded wire reinforcement shall be spliced in the following manner:

End-to-end—Adjacent sections shall be spliced end-to-end (longitudinal lap) by overlapping a minimum of one full mesh plus 2 inches plus the length of the two end overhangs. The splice length is measured from the end of the longitudinal wires in one piece of fabric to the end of the longitudinal wire in the lapped piece of fabric.

Side-to-side—Adjacent sections shall be spliced side to side (transverse lap) a minimum of one full mesh plus 2 inches. The splice length shall be measured from the centerline of the first longitudinal wire in one piece of fabric to the centerline of the first longitudinal wire in the lapped piece of fabric.

7. Placing

Reinforcement shall be accurately placed and secured in position to prevent its displacement during the placement of concrete. Tack welding of bars is not permitted. Metal chairs, metal hangers, metal spacers, and concrete chairs may be used to support the reinforcement. Metal hangers, spacers, and ties shall be placed in such a manner that they are not exposed in the finished concrete surface. The legs of metal chairs or side form spacers that may be exposed on any face of slabs, walls, beams, or other concrete surfaces shall have a protective coating or finish. The coating or finish can be hot dip galvanizing, epoxy coating, plastic coating, or stainless steel. Metal chairs and spacers not fully covered by a protective coating or finish shall have a minimum cover of 0.75 inch of concrete over the unprotected metal part. The exception is that those with plastic coatings may have a minimum cover of 0.5 inch of concrete over the unprotected metal part. Precast concrete chairs shall be manufactured of the same class of concrete as specified for the structure and shall have the tie wires securely anchored in the chair or a V-shaped groove at least 0.75 inch in depth molded into the upper surface to receive the steel bar at the point of support. Precast concrete chairs shall be clean and moist at the time concrete is placed.

High density or structural plastic rebar accessories designed to ensure maximum concrete bond may be substituted for metal or concrete accessories in spacer applications as approved by the contracting officer. Exposure of plastic rebar accessories at the finished concrete surface shall be kept to a minimum. Plastic rebar accessories, when used, shall be staggered along adjacent parallel bars and shall be placed at intervals no closer than 12 inches. Plastic rebar accessories shall not be used in concrete sections 6 inches or less in thickness.

Reinforcement shall not be placed until the prepared site has been inspected and approved. After placement of the reinforcement, concrete shall not be placed until the reinforcement has been inspected and approved by the Engineer.

8. Storage

Steel reinforcement stored at the work site shall be placed on platforms, skids, or other supports. This is done so that contact with the ground is avoided and the material is protected from mechanical damage and/or corrosion.

9. Measurement and payment

Method 1—For items of work for which specific unit prices are established in the contract, the weight of steel reinforcement placed in the concrete in accordance with the drawings is determined to the nearest pound by computation from the placing drawings. Measurement of hooks and bends is based on the requirements of ACI Standard 315. Computation of weights of reinforcement is based on the unit weights established in tables 34–1 and 34–2 of this specification. Computation of weights for welded wire reinforcement not shown in table 34–2 shall be based on ACI Standard 315. The area of welded wire reinforcement placed in the concrete in accordance with the drawings is determined to the nearest square foot by computation from the placing drawings with no allowance for required laps. The weight of steel reinforcing in extra splices or extra-length splices approved for the convenience of the contractor or the weight of supports and ties is not included in the measurement for payment.

Payment for furnishing and placing reinforcing steel is made at the contract unit price. Such payment constitutes full compensation for all labor, material, equipment, and all other items necessary and incidental to the completion of the work including preparing and furnishing bar schedules, lists, or diagrams; furnishing and attaching ties and supports; and furnishing, transporting, storing, cutting, bending, cleaning, and securing all reinforcements.

Method 2—For items of work for which specific unit prices are established in the contract, the weight of bar reinforcement placed in the concrete in accordance with the drawings is determined to the nearest pound by computation from the placing drawings. Measurement of hooks and bends is based on the requirements of ACI Standard 315. Computation of weights of bar reinforcement is based on the unit weights established in table 34–1 of this specification. The weight of steel reinforcing in extra splices or extra length splices approved for the convenience of the contractor or the weight of supports and ties is not included in the measurement for payment.

The area of welded wire reinforcement placed in the concrete in accordance with the drawings is determined to the nearest square foot by computation from the placing drawings with no allowance for required laps.

Payment for furnishing and placing bar reinforcing steel is made at the contract unit price for bar reinforcement. Payment for furnishing and placing welded wire reinforcing steel is made at the contract unit price for welded wire reinforcement. Such payment constitutes full compensation for all labor, material, equipment, and all other items necessary and incidental to the completion of the work including preparing and furnishing bar schedules, lists, or diagrams; furnishing and attaching ties and supports; and furnishing, transporting, cutting, bending, cleaning, and securing all reinforcement.

All Methods—The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule, is included in the payment for the item of work to which it is made subsidiary. Such items to which they are made subsidiary are identified in section 10 of this specification.

Bar Size Designations		Weight (lb/ft)
English	Metric	
3	10	0.376
4	13	0.668
5	16	1.043
6	19	1.502
7	22	2.044
8	25	2.670
9	29	3.400
10	32	4.303
11	36	5.313
14	43	7.650

<u>Table 34-1</u>

Standard Reinforcing Bars

(210-VI-NEH, January 2009)

18	57	13.600

1/ The bar diameter (inches) equals the bar size number divided by eight. For example, the diameter of a #4 bar is $4\div8$ = 0.5 inch.

2/ The metric bar size has been rounded to a whole number that represents the approximate diameter of the bar in millimeters.

Rectangular Welded Wire Reinforcement

Style Designa	ation ^{1/}	
by W-number	by steel wire gauge (former designation)	Weight (lb/100 ft²)
6 x 6 – W1.4 x W1.4	6 x 6 - 10 x 10	21
6 x 6 – W2.1 x W2.1	6 x 6 – 8 x 8	30
6 x 6 – W2.9 x W2.9	6 x 6 – 6 x 6	42
6 x 6 – W4.0 x W4.0	6 x 6 - 4 x 4	58
4 x 4 – W1.4 x W1.4	4 x 4 - 10 x 10	31
4 x 4 – W2.1 x W2.1	4 x 4 – 8 x 8	44
4 x 4 – W2.9 x W2.9	4 x 4 - 6 x 6	62
4 x 4 – W4.0 x W4.0	4 x 4 – 4 x 4	85
4 x 12 – W2.1 x W0.9 ^{2/}	4 x 12 – 8 x 12	25
4 x 12 – W2.5 x W1.1 ^{2/}	4 x 12 – 7 x 11	31

1/ Style designation is defined in ACI Standard 315 of the American Concrete Institute.

2/ Welded smooth wire reinforcement with wires smaller than size W1.4 is manufactured from galvanized wire.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 30, Reinforcing Steel

- 1. This item shall consist of furnishing and placing all steel reinforcement, including welded wire reinforcing, required for the construction of all reinforced concrete works under this contract except for the box culverts.
- 2. Reinforcement shall be Grade 60.
- 3. In Section 5, Splicing Bar Reinforcement, Method 1 shall apply.
- 4. In <u>Section 7, Placing</u>, if during the placement of the concrete, any reinforcement is displaced more than one-half inch from its designated position, that reinforcement shall be entirely removed and placed in proper position. Inspection and approval of the reinforcement by the Contracting Officer or Engineer will not relieve the Contractor of the responsibility of insuring the reinforcement is held in place and is not displaced during the placement of the concrete.
- 5. In Section 9, Measurement and Payment, Method 1 shall apply.

Construction Specification 41—Reinforced Concrete Pressure Pipe Conduits

1. Scope

The work shall consist of furnishing and installing reinforced concrete pressure pipe conduits, fittings, and accessories as shown on the drawings and/or specified herein.

2. Material

Reinforced concrete pressure pipe, fittings, and accessories shall conform to the requirements of Material Specification 541, Reinforced Concrete Pressure Pipe.

Portland Cement Concrete for bedding and cradles shall conform to the requirements of Construction Specification 31 for the specified class of concrete.

Joint sealing compound shall conform to the requirements of Material Specification 536, Sealing Compound for Joints in Concrete and Concrete Pipe.

Preformed expansion joint filler shall conform to the requirements of Material Specification 536,

Sealing Compound for Joints in Concrete and Concrete Pipe.

Filter fabric shall conform to Material Specification 592, Geotextile.

3. Laying the pipe

The pipe shall be set to the specified line and grade and temporarily supported on precast concrete blocks or wedges. Concrete blocks and wedges used to temporarily support the pipe during placement of concrete bedding or cradle, or both, shall be a class of concrete equal to or stronger than the concrete used to construct the bedding or cradle. Bell and spigot pipe shall be laid with the bells or grooves facing upstream unless otherwise specified in section 7 or shown on the drawings. Pipe may be installed by initially placing the upstream section of pipe and progressing with placement of the remaining sections of pipe in the downstream direction; however, care must be taken to avoid contaminating the joint with soil or bedding as the bell end is slid over the spigot of the adjoining pipe.

Just before each joint is connected, the connecting surface of the bell and spigot or spigots and sleeve shall be thoroughly cleaned and dried. Also, the rubber gasket and the inside surface of the bell or sleeve shall be lubricated with a light film of soft vegetable soap compound (flax soap). The rubber gasket shall be stretched uniformly as it is placed in the spigot groove to ensure a uniform volume of rubber around the circumference of the pipe.

Method 1—The joint shall be connected by sliding the bell over the spigot or by sliding the spigot into the bell and applying a pulling or jacking force in a manner that will allow the spigot to enter squarely into the bell.

Method 2-The joint shall be connected in accordance with the manufacturer's instructions.

Use with either method—When the spigot has been seated to within 0.5 inch of its final position, the position of the gasket in the joint shall be checked around the entire circumference of the pipe by means of a metal feeler gauge. In any case where the gasket is found to be displaced, the joint shall be disengaged and properly reconnected. After the position of the gasket has been checked, the spigot shall be completely pulled into the bell and the section of pipe shall be adjusted to line and grade.

4. Filling joints

Before the placement of the bedding or cradle, the exterior annular space between the ends of the pipe sections shall be cleaned and completely filled with joint sealing compound. Before the compound is applied, the surface against which it is to be placed shall be cleaned of all dust, lubricant, and other substances that would interfere with a bond between the compound and the pipe. If recommended by the manufacturer of the compound, the concrete surface shall be coated with a primer in accordance with the manufacturer's recommendations. Primers shall be applied to the concrete surface only and shall not come in contact with the gasket or gasket sealing surface. Unless the compound or primer is specifically recommended for use on moist concrete, the surface shall be dry when the compound or primer is applied.

The joint sealing compound shall be allowed to cure until it is sufficiently firm to prevent the entry of concrete or earth into the joint. Unless otherwise specified in section 7 of this specification, before placing bedding or earth backfill (excluding concrete) containing (210-VI-NEH, January 2014) 41–1 National Standard Construction Specification

particles larger than 0.25 inch in maximum dimension within 6 inches of the joint sealing compound, the compound shall be covered with a strip of 16-gauge to 24-gauge metal at least 2-inches wider than the space between the ends of the pipe sections. Instead of metal strips, the joints shall be covered by a minimum of 2-foot-wide, 4-ply thick filter fabric. Filter fabric shall be wrapped completely around the joint and overlapped a minimum of 12 inches at the top of the pipe. Lap shall be securely fastened to ensure filter fabric fits snugly during backfill operations. Filter fabric is centered on the joint. It shall conform to Material Specification 592, table 2, Nonwoven, class II.

5. Pressure testing

Method I—Pressure testing of the completed conduit is not required.

Method 2—Before placing any concrete or earthfill around the conduit or filling the pipe joints, the conduit shall be tested for leaks in the following manner:

The ends of the conduits shall be plugged and a standpipe with a minimum diameter of 2 inches shall be attached to the upstream plug. The conduit shall be braced at each end to prevent slippage. The conduit and the standpipe shall be filled with water. The water level in the standpipe shall be maintained at least 10 feet above the invert of the upstream end of the conduit for at least 2 hours. Any leaks shall be repaired, and the conduit shall be tested again as described. The procedure shall be repeated until the conduit is watertight.

The pipe joints shall show no leakage. Damp spots developing on the surface of the pipe are not considered as leakage.

Method 3—Before placing any concrete or earthfill around the conduit or filling the pipe joints, the conduit shall be air tested in accordance with ASTM C924. The conduit shall be braced on each end to prevent slippage. All end plugs used for the air test shall be capable of resisting the internal pressure and must be securely braced.

All testing equipment to be used shall be furnished by the contractor and shall be inspected and approved by the engineer. The pressure gauges used shall be graduated to read in increments of 0.1 pounds per square inch and calibrated to provide accuracy within 10 percent plus or minus of the standard gauge. The contractor has the option of prewetting the conduit or line before testing. Any conduit that fails to pass this test must be repaired by a method satisfactory to the engineer. After the repairs are made, the conduit shall be retested until it passes the test requirements.

Method 4—Before placing concrete or earth backfill around the conduit joint to be tested or filling the pipe joints, the joint shall be tested in accordance to ASTM C 1103, Standard Practice for Joint Acceptance Testing of Installed Precast Concrete Sewer Line. The test pressure shall be as specified in section 7 of this specification. Any joints showing leaks shall be relaid or repaired, and the joint shall be retested. The procedure shall be repeated until the joint passes the test.

6. Measurement and payment

Method 1—For items of work for which specific unit prices are established in the contract, the quantity of each size, type, and class of pipe is determined to the nearest 0.1 foot by measurement of the laid length of pipe along the invert centerline of the conduit. Payment for each size, type, and class of reinforced concrete pressure pipe is made at the contract unit price for that size, type, and class of pipe. Such payment constitutes full compensation for furnishing, transporting, and installing the pipe complete in place. This includes accessories, such as wall fittings, joint gaskets, coupling bands, sleeves, or collars, and all other items necessary and incidental to the completion of the work except the special fittings and appurtenances listed separately in the bid schedule. Payment for each special fitting and appurtenance is made at the contract price for that type and size of fitting or appurtenance.

Method 2—For items of work for which specific unit prices are established in the contract, the quantity of each size, type, and class of pipe is determined as the sum of the nominal laying lengths of the pipe sections used. Payment for each size, type, and class of reinforced concrete pressure pipe is made at the contract unit price for that size, type, and class of pipe. Such payment constitutes full compensation for furnishing, transporting, and installing the pipe complete in place. This includes accessories, such as wall fittings, joint gaskets, coupling bands, sleeves or collars, and all other items necessary

and incidental to the completion of the work except the special fittings and appurtenances listed separately in the bid schedule. Payment for each special fitting and appurtenance is made at the contract price for that type and size of fitting and appurtenance.

All Methods—The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule, is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 7 of this specification.

7. Items of work and construction details

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7. Items of Work and Construction Details

In Section 3, Laying the Pipe, Method 1 shall apply.

In Section 5, Pressure Testing, Method 1 shall apply.

The conduit assembly shall consist of basic pipe sections as shown on the drawings. Pipe sections of other lengths shall not be used unless approved by the CONTRACTING OFFICER. Where the length of the pipe sections furnished differs from the lengths shown, the resulting total length of the principal spillway conduits shall not be less than that specified on the drawings.

Each section of pipe shall be supported at a minimum of two (2) locations along its length at all times. Methods of support that cause the weight of the pipe sections to bear on the pipe joints will not be permitted. Support blocks, located approximately two (2) feet from each end of each pipe section, shall be furnished for each section of pipe not inserted into the steel casing pipes.

Joint sealing compound shall conform to ASTM C920, Elastomeric Joint Sealants for Cold Applied and Caulking of Joints.

In Section 6, Measurement and Payment, Method 1 shall apply.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 31, Reinforced Concrete Pressure Pipe - 42" I.D.

- 1. This item shall consist of furnishing and installing the 42" I.D. reinforced concrete pressure pipe (AWWA C-301) and wall thimbles for the new principal spillway as shown on the drawings.
 - 2. The item of work subsidiary to this bid item is Concrete, Incidental Class 4000, as specified in Construction Specification 31, Concrete for Major Structures, as it applies to this bid item.

Construction Specification 45—Plastic Pipe

1. Scope

The work consists of furnishing and installing plastic pipe (except corrugated polyethylene pipe) and the necessary fittings and appurtenances as shown on the drawings or as specified herein.

2. Material

Pipe, fittings, and gaskets shall conform to the requirements of Material Specification 547, Plastic Pipe, and as specified in section 14 of this specification or as shown on the drawings.

Perforated pipe shall conform to the requirements of Material Specification 547, Plastic Pipe, and as specified in section 14 of this specification or as shown on the drawings.

Unless otherwise specified, concrete shall conform to the requirements of Construction Specification 32, Structure Concrete, and section 8 of this specification.

Unless otherwise specified, earth backfill shall conform to the requirements of Construction Specification 23, Earthfill.

Unless otherwise specified, drainfill shall conform to the requirements of Construction Specification 24, Drainfill.

3. Handling and storage

Pipe shall be delivered to the job site and handled by means that provide adequate support to the pipe and do not subject it to undue stresses or damage. When handling and placing plastic pipe, care shall be taken to prevent impact blows, abrasion damage, and gouging or cutting (by metal edges and/or surface or rocks). The manufacturer's special handling requirements shall be strictly observed. Special care shall be taken to avoid impact when the pipe must be handled at a temperature of 40 degrees Fahrenheit or less.

Pipe shall be stored on a relatively flat surface so that the barrels are evenly supported. Unless the pipe is specifically manufactured to withstand exposure to ultraviolet radiation, it shall be covered with an opaque material when stored outdoors for 15 days or longer.

4. Excavation

Excavation shall be in accordance with Construction Specification 21, Excavation, and section 14 of this specification or as shown on the drawings.

The pipe foundation shall be excavated a minimum of 4 inches lower than the pipe grade shown on the drawings or staked in the field whenever bedrock, boulders, cobbles, or other material that may cause pipe damage is encountered at planned pipe grade.

5. Laying the pipe

Plastic pipe conduits complete with fittings and other related appurtenances shall be installed to the lines and grades shown on the drawings or specified in section 14 of this specification. The pipe shall be installed so that there is no reversal of grade between joints unless otherwise shown on the drawings. The pipe shall not be dropped or dumped on the bedding or into the pipe trench. The ground surface near the pipe trench shall be free

of loose rocks and stones greater than 1 inch in diameter. This ensures that rock will not be displaced and impact the pipe.

Just before placement, each pipe section shall be inspected to ensure that all foreign material is removed from inside the pipe. The pipe ends and the couplings shall be free of foreign material when assembled. At the completion of a work shift, all open ends of the pipeline shall be temporarily closed off using a suitable cover or plug. Care shall be taken to prevent distortion and damage during hot or cold weather. During unusually hot weather (daytime high temperature of more than 90 °F), the pipe assembled in the trench shall be lightly backfilled or shaded to keep it as near to ground temperature as possible until final backfill is placed. Backfill operations should be performed during daily construction periods when the ground temperature and the temperature of the pipe do not vary more than 40 degrees Fahrenheit.

Perforated pipe shall be installed with the perforations down and oriented symmetrically about the vertical centerline. Perforations shall be clear of any obstructions on the inside and outside of the pipe when the pipe is approved by the engineer for backfill.

During installation, the pipe shall be firmly and uniformly bedded throughout its entire length, to the depth and in the manner specified in section 14 of this specification or as shown on the drawings. Bell-holes shall be placed in bedding material under bells, couplings, and other fittings to assure the pipe is uniformly supported throughout its entire length. Blocking or mounding beneath the pipe to bring the pipe to final grade is not permitted.

Pipe embedment

Earth bedding—The pipe shall be firmly and uniformly placed on compacted earthfill bedding or an inplace earth material bedding of ample bearing strength to support the pipe without noticeable settlement. The earth material on which the pipe is placed shall be of uniform density to prevent differential settlement.

Unless otherwise specified, a groove that closely conforms to the outside surface of the pipe shall be formed in the bedding. The depth of the groove shall be equal to or greater than 0.3 of the pipe diameter.

Earth bedding shall be compacted to a density not less than adjacent undisturbed inplace earth material or be compacted earth backfill. Earthfill material used for compacted earth bedding shall be free of rocks or stones greater than 1 inch in diameter and earth clods greater than 2 inches in diameter. The pipe shall be loaded sufficiently during the compaction of bedding under the haunches and around the sides of the pipe to prevent displacement from its final approved placement.

Sand, gravel, or crushed rock bedding—When sand, gravel, or crushed rock bedding is specified, the pipe shall be firmly and uniformly placed on the bedding material. Material for bedding shall not exceed 1 inch in diameter. Unless otherwise specified in section 14 of this specification or shown on the drawings, the coarse-grained bedding material shall be carefully placed and compacted to a depth equal to or greater than 0.3 of the diameter of the pipe above the bottom of the pipe. The pipe shall be loaded sufficiently during backfilling and compaction around the sides to prevent displacement of the pipe from its final approved placement.

Pipe encased in drainfill—The pipe shall be firmly and uniformly placed on bedding of specified drainfill. Drainfill shall be placed and compacted as specified in section 14 of this specification or as shown on the drawings to form a continuous uniform support around the entire circumference of the pipe. The pipe shall be loaded sufficiently during backfilling around the sides and during compaction to prevent displacement of the pipe.

7. Backfill

Initial backfill—Unless otherwise specified, initial backfill to 6 inches above the top of the conduit is required. Earth haunching and initial backfill material shall consist of soil material that is free of rocks, stones, or hard clods more than 1 inch in diameter. Coarse backfill material shall be the specified sand, gravel, crushed rock, or drainfill material.

Initial backfill shall be placed in two stages. In the first stage (haunching), backfill is placed to the pipe spring line (center of pipe). In the second stage, it is placed to 6 inches above the top of the pipe.

The first stage material shall be worked carefully under the haunches of the pipe to provide continuous support throughout the entire pipe length. The haunching backfill material shall be placed in layers that have a maximum thickness of about 6 inches and are compacted as specified in section 14 of this specification or as shown on the drawings. During compaction operations, care shall be taken to ensure that the tamping or vibratory equipment does not come in contact with the pipe and the pipe is not deformed or displaced.

When pressure testing is not specified, the pipe shall be covered with a minimum of 6 inches of backfill material as soon as possible following assembling of the pipe in the trench, but not later than within the same day that placement has occurred. When pressure testing is specified, sufficient backfill material shall be placed over the pipe to anchor the conduit against movement during pressure testing activities.

Final backfill—Final backfill shall consist of placing the remaining material required to complete the backfill from the top of the initial backfill to the ground surface, including mounding at the top of the trench. Final backfill material within 2 feet of the top of the pipe shall be free of debris or rocks larger than 3 inches nominal diameter. Coarse backfill material shall be the specified sand, gravel, crushed rock, or drainfill. Final backfill shall be placed in approximately uniform, compacted layers. Final backfill compaction requirements shall be as specified in section 14 of this specification or as shown on the drawings.

Vehicles or construction equipment shall not be allowed to cross the pipe until the minimum earth cover and required density as specified in section 14 of this specification has been obtained.

8. Pipe encasement in concrete

Concrete encasement shall be carefully placed to form a continuous uniform support around the entire circumference of the pipe as specified in section 14 of this specification or as shown on the drawings. Pipes encased in concrete shall be securely anchored to prevent movement of the pipe during concrete placement. A clear distance of 1.5 inch shall be maintained between the pipe and the reinforcing steel.

The concrete for the encasement shall conform to the requirements of Construction Specification 32, Structure Concrete, for Class 3000M concrete unless otherwise specified.

9. Joints

Unless otherwise specified in section 14 of this specification or shown on the drawings, joints shall be either bell and spigot type with elastomeric gaskets, coupling type, solvent cement bell and spigot, or jointed by butt heat fusion. When a lubricant is required to facilitate joint assembly, it shall be a type having no deleterious affect on the gasket or pipe material.

Pipe joints shall be watertight at the pressures specified except where unsealed joints are indicated.

Pipe shall be installed and joined in accordance with the manufacturer's recommendations. Laying deflections and joint fitting or stab depths shall be within the manufacturer's recommended tolerances.

(210-VI-NEH, January 2009)

When solvent cement joints are specified for PVC or ABS pipe and fittings, they shall be made in accordance with the following ASTMs and the related appendix of each ASTM; D 2855 for PVC pipe and fittings and D 2235 for ABS pipe and fittings.

Flanged, banded, heat-fusion, or elastomeric-sealed mechanical joints shall be used when joining polyethylene (PE) and high density polyethylene (HDPE) pipe and fittings unless otherwise specified in section 14 of this specification or as shown on the drawings.

Pipe ends shall be cut square and be deburred to provide a uniform, smooth surface for the jointing process. Reference marks shall be placed on the spigot ends to assist in determining when proper seating depth has been achieved within the joint.

10. Fittings

Unless otherwise specified, steel fittings, valves, and bolted connections shall be painted or coated as recommended by the manufacturer.

Fittings for nonpressure pipe shall be of the same or similar material as the pipe and shall provide the same durability, watertightness, and strength as the pipe unless otherwise specified.

11. Thrust blocks and anchors

When specified, concrete thrust blocks and anchors shall be installed as shown on the drawings or specified in section 14 of this specification.

The concrete for the thrust blocks and anchors shall conform to the requirements of Construction Specification 32, Structure Concrete, for Class 3000M concrete unless otherwise specified in section 14 of this specification.

The thrust block cavity shall be hand dug into undisturbed soil or previously placed compacted backfill. The cavity shall be formed with soil or wood to hold the freshly placed concrete without displacement until an initial set has occurred.

When excavation beyond the designated trench widths and depths as shown on the drawings or specified in section 14 of this specification occurs at locations where installation of concrete thrust blocks is required, the contractor shall install an alternative thrust block provision. The concrete thrust block shall have a thickness of one pipe diameter and a contact face area that shall be formed against the pipe as shown on the drawings or specified in section 14 of this specification. Backfill shall be placed on all sides of the thrust block and to the sides of the excavation. It shall be compacted as specified for initial backfill.

12. Pressure testing

Method 1-Pressure testing of the completed conduit is not required.

Method 2—The conduit shall be tested for leaks in the following manner:

a. Before pressure testing:

- (1) Joints of the assembled pipeline shall be allowed to cure as recommended by the manufacturer.
- (2) Pipeline shall be flushed and cleaned.
- (3) All concrete anchors and thrust blocks shall be in place and allowed to cure for a minimum of 3 days.

- (4) Earth backfill shall be sufficient to anchor the conduit against movement during the pressure testing and shall be compacted as specified in Section 14 of this specification or as shown on the drawings.
- (5) The conduit shall be braced, anchored, or both, at each end to restrict all potential pipe movement.
- (6) The ends of the conduit shall be plugged. The upstream plug shall have a standpipe installed vertically having a minimum diameter of 2 inches and shall be equipped with a shutoff valve. All high points in the line shall be vented to evacuate air pockets. The conduit and the standpipe shall be slowly filled with water such that no air is entrapped during the filling operation. After filling is complete, all vents shall be closed.
- b. During pressure testing, the water level in the standpipe shall be continuously maintained at a minimum of 10 feet above the highest invert elevation of the conduit for no less than 2 hours unless otherwise specified in section 14 of this specification or as shown on the drawings.

The volume of water leakage in the 2-hour test period shall be recorded. The maximum allowable leakage (L) in gallons per hour shall not exceed 0.02 times the nominal pipe diameter (D) in inches for each 1,000 feet of pipe line, which is about 50 pipe joints ($L = 0.02 \times D$).

c. When observed leakage exceeds the allowable, leaks shall be sealed by replacement of pipe and fittings as necessary. The conduit shall be retested as described above. This procedure shall be repeated until the conduit leakage does not exceed the allowable specified above.

The contractor shall be fully responsible for any and all work required to correct leakage exceeding the amount specified.

Method 3-The conduit shall be tested for leaks in the following manner:

- a. Before pressure testing:
 - (1) Joints of the assembled pipeline shall be allowed to cure as recommended by the manufacturer.
 - (2) Pipeline shall be flushed and cleaned.
 - (3) All concrete anchor and thrust blocks shall be in place and allowed to cure for at least 3 days.
 - (4) Earth backfill shall be sufficient to anchor the conduit against movement during the pressure testing and compacted as specified in section 14 of this specification or as shown on the drawings.
 - (5) The conduit shall be braced and/or anchored at each end to prevent all potential pipe movement.
 - (6) The ends of the conduit shall be plugged, and a pressure gauge shall be attached to the upstream and downstream ends. All high points along the pipeline shall be vented to permit the complete removal of all air within the pipeline. The conduit shall be slowly filled with water such that no air is entrapped during the filling operations.
- b. The testing pressure specified in section 14 of this specification shall be continuously maintained at the upstream gauge for a minimum of 2 hours. The pressure at the downstream gauge shall not exceed the pressure rating of the pipe.
- c. The volume of water leakage for the 2-hour test period shall be recorded. Maximum allowable leakage shall be in accordance with the following:

Allowable leakage for plastic pipe
(gal/hr/1,000 feet, or 50 pipe joints) ^{1/}

Nominal	Test pressu	Test pressure in the pipeline (lb/in ²)		
pipe size	50	100	150	200
(in)	,	Allowable I	eakage	
4	.19	.27	.33	.38
6	.29	.41	.50	.57
8	.38	.54	.66	.76
10	.48	.68	.83	.96
12	.57	.81	.99	1.15
14	.67	.95	1.16	1.34
15	.72	1.02	1,25	1.44
16	.76	1.07	1.32	1.52
18	.86	1.22	1.49	1.72
41 0				

1/ Computation basis

$$L = \frac{ND\sqrt{P}}{7,400}$$

where:

- L = allowable leakage in gallons per hour
- N = number of joints (pipe and fittings)
- D = nominal diameter of pipe in inches
- P = test pressure in pounds per square inch
 - d. When observed leakage exceeds the allowable, leaks shall be sealed by replacement of pipe and fittings as necessary. The conduit shall be retested as described in this section. The procedure shall be repeated until the conduit leakage does not exceed the allowable specified above.

The contractor shall be fully responsible for any and all work required to correct leakage exceeding the amount specified.

13. Measurement and payment

Method 1—For items of work for which specific unit prices are established in the contract, the quantity of each kind, size, and class of pipe is determined to the nearest foot by measurement of the laid length along the crown centerline of the conduit. Payment for each kind, size, and class of pipe is made at the contract unit price for that kind, size, and class. Such payment constitutes full compensation for furnishing, transporting, and installing the pipe including excavation, shoring, backfill, bedding, thrust blocks, and all fittings, appurtenances, and other items necessary and incidental to the completion of the work. Payment for appurtenances listed separately in the bid schedule is made at the contract prices for those items.

Method 2—For items of work for which specific unit prices are established in the contract, the quantity of each kind, size, and class of pipe is determined as the sum of the nominal laying lengths of the sections used. Payment for each kind, size, and class of pipe is made at the contract unit price for the kind, size, and class. Such payment constitutes full compensation for furnishing, transporting, and installing the pipe including excavation, shoring, backfill, bedding, thrust blocks, and all fittings, appurtenances, and other items necessary and incidental to the

completion of the work. Payment for appurtenances listed separately in the bid schedule is made at the contract prices for those items.

Method 3—For items of work for which specific unit prices are established in the contract, the quantity of each kind, size, and class of pipe is determined to the nearest foot by measurement of the laid length along the crown centerline of the conduit. Payment for each kind, size, and class of pipe is made at the contract unit price for the kind, size, and class. Such payment constitutes full compensation for furnishing, transporting, and installing the pipe including shoring, all fittings, thrust blocks, appurtenances, and other items necessary and incidental to the completion of the work. Payment for appurtenances listed separately in the bid schedule is made at the contract prices for those items.

Method 4—For items of work for which specific unit prices are established in the contract, the quantity of each kind, size, and class of pipe is determined as the sum of the nominal laying lengths of the pipe sections used. Payment for each kind, size, and class of pipe is made at the contract unit price for that kind, size, and class. Such payment constitutes full compensation for furnishing, transporting, and installing the pipe including shoring, all fittings, thrust blocks, appurtenances, and other items necessary and incidental to the completion of the work. Payment for appurtenances listed separately in the bid schedule is made at the contract prices for those items.

Methods 3 and 4-Excavation, backfill, and bedding is paid separately under their respective bid items.

All measurement and payment methods—Compensation for any items of work described in the contract, but not listed in the bid schedule, is included in the payment for the item of work to which it is made subsidiary. Such items and items to which they are made subsidiary are identified in section 14 of this specification.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 32, Plastic Pipe – PVC

- 1. This item shall consist of furnishing and installing the 6-inch diameter perforated and nonperforated PVC pipe; necessary fittings and wraps; and couplings in the lengths and at the locations and grades shown on the drawings.
- In <u>Section 2, Materials</u>, the PVC plastic pipe shall be ASTM D 1785, Schedule 80 and AWWA C900, pressure class 100.
- 3. In <u>Section 6, Pipe Embedment</u>, pipe is encased in both earthfill and drainfill. Backfill shall be of the specified earthfill or drainfill. Compaction of the backfill shall be as specified in Construction Specification 23, Earthfill, and Construction Specification 24, Drainfill.
- 4. In <u>Section 10, Fittings</u>, fittings shall be PVC and shall be Class 150 for use with PVC pressure pipe. PVC fittings shall be one-piece injection molded or fabricated from PVC pipe and onepiece injection molded PVC fittings. The fitting shall have a design pressure rating and external loadcarrying capacity equal to or exceeding that specified for the pipe to which it is attached.
- 5. In Section 12, Pressure Testing, Method 1 shall apply.
- 6. In Section 13, Measurement and Payment, Method 3 shall apply.
- 7. The item of work subsidiary to this bid item is Concrete, Incidental Class 4000, as specified in Construction Specification 31, Concrete for Major Structures.

Construction Specification 61—Rock Riprap

1. Scope

The work shall consist of the construction of rock riprap revetments and blankets, including filter or bedding where specified.

2. Material

Rock riprap shall conform to the requirements of Material Specification 523, Rock for Riprap, or if so specified, shall be obtained from designated sources. It shall be free from dirt, clay, sand, rock fines, and other material not meeting the required gradation limits.

At least 30 days before rock is delivered from other than designated sources, the contractor shall designate in writing the source from which rock material will be obtained and provide information satisfactory to the contracting officer that the material meets contract requirements. The contractor shall provide the contracting officer's technical representative (COTR) free access to the source for the purpose of obtaining samples for testing. The size and grading of the rock shall be as specified in section 8.

Rock from approved sources shall be excavated, selected, and processed to meet the specified quality and grading requirements at the time the rock is installed.

Based on a specific gravity of 2.65 (typical of limestone and dolomite) and assuming the individual rock is shaped midway between a sphere and a cube, typical size/weight relationships are:

Sieve size of rock	Approx. weight of rock	Weight of test pile
16 inches	300 pounds	6,000 pounds
11 inches	100 pounds	2,000 pounds
6 inches	15 pounds	300 pounds

When specified in Section 8 or when it is necessary to verify the gradation of the rock riprap, a particle size analysis shall be performed in accordance with ASTM D5519, Test Method A or B. The analysis shall be performed at the work site on a test pile of representative rock. The mass of the test pile shall be at least 20 times the mass of the largest rock in the pile. The results of the test shall be compared to the gradation required for the project. Test pile results that do not meet the construction specifications shall be cause for the rock to be rejected. The test pile that meets contract requirements shall be left on the job site as a sample for visual comparison. The test pile shall be used as part of the last rock riprap to be placed.

Filter or bedding aggregates when required shall conform to Material Specification 521, Aggregates for Drainfill and Filters, unless otherwise specified. Geotextiles shall conform to Material Specification 592, Geotextile.

3. Subgrade preparation

The subgrade surface on which the rock riprap, filter, bedding, or geotextile is to be placed shall be cut or filled and graded to the lines and grades shown on the drawings. When fill to subgrade lines is required, it shall consist of approved material and shall conform to the requirements of the specified class of earthfill.

Rock riprap, filter, bedding, or geotextile shall not be placed until the foundation preparation is completed and the subgrade surface has been inspected and approved.

4. Equipment-placed rock riprap

The rock riprap shall be placed by equipment on the surface and to the depth specified. It shall be installed to the full course thickness in one operation and in such a manner as to avoid serious displacement of the underlying material. The rock for riprap shall be delivered and placed in a manner that ensures the riprap in place is reasonably homogeneous with the larger rocks uniformly distributed and firmly in contact one to another with the smaller rocks and spalls filling the voids between the larger rocks. Some hand placing may be required to provide a neat and uniform surface.

Rock riprap shall be placed in a manner to prevent damage to structures. Hand placing is required as necessary to prevent damage to any new and existing structures.

5. Hand placed rock riprap

The rock riprap shall be placed by hand on the surface and to the depth specified. It shall be securely bedded with the larger rocks firmly in contact one to another without bridging. Spaces between the larger rocks shall be filled with smaller rocks and spalls. Smaller rocks shall not be grouped as a substitute for larger rock. Flat slab rock shall be laid on its vertical edge except where it is laid like paving stone and the thickness of the rock equals the specified depth of the riprap course.

6. Filter or bedding

When the contract specifies filter, bedding, or geotextile beneath the rock riprap, the designated material shall be placed on the prepared subgrade surface as specified. Compaction of filter or bedding aggregate is not required, but the surface of such material shall be finished reasonably smooth and free of mounds, dips, or windrows.

7. Measurement and payment

Method 1— For items of work for which specific unit prices are established in the contract, the quantity of each type of rock riprap placed within the specified limits is computed to the nearest ton by actual weight. The volume of each type of filter or bedding aggregate is measured within the specified limits and computed to the nearest cubic yard by the method of average cross-sectional end areas. For each load of rock riprap placed as specified, the contractor shall furnish to the COTR a statement-of-delivery ticket showing the weight to the nearest 0.1 ton.

Payment is made at the contract unit price for each type of rock riprap, filter, or bedding. Such payment is considered full compensation for completion of the work.

Method 2— For items of work for which specific unit prices are established in the contract, the quantity of each type of rock riprap placed within the specified limits is computed to the nearest 0.1 ton by actual weight. The quantity of each type of filter or bedding aggregate delivered and placed within the specified limits is computed to the nearest 0.1 ton. For each load of rock riprap placed as specified, the contractor shall furnish to the engineer a statement-of-delivery ticket showing the weight to the nearest 0.1 ton. For each load of filter or bedding aggregate, the contractor shall furnish to the COTR a statement-of-delivery ticket showing the weight to the nearest 0.1 ton.

Payment is made at the contract unit price for each type of rock riprap, filter, or bedding. Such payment is considered full compensation for completion of the work.

Method 3— For items of work for which specific unit prices are established by the contract, the volume of each type of rock riprap and filter or bedding aggregate is measured within the specified limits and computed to the nearest cubic yard by the method of average cross-sectional end areas.

Payment is made at the contract unit price for each type of rock riprap, filter, or bedding. Such payment is considered full compensation for completion of the work.

Method 4— For items of work for which specific unit prices are established by the contract, the volume of each type of rock riprap, including filter and bedding aggregate, is measured within the specified limits and computed to the nearest cubic yard by the method of average cross-sectional end areas.

Payment is made at the contract unit price for each type of rock riprap, including filter and bedding. Such payment is considered full compensation for completion of the work.

Method 5— For items of work for which specific unit prices are established by the contract, the quantity of each type of rock riprap placed within the specified limits is computed to the nearest ton by actual weight. For each load of rock for riprap placed as specified, the contractor shall furnish to the COTR a statement-of-delivery ticket showing the weight to the nearest 0.1 ton.

Payment is made at the contract unit price for each type of rock riprap, and includes compensation for any aggregate or geotextile installed as specified for filter or bedding. Such payment is considered full compensation for completion of the work.

Method 6— For items of work for which specific unit prices are established by the contract, the volume of each type of rock riprap is measured within the specified limits and computed to the nearest cubic yard by the method of average cross-sectional end areas.

Payment is made at the contract unit price for each type of rock riprap, and includes compensation for any aggregate or geotextile installed as specified for filter or bedding. Such payment is considered full compensation for completion of the work.

All methods— The following provision applies to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule, is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 8.

No separate payment is made for testing the gradation of the test pile. Compensation for testing is included in the appropriate bid item for riprap.

Rock for use as riprap shall comply with the requirement of Material Specification 523, Rock Type 1. Existing riprap may be salvaged and reused if it meets the requirements of this specification.

In <u>Section 2, Material</u>, a specific gravity of 2.5 was used when preparing the gradation tables shown in the drawings.

Rock gradation requirements are shown on the drawings. Prior to delivery of rock to the construction sites, the CONTRACTOR shall provide a sample load of rock weighing at least five (5) tons and shall furnish certified test results (or other evidence satisfactory to the CONTRACTING OFFICER) showing that the rock sample furnished complies with the specified gradation. This rock sample shall be deposited on the construction site at designated location and maintained at this location until rock placement has been completed. This sample shall be used as a frequent reference for judging the gradation of the riprap supplied. Any difference of opinion between the CONTRACTING OFFICER and the CONTRACTOR concerning gradation of the riprap being delivered on the site shall be resolved by dumping and checking the gradation of one random truck load of riprap. In the event such additional checking procedure becomes necessary, the mechanical equipment, preparation of a sorting site, and labor needed to prove the gradation by weighing shall be provided by the CONTRACTOR at no additional cost.

If, at any time, the rock is delivered to the construction site, separation or segregation of the smaller rock fraction from the larger rock fraction has occurred, the rock shall be reworked as necessary to ensure a reasonably uniform distribution of the various sizes prior to placement of the rock. Due care shall be exercised during this rework operation (if required) to prevent inclusion of earth or other undesirable materials in the riprap.

Riprap delivery shall be made only during scheduled working hours, and delivery tickets shall be furnished to the CONTRACTING OFFICER.

Riprap may be equipment placed. Equipment shall not be allowed on the rock during or after placement.

In Section 7, Measurement and Payment, Method 1 shall apply

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 33, Rock Riprap

- 1. This item shall include furnishing and placing the rock riprap on the upstream access road, safety end treatment (SET) and the labyrinth spillway outlet channel, as shown on the drawings.
- 2. If CONTRACTOR wishes to salvage rock riprap from the riprap removal operations on the upstream portion of the dam, the rock riprap will be subject to meeting this specification in its entirety, including but not limited to cleaning, weighing, testing, etc.
- 3. Items of work subsidiary to the bid item are:
 - a. Excavation, Rock Riprap as specified in Construction Specification 21.
 - b. Earthfill, Rock Riprap as specified in Construction Specification 23.

Construction Specification 71—Water Control Gates

1. Scope

The work consists of furnishing and installing water control gates including gate stems, hoists, lifts, and other appurtenances.

2. Material

The gates furnished shall conform to the requirements of Material Specifications 571, 572, and 573, as appropriate, and as specified in section 8 of this specification and on the drawings. All gates shall be furnished complete with hoisting equipment and other specified appurtenances.

3. Installing gates

The contractor shall install the gates in a manner that prevents leakage around the seats and binding of the gates during normal operation.

Surfaces of metal against which concrete will be placed shall be free from oil, grease, loose mill scale, loose paint, surface rust, and other debris or objectionable coatings.

Anchor bolts, thimbles, and spigot frames shall be secured in true position within the concrete forms and maintained in alignment during concrete placement.

Concrete surfaces against which rubber seals will bear or against which flat frames or plates are to be installed shall be finished to provide a smooth and uniform contact surface.

When a flat frame is installed against concrete, a layer of concrete mortar shall be placed between the gate frame and the concrete.

When a gate is attached to a wall thimble, a mastic or resilient gasket shall be applied between the gate frame and the thimble in accordance with the recommendations of the gate manufacturer.

Wall plates, sills, and pin brackets for radial gates shall be adjusted and fastened by grouting and bolting after the gates have been completely assembled in place.

4. Installing hoists and lifts

Gate stems, stem guides, and gate lifts shall be carefully aligned so that the stem shall be parallel to the guide bars or angles on the gate frame following installation.

5. Radial gate seals

The rubber seals for radial gates shall be installed so that the seals contact the walls or wall plates throughout the entire gate length when the gate is in the closed position.

6. Operational tests

After the gate(s) and hoist(s) (or lifts) have been installed, they shall be cleaned, lubricated, and otherwise serviced by the contractor in accordance with the manufacturer's instructions. The contractor shall test the gate and hoist by operating the system several times throughout its full range of operation. The contractor shall make any changes or adjustments necessary to ensure satisfactory operation of the complete gate system.

Chapter 71

7. Measurement and payment

The number of each type, size, and class of gate is counted. Payment for furnishing and installing each type, size, and class of gate shall be made at the contract unit price for that type, size, and class of gate. Such payment constitutes full compensation for all labor, equipment, material, and all other items necessary and incidental to the completion of the work including furnishing and installing anchor bolts and all specified appurtenances and fittings.

Compensation for any item of work described in the contract, but not listed in the bid schedule is included in the payment for the item of work to which it is made subsidiary. Such items and items to which they are made subsidiary are identified in section 8 of this specification.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 34, Water Control gate - 12"x12" Slide Gate

- 1. This item shall consist of furnishing and installing the 12" x 12" slide gate on the principal spillway inlet including the wall thimble, gate, stem, stem guides, and lift pedestal.
- 2. The slide gate and appurtenances shall conform to the requirements of Material Specification 571 for Type MHS-1, and shall be Class 55-20, Square Opening.
- 3. Anchor bolts shall be stainless steel, Type 304.
- 4. The gate frame shall be of the flat back or flange back type.
- The gate stem shall be the rising type and shall be stainless steel and be of sufficient diameter as recommended by the manufacturer to withstand the thrusts encountered in operation of the specified type and class gate.
- 6. Stem guides shall be adequately spaced and of sufficient number as recommended by the manufacturer to properly support the stem during operation of the gate.
- 7. The wall bracket shall be as recommended by the manufacturer.
- 8. Hoist or lift shall be of the handwheel type as recommended by the manufacturer.
- 9. The gate shall be designed to operate satisfactorily at any degree of opening.
- 10. The wall thimble shall be of cast iron and shall be Type F, twelve (12) inches in length and shall have a square opening.
- 11. All bolts shall be furnished with flat washers and lock washers or with flat washers and double nuts for lock nuts. All washers and nuts shall be non-ferrous bronze.

Construction Specification 81—Metal Fabrication and Installation

1. Scope

The work consists of furnishing, fabricating, and erecting metalwork, including the metal parts and fasteners of the composite structures.

2. Material

Unless otherwise specified, material shall conform to the requirements of Material Specification 581, Metal. Steel shall be structural quality unless otherwise specified. Castings shall be thoroughly cleaned and subjected to careful inspection before installation. Finished surfaces shall be smooth and true to assure proper fit. Galvanizing shall conform to the requirements of Material Specification 582, Galvanizing.

3. Fabrication

Fabrication of structural steel shall conform to the requirements of Specification for the Design, Fabrication and Erection of Structural Steel for Buildings (Riveted, Bolted and Arc-Welded Construction), American Institute of Steel Construction.

Fabrication of structural aluminum shall conform to the requirements in the Aluminum Design Manual available from The Aluminum Association.

4. Erection

The frame of metal structures shall be installed true and plumb. Temporary bracing shall be placed wherever necessary to resist all loads to which the structure may be subjected, including those applied by the installation and operation of equipment. Such bracing shall be left in place as long as may be necessary for safety.

As erection progresses the work shall be securely bolted up, or welded, to resist all dead load, wind, and erection stresses. The contractor shall furnish such installation assisting bolts, nuts, and washers as may be required.

No riveting or welding shall be performed until the structure is stiffened and properly aligned.

Rivets driven in the field shall be heated and driven with the same care as those driven in the shop.

All field welding shall be performed in conformance to the requirements for shop fabrication except those that expressly apply to shop conditions only.

5. Protective coatings

Items specified to be galvanized shall be completely fabricated for field assembly before the application of the zinc coatings. Galvanized items shall not be cut, welded, or drilled after the zinc coating is applied.

Items specified to be painted shall be painted in conformance to the requirements of Construction Specification 82 for the specified paint systems.

6. Measurement and payment

Method 1 — The work is not measured. Payment for metal fabrication and installation is made at the contract lump sum price in the contract. Such payment constitutes full compensation for all labor, equipment, material, and all other items necessary and incidental to the completion of the work including connectors and appurtenances, such as rivets, bolts, nuts, pins, studs, washers, hangers, and weld metal.

Method 2 — The weight of metal installed complete in place shall be determined to the nearest pound. Unless otherwise specified, the weight of metal shall be computed by the method specified in section 3 of the Code of Standard Practice for Steel Buildings and Bridges, American Institute of Steel Construction, except that the following unit weights shall also be used, as appropriate, as the basis of computation:

Material	Unit weight (lb/ft³)
Aluminum alloy	173
Bronze or copper alloy	536
Iron, malleable	470
Iron, wrought	487

Payment for furnishing, fabricating, and installing metalwork is made at the contract unit price for the specified types of labor, material, equipment, and all other items necessary and incidental to the completion of the work.

Method 3 — The work is not measured. Payment for furnishing, fabricating, and installing each item of metalwork is made at the contract price for that item. Such payment constitutes full compensation for all labor, equipment, material, and all other items necessary and incidental to the completion of the work including connectors and appurtenances, such as rivets, bolts, nuts, pins, studs, washers, hangers, and weld metal.

All methods — The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule, is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 7 of this specification.

Items of work to be performed in conformance with this specification and the construction details therefore are:

a. Bid Item 35, Metal Fabrication

- 1. This item shall consist of furnishing, fabricating, and installing metal works for the manhole (frame and cover) and trash rack for the new principal spillway inlet structure; drain cleanouts; pipe runners for the safety end treatments of the box culverts; and rodent guards for the drain outfalls as shown on the drawings.
- 2. Submit shop drawings of all fabricated steel and miscellaneous metalwork items for review and approval by the CONTRACTING OFFICER including all dimensions, sizes, finishes, fasteners, welds, and relationship of work to adjoining construction. Riveted connections will not be permitted.
- 3. For standard manufactured items, submit catalog worksheets showing illustrated cuts of items to be furnished, including scale details, dimensions, and materials of construction for review and approval by the CONTRACTING OFFICER.
- 4. The manhole covers for the principal spillway inlet structures shall be Neenah Foundry Company R-6078 round series with Type E locking device including stainless steel cap screws or equivalent as approved by the CONTRACTING OFFICER. If an approved equivalent is used, it shall have a similar locking device.
- 5. The cleanout covers for the drain cleanouts shall be Neenah Foundry Company R-1978-B square series with locking device including stainless steel cap screws or equivalent as approved by the CONTRACTING OFFICER. If an approved equivalent is used, it shall have a similar locking device.
- 6. Pipe runners for the safety end treatments of the box culverts shall be as shown on the applicable TxDOT standards, unless otherwise required by the darwings.
- 7. All metal parts, with the exception of the manhole frames and covers shall be galvanized after fabrication.
- 8. Metalwork with damaged galvanized surfaces shall be replaced at no additional cost to the OWNER.
- 9. In Section 6, Measurement and Payment, Method 3 shall apply.

b. Bid Item 36, Metal Beam Guardrail

- This item shall consist of all furnishing and installing the metal beam guardrail (timber post), including guardrail end treatment and terminal anchor section, as shown on the drawings. The CONTRACTOR shall conform to the requirements of the following Texas Department of Transportation (TxDOT) Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014):
 - i. Item 540, "Metal Beam Guard Fence"
 - ii. Item 544, "Guardrail End Treatments"

NRCS - 4/23/2015 TX -- PLUM CREEK, SITE NO. 6 REHABILITATION

2. In <u>Section 6, Measurement and Payment</u>, none of the methods shall apply. For items of work for which specific unit prices are established in the contract, the guardrail will be measured to the nearest linear foot. Payment for the guardrail will be made at the contract unit price. Such payment shall constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

c. Subsidiary Item, Chain Link Fence Post Assemblies

- 1. This item shall consist of furnishing, fabricating, and installing metal works for chain link post assemblies, as shown on the drawings.
- 2. Submit shop drawings of all fabricated steel and miscellaneous metalwork items for review and approval by the CONTRACTING OFFICER including all dimensions, sizes, finishes, fasteners, welds, and relationship of work to adjoining construction. Riveted connections will not be permitted.
- 3. For standard manufactured items, submit catalog worksheets showing illustrated cuts of items to be furnished, including scale details, dimensions, and materials of construction for review and approval by the CONTRACTING OFFICER.
- 4. Metalwork with damaged galvanized surfaces shall be replaced at no additional cost to the OWNER.
- 5. Separate payment will not be made for this item of work. Compensation to the CONTRACTOR will be included in the payment for *Bid Item 37, Fence, Chain Link*.

Construction Specification 91—Chain Link Fence

1. Scope

The work consists of furnishing and installing chain link fencing complete with all posts, braces, gates, and all other appurtenances.

2. Material

The material for the chain link fence shall be as follows:

Galvanized

Chain link fence fabric shall conform to the requirements of ASTM A 392, 2-inch mesh and 9-gauge galvanized steel wire. Zinc coating shall be class 2.

Posts and fence framework shall conform to the requirements of ASTM F 1043 Group 1A, for Heavy Industrial Fence. Coatings shall be a type A galvanized coating for internal and external surfaces. Steel pipe posts shall conform to the requirements of ASTM F 1043 and F 1083.

Fence fittings shall conform to the requirements of ASTM F 626. Fittings shall be galvanized steel. Wire ties and clips shall be 9-gauge.

Gates, gateposts, and gate accessories shall conform to the requirements of ASTM F 900. Coating shall be the same as selected for adjoining fence and framework.

Barbed wire shall be 12.5 gauge and shall conform to the requirements of ASTM A 121, chain link fence grade.

Galvanized and PVC coated

Chain link fence fabric shall conform to the requirements of ASTM F 668 for class 2a or 2b, 2-inch mesh, and 9gauge galvanized steel wire. The fabric shall have a polymer top coating of the color specified in section 6.

Posts and fence framework shall conform to the requirements of ASTM F 1043 Group 1A, for Heavy Industrial Fence. Coatings shall be a type A galvanized coating for internal and external surfaces and covered with a polymer top coating of color as specified in section 6.

Fence fittings shall conform to the requirements of ASTM F 626. Fittings shall be galvanized steel with a polymer top coating of color as specified in section 6.

Any damage to the coating shall be repaired in accordance with the manufacturer's recommendations, or the damaged fencing material shall be replaced. The contractor shall provide the engineer a copy of the manufacturer's recommended repair procedure and materials before correcting damaged coatings.

3. Installing fence posts

Unless otherwise specified, line posts shall be placed at intervals of 10 feet measured from center to center of adjacent posts. In determining the post spacing, measurement is made parallel with the ground surface.

Posts shall be set in concrete backfill in the manner shown on the drawings.

Posts set in the tops of concrete walls shall be grouted into preformed holes to a depth of 12 inches.

(210-VI-NEH, May 2001)

All corner posts, end posts, gateposts, and pull posts shall be embedded, braced, and trussed as shown on the drawings or in accordance with appropriate industry practice if not otherwise shown or specified.

4. Installing wire fabric

Fencing fabric shall not be stretched until at least 4 days after the posts are grouted into walls or 7 days after the posts are set in the concrete backfill.

Fencing fabric shall be installed on the side of the posts designated on the drawings.

The fabric shall be stretched taut and securely fastened, by means of tie clips, to the posts at intervals not exceeding 15 inches and to the top rails or tension wires at intervals not exceeding 2 feet. Care shall be taken to equalize the fabric tension on each side of each post.

Barbed wire shall be installed as shown on the drawings and shall be pulled taut and fastened to each post or arm with the tie wires or metal tie clips.

5. Measurement and payment

Method 1 — The length of fence is measured to the nearest 0.1 foot along the fence, including gates. Payment is made at the contract unit price for the specified height of fence. Such payment constitutes full compensation for all labor, material, equipment, and all other items necessary and incidental to the completion of the work.

Method 2 — The length of fence is measured to the nearest 0.1 foot along the fence, excluding gate openings. Payment is made at the contract unit price for the specified height of fence. The number of each size and type of gate installed is determined. Payment is made at the contract unit price for that type and size of gate. Such payment constitutes full compensation for all labor, material, equipment, and all other items necessary and incidental to the completion of the work.

All methods — The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule, is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 6 of this specification.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 37, Fence, Chain Link

- 1. This item shall consist of furnishing all materials required and all work necessary for the installation of the chain link fence (including gates) downstream of the embankment; for the labyrinth spillway; spillway chute; and stilling basin, as shown on the drawings.
- 2. In <u>Section 2, Material</u>, chain link fence fabric shall be galvanized and coated.
- 3. Materials or components damaged prior to project completion shall be replaced at no cost to the OWNER.
- 4. In Section 5, Measurement and Payment, Method 1 shall apply.
- 5. Chain link fence installed on concrete shall be anchored using epoxy anchors, as shown on the drawings. Epoxy shall be Hilti HY-200.
- 6. The items of work subsidiary to this bid item are:
 - i. Concrete, Incidental Class 4000, as specified in Construction Specification 31, Concrete for Major Structures.
 - ii. Chain Link Fence Post Assemblies, as specified in Construction Specification 81, Metal Fabrication and Installation.

b. Bid Item 38, Bar Gates

- 1. This item shall consist of furnishing all materials required and all work necessary for the installation of the post assemblies and bar gates installed across Goforth Road, as shown on the drawings.
- 2. Bar gates shall and post assemblies shall be of the type designated on the drawings.
- 3. Materials or components damaged prior to project completion shall be replaced at no cost to the OWNER.
- 4. In <u>Section 5, Measurement and Payment</u>, none of the methods shall apply. Payment shall be made per each gate installed, including related post assemblies. Such compensation will constitute full payment for all labor, equipment, tools, material, and all other items necessary and incidental to the performance of work.
- 5. The items of work subsidiary to this bid item are:
 - i. Concrete, Incidental Class 4000, as specified in Construction Specification 31, Concrete for Major Structures.

Construction Specification 92—Field Fence

1. Scope

The work shall consist of furnishing and installing field fence, including gates and fittings.

2. Material

Material for field fence shall conform to the requirements of Material Specification 591. All wooden posts shall be of the same species, when available.

Unless otherwise specified, surfacing, cutting, and boring of preservative treated wooden posts and braces shall be completed before treatment. If field cutting or field repair of treated material is approved, all cuts and abrasions shall be carefully trimmed and coated with copper naphthenate preservative containing a minimum of 2.0 percent copper metal. The treatment preservative shall be applied according to the product label. Any excess preservative not absorbed by the wood member shall be cleaned from the surface prior to the use of the member. Bored holes for connectors or bolts may be treated by pumping coal-tar roofing cement meeting ASTM D5643 into the holes using a caulk gun or similar device. After assembly, any unfilled holes shall be plugged with tightly fitting wooden plugs that have been treated with preservative as specified.

3. Setting posts

Concrete or wood posts shall be set in holes and backfilled with earth except where otherwise specified. Wood posts may be driven when approved by the engineer. Steel posts shall be driven unless otherwise specified.

Holes for installing fence posts shall be at least 6 inches larger than the diameter or side dimension of the posts.

Earth backfill around posts shall be thoroughly tamped in layers not thicker than 4 inches and shall completely fill the posthole up to the ground surface. Concrete backfill around posts shall be rodded into place in layers not thicker than 12 inches and shall completely fill the posthole to the surface of the ground. Backfill, either earth or concrete, shall be crowned-up around posts at the ground surface.

No stress shall be applied to posts set in concrete for a period of not less than 24 hours following the development of a firm set of the concrete.

4. Corner assembly

Unless otherwise specified in section 11, corner assemblies shall be installed at all points where the fence alignment changes 15 degrees or more.

5. End panels

End panels shall be built at gates and fence ends.

6. Pull post assembly

Pull post assembly (bracing within a section of straight fence) shall be installed at the following locations:

- a. In straight fence sections, at intervals not to exceed 660 feet.
- b. At any point where the vertical angle described by two adjacent reaches of wire is upward and exceeds 10 degrees (except as provided in section 11 of this specification).

(210-VI-NEH, January 2009)

c. At the beginning and end of each curved fence section.

7. Attaching fencing to posts

The fencing shall be stretched and attached to posts as follows:

- a. The fencing wire or netting shall be placed on the side of the post opposite the area being protected except for installation along curved sections.
- b. The fencing wire or netting shall be placed on the outside for installation along curved sections.
- c. The fencing wire or netting shall be fastened to each end post, corner post, and pull post by wrapping each horizontal strand around the post and tying it back on itself with not less than three tightly wound wraps.
- d. The fencing wire or netting shall be fastened to wooden line posts by means of steel staples. Woven-wire fencing shall be attached at alternate horizontal strands. Each strand of barbed wire shall be attached to each post. Steel staples shall be driven diagonally with the grain of wood and at a slight downward angle and shall not be driven so tightly as to bind the wire against the post.
- e. The fencing wire or netting shall be fastened to steel or concrete line posts with either two turns of 14 gauge galvanized steel or iron wire or in accordance with recommendations provided by the post's manufacturer.
- f. Wire shall be spliced by means of a Western Union splice or by suitable splice sleeves applied with a tool designed for that purpose. The Western Union splice shall have no less than eight wraps of each end about the other. All wraps shall be tightly wound and closely spaced. Splices made with splice sleeves shall have a tensile strength no less than 80 percent of the strength of the wire being spliced.

8. Stays

Stays shall be attached to the fencing at the spacing outlined in section 11 or as shown on the drawings to ensure maintenance of the proper spacing of the fence wire strands.

9. Crossings at depressions and watercourses

Where fencing is installed parallel to the ground surface, the line posts subject to upward pull shall be anchored.

- a. If the fence wire or netting is installed parallel to the ground surface, the line posts subject to uplift shall be anchored by means of extra embedment or by special anchors as detailed on the drawings.
- b. If the fence wire is installed with the top wire straight and parallel to the ground surface on either side of the depression, extra length posts shall be used to allow normal post embedment. Unless otherwise specified, excess space between the bottom of the fence and the ground shall be closed with extra strands of barbed wire or with netting.

10. Measurement and payment

Method 1—The length of each type and kind of fence is measured to the nearest foot along the profile of the fence, including gate openings. Payment for each type and kind of fence is made at the contract unit price for that type and kind of fence. Such payment constitutes full compensation for completion of the work, including fabricating and installing gates.

Method 2—The length of each type and kind of fence is measured to the nearest foot along the profile of the fence, excluding gate openings. Payment is made at the contract unit price for the specified height of fence. The number of each size and type of gate installed is determined. Payment is made at the contract unit price for that 92–2 (210-VI-NEH, January 2009) type and size of gate. Such payment constitutes full compensation for all labor, material, equipment, and all other items necessary and incidental to the completion of the work.

All methods—The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule, is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 11 of this specification.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 39 Field Fence - Barbed Wire

- 1. This item shall consist of furnishing all materials required and constructing barbed wire fences (including gates) of the type designated on the drawings.
- 2. The approximate location of the fences to be constructed is described on the drawings. The final location of the fences (including corners, gaps, pull and brace panels, and special anchorages) shall be as staked by the CONTRACTING OFFICER.
- 3. All materials shall be new.
- 4. In Section 10, Measurement and Payment, Method 1 shall apply.
- 5. The item of work subsidiary to this bid item is Concrete, Incidental Class 4000, as specified in Construction Specification 31, Concrete for Major Structures

Construction Specification 94—Contractor Quality Control

1. Scope

The work consists of developing, implementing, and maintaining a quality control system to ensure that the specified quality is achieved for all materials and work performed.

2. Equipment and materials

Equipment and material used for quality control shall be of the quality and condition required to meet the test specifications cited in the contract. Testing equipment shall be properly adjusted and calibrated at the start of operations and the calibration maintained at the frequency specified. Records of equipment calibration tests shall be available to the engineer at all times. Equipment shall be operated and maintained by qualified operators as prescribed in the manufacturer's operating instructions, the references specified, and as specified in section 10 of this specification. All equipment and materials used in performing quality control testing shall be as prescribed by the test standards referenced in the contract or in section 10.

All equipment and materials shall be handled and operated in a safe and proper manner and shall comply with all applicable regulations pertaining to their use, operation, handling, storage, and transportation.

3. Quality control system

Method 1—The contractor shall develop, implement, and maintain a system of quality control to provide the specified material testing and verification of material quality before use. The system activities shall include procedures to verify adequacy of completed work, initiate corrective action to be taken, and document the final results. The identification of the quality control personnel and their duties and authorities shall be submitted to the contracting officer in writing within 15 calendar days after notice of award.

Method 2—The contractor shall develop, implement, and maintain a system adequate to achieve the specified quality of all work performed, material incorporated, and equipment furnished before use. The system established shall be documented in a written plan developed by the contractor and approved by the contracting officer. The system activities shall include the material testing and inspection needed to verify the adequacy of completed work and procedures to be followed when corrective action is required. Daily records to substantiate the conduct of the system shall be maintained by the contractor. The quality control plan shall cover all aspects of quality control and shall address, as a minimum, all specified testing and inspection requirements. The plan provided shall be consistent with the planned performance in the contractor's approved construction schedule. The plan shall identify the contractor's onsite quality control manager and provide an organizational listing of all quality control personnel and their specific duties. The written plan shall be submitted to the contracting officer within 15 calendar days after notice of award. The contractor shall not proceed with any construction activity that requires inspection until the written plan is approved by the contracting officer.

All methods—The quality control system shall include, but not be limited to, a rigorous examination of construction material, processes, and operation, including testing of material and examination of manufacturer's certifications as required, to verify that work meets contract requirements and is performed in a competent manner.

4. Quality control personnel

Method 1—Quality control activities shall be accomplished by competent personnel. A competent person is: One who is experienced and capable of identifying, evaluating, and documenting that materials and processes being used will result in work that complies with the contract; and, who has authority to take prompt action to remove,

replace, or correct such work or products not in compliance. Off-site testing laboratories shall be certified or inspected by a nationally recognized entity. The Contractor shall submit to the Contracting Officer, for approval, laboratory certification or inspection information. The Contractor shall submit to the Contracting Officer, for approval, the names, qualifications, authorities, certifications, and availability of the competent personnel who will perform the quality control activities.

Method 2—Quality control activities shall be accomplished by competent personnel who are separate and apart from line supervision and who report directly to management. A competent person is one who is experienced and capable of identifying, evaluating, and documenting that material and processes being used will result in work that complies with the contract, and who has authorization to take prompt action to remove, replace, or correct such work or products not in compliance. Offsite testing laboratories shall be certified or inspected by a nationally recognized entity. The Contractor shall submit to the Contracting Officer, for approval, laboratory certification or inspection information. The contractor shall submit to the contracting officer, for approval, the names, qualifications, authorities, certifications, and availability of the competent personnel who will perform the quality control activities.

5. Post-award conference

The contractor shall meet with the contracting officer before any work begins and discuss the contractor's quality control system. The contracting officer and the contractor shall develop a mutual understanding regarding the quality control system, including procedures for correcting quality control issues.

6. Records

The contractor's quality control records shall document both acceptable and deficient features of the work and corrective actions taken. All records shall be on forms approved by the contracting officer, be legible, and be dated and signed by the competent person creating the record.

Unless otherwise specified in section 10 of this specification, records shall include:

- a. Documentation of shop drawings including date submitted to and date approved by the contracting officer, results of examinations, any need for changes or modifications, manufacturer's recommendations and certifications, if any, and signature of the authorized examiner.
- b. Documentation of material delivered including quantity, storage location, and results of quality control examinations and tests.
- c. Type, number, date, time, and name of individual performing quality control activities.
- d. The material or item inspected and tested, the location and extent of such material or item, and a description of conditions observed and test results obtained during the quality control activity.
- e. The determination that the material or item met the contract provisions and documentation that the engineer was notified.
- f. For deficient work, the nature of the defects, specifications not met, corrective action taken, and results of quality control activities on the corrected material or item.

7. Reporting results

The results of contractor quality control inspections and tests shall be communicated to the engineer immediately upon completion of the inspection or test. Unless otherwise specified in section 10, the original plus one copy of all records, inspections, tests performed, and material testing reports shall be submitted to the engineer within one working day of completion. The original plus one copy of documentation of material delivered shall be submitted

to the engineer before the material is used.

8. Access

The contracting officer and the engineer shall be given free access to all testing equipment, facilities, sites, and related records for the duration of the contract.

9. Payment

Method 1—For items of work for which lump sum prices are established in the contract, payment is made as the work proceeds, after presentation by the contractor of invoices showing related costs and evidence of charges by suppliers, subcontractors, and others for furnishing supplies and work performed. If the total of such payments is less than the lump sum contract price for this item, the remaining balance is included in the final contract payment. Payment of the lump sum contract price constitutes full compensation for completion of the work.

Payment is not made under this item for the purchase cost of material and equipment having a residual value.

Method 2—For items of work for which lump sum prices are established in the contract, payment is prorated and paid in equal amounts on each monthly estimate. The number of months used for prorating shall be the number estimated to complete the work. The final month's prorate amount is made with the final payment. Payment as described above constitutes full compensation for completion of the work.

Payment is not made under this item for the purchase cost of material and equipment having a residual value.

All methods—Compensation for any item of work described in the contract, but not listed in the bid schedule, is included in the payment for the item of work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 10.

In Section 3, Quality Control System, Method 2 shall apply.

In Section 4, Quality Control Personnel, Method 2 shall apply.

In Section 9, Payment, Method 2 shall apply.

Items of work to be performed in conformance with this specification and the construction detail are:

a. Bid Item 40, Contractor Quality Control

- 1. This item shall consist of furnishing all equipment, tools, materials, and labor and performing all work to accomplish the work defined in Section 1 of this specification. The CONTRACTOR shall also comply with all Quality Control measures outlined in all applicable TxDOT specifications that are referenced in the specifications under this contract.
- 2. The burden of proof that work performed meets contract requirements rests upon the Contractor. Quality assurance inspections and tests by the OWNER are for the sole benefit of the OWNER. The use of such words as "as approved by the Engineer or Contracting Officer" and similar words in the specifications or drawings which refer to approval by the Engineer are considered to be a part of the OWNER's Quality Assurance program and does not relieve the Contractor in any part for the Contractor's Quality Control Responsibilities as specified.
- Quality Control is defined as a rigorous examination and inspection of construction materials, processes and operations to verify that the work being performed meets contract requirements and shall be performed by a qualified Inspector employed by or under contract to the Contractor.
- 4. The Contractor's quality control system shall be approved and operational before commencement of work.
- 5. Quality control tests shall be conducted in accordance with the standard test methods identified in the specifications. The Contractor shall provide all equipment required to perform all quality control tests. Testing equipment shall - meet the requirements as specified by ASTM test methods and be properly calibrated and serviced.
- 6. All mention of inspection or Inspector in (7) and (8) below are referring to work performed by the Contractor's Quality Control Personnel unless otherwise noted.
- 7. The degree of quality control specified shall be defined as:
 - a. Periodic review or inspection is defined as the intermittent presence of the Inspector to observe construction operations and/or perform tests and take measurements as needed to determine and document that the work being performed complies with the specifications.
 - b. Full time inspection is defined as the full time presence of the Inspector to observe one or more construction operations and/or perform tests and take measurements at critical points in various operations to determine and document that the work being performed complies with the specifications and to be available for consultation in case of emergency or changes in work conditions.

- c. Continuous inspection is defined as the continuous presence of the Inspector to observe one construction operation and/or perform tests and take measurements at critical points in the operation to determine and document that the work being performed complies with the specifications and to be immediately available for consultation in case of emergency or changes in work conditions.
- 8. The Contractor's inspection system shall include the following items of work that will require the Contractor's quality control. Any item of work not listed below shall be performed or constructed as shown on the drawings and as specified in the construction and material specifications.
 - a. The Contractor's inspection on all items not listed in (b) through (n) below shall consist of periodic review of those items to assure that all contract specifications are being met and that the items are being properly installed or carried out.
 - b. Sprigging and Seeding Quality control shall consist of determining that the vegetative materials and fertilizer supplied comply with the specifications; that the areas to be vegetated are properly smoothed and graded; that disking and hay mulching are performed as specified; and that the sprigging and mechanical seeding are performed as specified. Full time inspection shall be required.
 - c. Excavation Quality control shall consist of full time inspection to determine that all excavation is being accomplished as specified and that the specified excavation has removed all required or unsuitable materials and that grades are properly documented. The Inspector shall determine that all materials selected for use in backfill of the specified works are free of undesirable materials and that all materials are placed in the designated waste, stockpile or fill areas.
 - d. Earthfill Quality control shall consist of full time inspection of earthfill placement. The Inspector shall select materials from the required excavations, stockpiles and/or borrow area(s) to insure the completed earthfills are constructed in accordance with the drawings and specifications.

The Inspector shall select and obtain representative samples of the materials and have moisture-density curves made (according to ASTM D698 test procedures) of each Unified Soil Classification material to be placed in the specified earthfills using Class A compaction. Moisture density curves shall be completed as necessary to provide data needed when earthfill operations begin and may be needed as earthfill progresses to insure correct selection and specified compaction of earthfill materials. A "One-Point Family of Curves Method" (hereafter referred to as the one point method) shall be employed to determine the optimum moisture and maximum density values for all earthfill materials. The procedure for performing the one-point method is as follows: (1) construct a family of curves using compaction test data compiled on soil samples tested in accordance with the procedure set forth in ASTM D698, (2) make a one point compaction test specimen from soil material representing the earthfill material that is being placed (moisture content shall be on the dry side of optimum), (3) plot the onepoint moisture-density values, obtained from the test, on the family of curves, (4) using the curves above and below the plotted point as a guide, draw a new compaction curve through the plotted point, (5) use this curve as the control for the moisture and density of the material being placed. Unless otherwise directed by the Engineer, at least one one-point test shall be conducted for every three in-place moisture density tests that are taken.

More frequent tests shall be required if compaction correlation is not being obtained or if compaction requirements are not being met or if earthfills are being placed in critical areas such as conduit and concrete backfills and cutoff backfills. In the event that compaction correlation or requirements are not being met, continuous inspection shall be required during all earthfill and backfill placement to determine that foundation conditions are satisfactory; that earthfills materials are of the type selected for placement and are free of undesirable materials; that proper compaction and moisture requirements are being maintained; and that hand and mechanical compaction are being accomplished as specified.

- e. Drainfill Quality control shall consist of full time inspection of drainfill placement. It shall include testing of the gradation of drainfill material; determining that the material complies with specified qualities and that the specified compaction is accomplished and the grades are properly documented. The Inspector shall have at least one sieve analysis prepared for each type of drainfill placed. These analyses shall be made from materials as delivered to the job site. If changes in gradation of drainfill appear to develop additional sieve analysis shall be made.
- f. Lime Treated Earthfill Quality control shall consist of full time inspection of lime treated earthfill placement. The Inspector shall select materials from the required excavations, stockpiles and/or borrow area(s) to insure the completed earthfills are constructed in accordance with the drawings and specifications. The Inspector shall route the various materials to the proper zones and determine the suitability of each type of material for a particular zone. The Inspector shall select and obtain representative samples of the materials and have moisture-density curves made (according to ASTM D698 test procedures) of each Unified Soil Classification material to be placed in the specified earthfills. Moisture density curves shall be completed as necessary to provide data needed when earthfill operations begin. A "One-Point Family of Curves Method" (hereafter referred to as the one point method) shall be employed to determine the optimum moisture and maximum density values for all earthfill and lime treated earthfill materials. The procedure for performing the one-point method is as follows: (1) construct a family of curves using compaction test data compiled on soil samples tested in accordance with the procedure set forth in ASTM D698, (2) make a one-point compaction test specimen from soil material representing the earthfill material that is being placed (moisture content shall be on the dry side of optimum), (3) plot the one-point moisture-density values, obtained from the test, on the family of curves, (4) using the curves above and below the plotted point as a guide, draw a new compaction curve through the plotted point, (5) use this curve as the control for the moisture and density of the material being placed. Unless otherwise approved by the CONTRACTING OFFICER, at least one one-point test shall be conducted for every three in-place moisture density tests that are taken.

More frequent tests shall be required if compaction requirements are not being obtained; if compaction requirements are not being met or if lime treated earthfills are being placed in critical areas such as conduit and concrete backfills. In these instances, continuous inspection shall be required during all lime treated earthfill placement to determine that foundation conditions are satisfactory; that the lime is properly incorporated into the earthfill materials and are free of undesirable materials; that proper compaction and moisture requirements are being maintained; and that hand and mechanical compaction are being accomplished as specified.

NRCS - 4/23/2015 TX - PLUM CREEK, SITE NO. 6 REHABILITATION

- g. Furnishing and Handling Lime, Quicklime Quality control shall consist of continuous inspection during handling and processing the lime. The Inspector shall assure that the proper amount and type of lime is delivered to the site. The Inspector shall also assure that the specified amount of lime is mixed with the soil and be able to adjust the quantity of lime and water as needed to obtain the quantity of lime treated earthfill to perform the repair.
- h. Reinforced Concrete Quality control shall consist of continuous inspection during the placement of concrete. In addition, the Inspector shall assure that the concrete design mix meets contract requirements and that proper certifications are provided. The Inspector shall inspect all formwork prior to concrete placement to assure integrity of the forms and compliance with design detail with proper documentation. Slump, time of cement induction, and temperature and air content measurements shall be determined on each mixer load of concrete prior to placement to assure compliance with specifications. At least one set of cylinders (4 cylinders) shall be taken per day for each class of concrete placed that day. An additional set of cylinders shall be taken when indicator tests or visual observations indicate a change in the concrete mix. One cylinder from each set shall be tested at 7 days and the other two tested at 28 days. The remaining cylinder shall be tested, if necessary, to verify results of a suspect cylinder. The Inspector shall also assure that the concrete is cured according to specifications, the forms removed as specified and the concrete is repaired and finished as required.

Labyrinth weir precision surveys shall be required as discussed in the drawings.

- i. Steel Reinforcement Quality control shall consist of continuous inspection during concrete placement. The Inspector shall also determine that the steel reinforcement complies with the specified quality and is placed in accordance with the drawings and specifications with proper documentation. The Inspector shall check to determine that it is adequately secured to prevent its displacement during concrete placement and that it has not been displaced during concrete placement. These inspections shall also take place immediately before and during placement of the concrete.
- j. Reinforced Concrete Pressure Pipe Spillway Conduits Quality control shall consist of continuous inspection while the pipe is being installed. The Inspector shall also determine and document that the pipe meets the specified requirements, that the pipe has not been damaged in shipment and delivery, that the pipe is properly bedded and laid at specified grade and alignment and that all joints are fully closed and properly sealed.
- k. Rock Riprap Quality control shall consist of full time inspection during the placement of the rock riprap. The Inspector shall also determine that the rock riprap complies with the specified quality and gradation limits, that proper certifications are provided, that the rock is placed as shown on the drawings and as specified and that segregation of particle sizes has not occurred during delivery or placement. At least one onsite gradation test will be made by the Contractor.
- I. Geotextile Quality control shall consist of continuous inspection during the installation of the geotextile. The Inspector shall determine and document that the geotextile complies with the specifications, that the subgrade has been excavated and smoothed to grade, that the geotextile is installed in accordance with the plans and specifications

and that the geotextile is not punctured, damaged or caked with mud during installation.

- m. Metal Fabrication Quality control shall consist of periodic inspection during installation of metalwork. The inspector shall determine and document the fabricated metal work meets material specifications and dimensions, coatings are applied according to specifications and the erected work is to the lines and grades specified.
- n. Box Culverts Quality control shall consist of continuous inspection during the placement of box culverts. The Inspector shall determine and document that the culverts comply with the specifications, that the subgrade has been excavated and smoothed to grade, that the culverts are installed in accordance with the plans and specifications and that the culverts are not damaged during installation.
- Asphalt Quality control shall consist of full time inspection of asphalt placement. It shall include determining that the material complies with specified qualities and that the specified installation processes are followed and the specified tests are conducted, including those requirements found in the appropriate TxDOT specifications.
- p. Flexible Base Quality control shall consist of full time inspection of flexible base placement. It shall include determining that the material complies with specified qualities and that the specified installation processes are followed and the specified tests are conducted, including those requirements found in the appropriate TxDOT specifications.
- 9. The skills, knowledge, abilities and experience needed by the Contractors Quality Control Personnel to perform the quality control shall be as follows:
 - a. Must have the ability to maintain communications with the Landowners, Contracting Officer and the Contractor.
 - b. Knowledge of cut and grade staking and earthwork installations.
 - c. Knowledge of soils, including foundation conditions, density and classifications.
 - d. Knowledge of sampling of soils and determination of density of in-place soils.
 - e. When applicable, must have knowledge of acceptable moisture-density test methods and the ability to satisfactorily perform the test.
 - f. Have the ability to interpret survey notes and to prepare quantity computations.
 - g. Have the ability to maintain adequate files and records of construction inspection work.
 - h. Have the ability to interpret construction drawings and specifications.
 - i. Must have knowledge of tests required for placement of acceptable concrete and the procedures required for satisfactory placement.

- j. Must have knowledge and ability to perform concrete tests that include slump test, air contents and temperature measurements, and preparation of compressive strength cylinders.
- k. Must have knowledge of steel placement details and the ability to interpret steel requirements from construction drawings.
- I. Must have knowledge of form construction and bracing for construction of concrete structures.
- m. Must have knowledge of the United Soil Classification System and the ability to interpret soil classification requirements from the construction drawings.
- 10. Concrete Laboratory Testing Technicians Must have certification from the American Concrete Institute (ACI) for Concrete Laboratory Testing Technician.
- 11. Quality control personnel shall also be responsible for maintaining a record of progress with photographs. Construction activities shall be documented with 5 megapixels or greater digital photography in a JPEG file format. Photographs of daily construction work, problems encountered, and unique construction practices shall be taken to insure full coverage of all work performed. The photographs shall be numbered, dated and time imprinted and indexed with documentation explaining construction activities shown, and must be submitted with request for final payment. Digital files of photographs shall also be provided on a monthly basis with each pay request.

Construction Specification 95—Geotextile

1. Scope

This work consists of furnishing all material, equipment, and labor necessary for the installation of geotextiles.

2. Quality

Geotextiles shall conform to the requirements of Material Specification 592 and this specification.

3. Storage

Before use, the geotextile shall be stored in a clean, dry location out of direct sunlight, not subject to extremes of either hot or cold temperatures, and with the manufacturer's protective cover undisturbed. Receiving, storage, and handling at the job site shall be in accordance with the requirements listed in ASTM D 4873.

4. Surface preparation

The surface on which the geotextile is to be placed shall be graded to the neat lines and grades as shown on the drawings. It shall be reasonably smooth and free of loose rock and clods, holes, depressions, projections, muddy conditions, and standing or flowing water (unless otherwise specified in section 7 of this specification).

5. Placement

Before the geotextile is placed, the soil surface will be reviewed for quality assurance of the design and construction. The geotextile shall be placed on the approved prepared surface at the locations and in accordance with the details shown on the drawings and specified in section 7 of this specification. It shall be unrolled along the placement area and loosely laid, without stretching, in such a manner that it conforms to the surface irregularities when material or gabions are placed on or against it. The geotextile may be folded and overlapped to permit proper placement in designated area(s).

Method 1 — The geotextile shall be joined by machine sewing using thread material meeting the chemical requirements for the geotextile fibers or yarn. Thread shall be polypropylene, polyester, or KevlarTM aramid thread, unless a specific thread type is specified. The thread shall be consist of two parallel stitched rows at a spacing of about 1 inch and shall not cross (except for any required re-stitching). The stitching shall be a lock-type stitch. Each row of stitching shall be located a minimum of 2 inches from the geotextile edge. Unless otherwise specified, the seam tensile strength as measured according to ASTM D4884 shall be a minimum of 90 percent of the geotextile tensile strength in the weakest principal direction as measured according to ASTM D4632.

The geotextile shall be temporarily secured during placement of overlying material to prevent slippage, folding, wrinkling, or other displacement of the geotextile. Unless otherwise specified, methods of securing shall not cause punctures, tears, or other openings to be formed in the geotextile.

Method 2 — The geotextile shall be joined by overlapping a minimum of 18 inches (unless otherwise specified) and secured against the underlying foundation material. Securing pins, approved and provided by the geotextile manufacturer, shall be placed along the edge of the panel or roll material to adequately hold it in place during installation. Pins shall be steel or fiberglass formed as a U, L, or T shape or contain "ears" to prevent total penetration through the geotextile. Steel washers shall be provided on all but the U-shaped pins. The upstream or upslope geotextile shall overlap the abutting downslope geotextile. At vertical laps, securing pins shall be inserted through the bottom layers along a line through approximately the mid-point of the overlap. At horizontal laps and across slope laps, securing shall be inserted through the bottom layer only. Securing pins shall be placed along a line about 2 inches in from the edge of the placed geotextile at intervals not to exceed 12 feet unless otherwise specified. Additional pins shall be installed as necessary and where appropriate to prevent any undue slippage or

(210-VI-NEH, January 2014)

movement of the geotextile. The use of securing pins will be held to the minimum necessary. Pins are to remain in place unless otherwise specified.

Should the geotextile be torn or punctured, or the overlaps or sewn joint disturbed, as evidenced by visible geotextile damage, subgrade pumping, intrusion, or grade distortion, the backfill around the damaged or displaced area shall be removed and restored to the original approved condition. The repair shall consist of a patch of the same type of geotextile being used and overlaying the existing geotextile. When the geotextile seams are required to be sewn, the overlay patch shall extend a minimum of 1 foot beyond the edge of any damaged area and joined by sewing as required for the original geotextile except that the sewing shall be a minimum of 6 inches from the edge of the damaged geotextile. Geotextile panels joined by overlap shall have the patch extend a minimum of 2 feet from the edge of any damaged area.

Geotextile shall be placed in accordance with the following applicable specification according to the use indicated in section 7:

Slope protection — The geotextile shall not be placed until it can be anchored and protected with the specified covering within 48 hours or protected from exposure to ultraviolet light. In no case shall material be dropped on uncovered geotextile from a height of more than 3 feet.

Subsurface drains — The geotextile shall not be placed until drainfill or other material can be used to provide cover within the same working day. Drainfill material shall be placed in a manner that prevents damage to the geotextile. In no case shall material be dropped on uncovered geotextile from a height of more than 5 feet.

Road stabilization — The geotextile shall be unrolled in a direction parallel to the roadway centerline in a loose manner permitting conformation to the surface irregularities when the roadway fill material is placed on its surface. In no case shall material be dropped on uncovered geotextile from a height of more than 5 feet. Unless otherwise specified, the minimum overlap of geotextile panels joined without sewing shall be 24 inches. The geotextile may be temporarily secured with pins recommended or provided by the manufacturer, but they shall be removed before the permanent covering material is placed.

6. Measurement and payment

Method 1 — For items of work for which specific unit prices are established in the contract, the quantity of geotextile for each type placed within the specified limits is determined to the nearest specified unit by measurements of the covered surfaces only, disregarding that required for anchorage, seams, and overlaps. Payment is made at the contract unit price. Such payment constitutes full compensation for the completion of the work.

Method 2 — For items of work for which specific unit prices are established in the contract, the quantity of geotextile for each type placed with the specified limits is determined to the nearest specified unit by computing the area of the actual roll size or partial roll size installed. The computed area will include the amount required for overlap, seams, and anchorage as specified. Payment is made at the contract unit price. Such payment constitutes full compensation for the completion of the work.

Method 3 — For items of work for which specific lump sum prices are established in the contract, the quantity of geotextile is not measured for payment. Payment for geotextiles is made at the contract lump sum price and constitutes full compensation for the completion of the work.

All methods — The following provisions apply to all methods of measurement and payment. Compensation for any item of work described in the contract, but not listed in the bid schedule, is included in the payment for the item of

work to which it is made subsidiary. Such items and the items to which they are made subsidiary are identified in section 7 of this specification.

7. Items of work and construction details

(210-VI-NEH, January 2014)

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 41, Geotextile

- 1. This item shall consist of furnishing and placing the geotextile for use as filter separation beneath the rock riprap as shown on the drawings.
- 2. In Section 5, Placement, Method 2 shall apply.
- 3. Placing the geotextile for the rock riprap includes all excavation, fill and backfill required for keying geotextile into the slope, as shown on the drawings.
- 4. Rock riprap shall be placed on the geotextile in a manner that prevents damage to the geotextile. In no case shall material be dropped on uncovered geotextile from a height of more than 3 feet.
- 5. Geotextiles shall be non-woven Class I and meet Material Specification 592.
- 6. Foundation preparation shall be as specified in Construction Specification 61, Rock Riprap.
- 7. The geotextile shall be placed and approved by the CONTRACTING OFFICER immediately prior to the placement of the rock riprap and earthfill.
- 8. In Section 6, Measurement and Payment, Method 2 shall apply.

Construction Specification 446 - Shaping & Smoothing

1. Scope

The work shall consist of shaping and smoothing the designated areas.

2. Shaping and smoothing

The designated areas shall be shaped and smoothed to the extent necessary to level the crest and to smooth the slopes of the existing embankment. The ground surface shall be plowed a minimum of two times prior to smoothing operations. The crest of the embankment shall be smoothed and leveled so that the crest is no less than 14 feet wide (perpendicular to the dam centerline) and is at a minimum elevation of 643.1 ft-msl. The Contractor shall be permitted to use suitable imported fill to raise the dam crest, if approved by the Contracting Officer or Engineer. The upstream and downstream slopes of the embankment shall be smoothed and shall not be steeper than 2.5 horizontal to 1 vertical unless otherwise approved by the Contracting Officer or Engineer. All stumps, trees, vegetation, trash, and other debris encountered during construction, or created as a result of the shaping and smoothing operations, shall be free of abrupt mounds, undrained depressions, and windrows to provide a safe working area for ordinary farm and maintenance equipment.

3. Materials

Materials for the specified shaping and smoothing shall be obtained from within the designated area. The shaping and smoothing shall not be performed when the materials are frozen or excessively wet. The addition of water to increase the moisture content of the materials will be required if directed by the Engineer.

4. Compaction

Compaction of materials placed in low or other areas requiring fill shall be performed by the controlled routing of the hauling and spreading equipment.

5. Measurement and payment

For items of work for which specific unit prices are established in the contract, the shaped and smoothed critical area will be measured to the nearest 0.1 acre. Payment for the shaping and smoothing critical area will be made at the contract unit price. Such payment shall constitute full compensation for all labor, equipment, tools, and all other items necessary and incidental to the completion of the work.

Compensation for any item of work included in the contract but not listed in the bid schedule will include in the payment for the item of work to which it is subsidiary. Such items and the items to which they are made subsidiary are identified in Section 6 of this specification.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 42, Shaping and Smoothing

1. This item shall consist of leveling, shaping, and smoothing the areas designated on the drawings from Station 15+25 to Station 22+65, and the crest of the dam from Station 22+65 to Station 39+47.

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- 2. The areas designated for shaping and smoothing on the drawings are approximate. The final extents of the area to be shaped and smoothed will be as staked by the CONTRACTING OFFICER.
- 3. No additional payment will be made for areas that are shaped and smoothed outside of those areas agreed to in writing by the CONTRACTING OFFICER.

Construction Specification 493 – Guardrail Terminals

1. Scope

The work shall consist of the furnishing, constructing, and installing the terminal anchor section(s) and guardrail end treatment(s), as shown on the drawings.

2. Materials

All materials shall be of the type(s) and grade(s) as specified in Section 5 or shown on the plans, and shall conform to the pertinent material requirements of the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:

- 1. Item 540, "Metal Beam Guard Fence"
- 2. Item 544, "Guardrail End Treatments"

3. Construction

Construction methods utilized to perform the work shall be the minimum required by the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:

- 1. Item 540, "Metal Beam Guard Fence"
- 2. Item 544, "Guardrail End Treatments"

Refer to <u>Section 5, Items of work and construction details</u>, for additional requirements and specific instructions concerning the performance of work.

4. Measurement and payment

For items of work for which unit prices are established in the contract each item will be measured to the nearest unit applicable as indicated on the bid schedule. Payment for each item will be made at the contract unit price for that item. Such payments will constitute full compensation for all labor, materials, tools, and incidentals to complete the work.

Each item will be constructed, furnished, or otherwise installed in accordance with the requirements of the appropriate TxDOT specification, unless otherwise stated herein.

In <u>Section 4, Measurement and Payment</u>, if measurement is made based on the linear foot placed, measurement shall be taken from the centerline of the installed box culvert.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 43, Terminal Anchor Section

1. This item shall consist of the furnishing, constructing, and installing terminal anchor section at the location(s) shown on the drawings.

b. Bid Item 44, Guardrail End Treatment

1. This item shall consist of the furnishing, constructing, and installing the guardrail end treatment at the location(s) shown on the drawings.

Construction Specification 494 – Box Culverts

1. Scope

The work shall consist of the furnishing, constructing, and installing concrete box culverts, as shown on the drawings.

2. Materials

All materials shall be of the type(s) and grade(s) as specified in Section 5 or shown on the plans, and shall conform to the pertinent material requirements of the following Texas Department of Transportation (TxDOT) Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014):

- 1. Item 462, "Concrete Box Culverts and Storm Drains"
- 2. Item 466, "Headwalls and Wingwalls"
- 3. Item 467, "Safety End Treatment"

3. Construction

Construction methods utilized to perform the work shall be the minimum required by the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:

- 1. Item 462, "Concrete Box Culverts and Storm Drains"
- 2. Item 466, "Headwalls and Wingwalls"
- 3. Item 467, "Safety End Treatment"

Refer to <u>Section 5, Items of work and construction details</u>, for additional requirements and specific instructions concerning the performance of work.

4. Measurement and payment

For items of work for which unit prices are established in the contract each item will be measured to the nearest unit applicable as indicated on the bid schedule. Payment for each item will be made at the contract unit price for that item. Such payments will constitute full compensation for all labor, materials, tools, and incidentals to complete the work.

Each item will be constructed, furnished, or otherwise installed in accordance with the requirements of the appropriate TxDOT specification, unless otherwise stated herein.

The box culverts shall be installed at the locations and to grades shown on the drawings, and shall be installed on a prepared surface approved by the CONTRACTING OFFICER as specified in Construction Specification 21, Excavation.

The box culvert joints shall be watertight.

In <u>Section 4, Measurement and Payment</u>, if measurement is made based on the linear foot placed, measurement shall be taken from the centerline of the installed box culvert.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 45, Box Culvert - 5'x5'

1. This item shall consist of the furnishing, constructing, and installing concrete box culverts, as shown on the drawings, including the safety end treatments.

b. Bid Item 46, Box Culvert – 4'x3'

1. This item shall consist of the furnishing, constructing, and installing concrete box culverts, as shown on the drawings, including the safety end treatments.

Construction Specification 495 – Asphalt Driveway

1. Scope

The work shall consist of the construction and paving of the driveway(s) on a prepared surface, as shown on the drawings.

2. Materials

All materials shall be of the type(s) and grade(s) as specified in Section 5 or shown on the plans, and shall conform to the pertinent material requirements of the following Texas Department of Transportation (TxDOT) Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014):

1. Item 530, "Intersections, Driveways, and Turnouts"

3. Construction

Construction methods utilized to perform the work shall be the minimum required by the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:

1. Item 530, "Intersections, Driveways, and Turnouts"

Refer to <u>Section 5</u>, <u>Items of work and construction details</u>, for additional requirements and specific instructions concerning the performance of work.

4. Measurement and payment

For items of work for which unit prices are established in the contract each item will be measured to the nearest unit applicable as indicated on the bid schedule. Payment for each item will be made at the contract unit price for that item. Such payments will constitute full compensation for all labor, materials, tools, and incidentals to complete the work.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 47, Asphalt Driveway

- 1. This item shall consist constructing and paving the driveways as shown on the drawings. One of the driveways to be constructed is over a new box culvert.
- 2. Each item will be constructed, furnished, or otherwise installed in accordance with the requirements of the appropriate TxDOT specification, unless otherwise stated herein.

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Construction Specification 496 – Dense-Graded Hot Mix Asphalt

1. Scope

The work shall consist of the construction and paving of the roadway(s) on a prepared surface, as shown on the drawings.

2. Materials

All materials shall be of the type(s) and grade(s) as specified in Section 6 or shown on the plans, and shall conform to the pertinent material requirements of the following Texas Department of Transportation (TxDOT) Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014):

1. Item 340, "Dense-Graded Hot-Mix Asphalt (Small Quantity)"

3. Equipment

All equipment shall be of the type(s) specified in the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:

1. Item 340, "Dense-Graded Hot-Mix Asphalt (Small Quantity)"

4. Construction

Construction methods utilized to perform the work shall be the minimum required by the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:

1. Item 340, "Dense-Graded Hot-Mix Asphalt (Small Quantity)"

Refer to <u>Section 6, Items of work and construction details</u>, for additional requirements and specific instructions concerning the performance of work.

5. Measurement and payment

For items of work for which unit prices are established in the contract each item will be measured to the nearest unit applicable as indicated on the bid schedule. Payment for each item will be made at the contract unit price for that item. Such payments will constitute full compensation for all labor, materials, tools, and incidentals to complete the work.

Each item will be constructed, furnished, or otherwise installed in accordance with the requirements of the appropriate TxDOT specification, unless otherwise stated herein.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 48, HMAC Type C

1. This item shall consist constructing and paving the roadway(s) as shown on the drawings. Note that this does not include the two driveways located off of the roadway.

b. Bid Item 49, HMAC Type D

1. This item shall consist constructing and paving the roadway(s) as shown on the drawings. Note that this does not include the two driveways located off of the roadway.

Construction Specification 497 – Flexible Base

1. Scope

The work shall consist of the furnishing the material and constructing of the roadway(s) on a prepared surface, as shown on the drawings.

2. Materials

All materials shall be of the type(s) and grade(s) as specified in Section 6 or shown on the plans, and shall conform to the pertinent material requirements of the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:

1. Item 247, "Flexible Base"

3. Equipment

All equipment shall be of the type(s) specified in the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:

1. Item 247, "Flexible Base"

4. Construction

Construction methods utilized to perform the work shall be the minimum required by the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:

1. Item 247, "Flexible Base"

Refer to <u>Section 6, Items of work and construction details</u>, for additional requirements and specific instructions concerning the performance of work.

5. Measurement and payment

For items of work for which unit prices are established in the contract each item will be measured to the nearest unit applicable as indicated on the bid schedule. Payment for each item will be made at the contract unit price for that item. Such payments will constitute full compensation for all labor, materials, tools, and incidentals to complete the work.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 50, Flexible Base

- 1. This item shall consist furnishing the material and constructing the roadway(s) as shown on the drawings.
- 2. Each item will be constructed, furnished, or otherwise installed in accordance with the requirements of the appropriate TxDOT specification, unless otherwise stated herein.

Construction Specification 498 – Pavement Markings

1. Scope

The work shall consist of the furnishing the material and installing the pavement markings and material on a prepared surface, as shown on the drawings.

2. Materials

All materials shall be of the type(s) specified in Section 6 or shown on the plans, and shall conform to the pertinent material requirements of the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:

- 1. Item 666, "Reflectorized Pavement Markings"
- 2. Item 672, "Raised Pavement Markers"
- 3. Item 662, "Work Zone Pavement Markings"

3. Equipment

All equipment shall be of the type(s) specified in the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:

1. Item 666, "Reflectorized Pavement Markings"

4. Construction

Construction methods utilized to perform the work shall be the minimum required by the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:

- 1. Item 666, "Reflectorized Pavement Markings"
- 2. Item 672, "Raised Pavement Markers"
- 3. Item 662, "Work Zone Pavement Markings"
- 4. Item 677, "Eliminating Existing Pavement Markings and Markers"

Refer to <u>Section 6</u>, <u>Items of work and construction details</u>, for additional requirements and specific instructions concerning the performance of work.

5. Measurement and payment

For items of work for which unit prices are established in the contract each item will be measured to the nearest unit applicable as indicated on the bid schedule. Payment for each item will be made at the contract unit price for that item. Such payments will constitute full compensation for all labor, materials, tools, and incidentals to complete the work.

Each item will be constructed, furnished, or otherwise installed in accordance with the requirements of the appropriate TxDOT specification, unless otherwise stated herein.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 51, Pavement Marking, Type I

1. This item shall consist furnishing the material and constructing the marking(s) as shown on the drawings.

b. Bid Item 52, Pavement Marking, Type II

1. This item shall consist furnishing the material and constructing the marking(s) as shown on the drawings.

c. Bid Item 53, Reflective Pavement Marker, Type II A-A

1. This item shall consist furnishing the material and constructing the marking(s) as shown on the drawings.

Construction Specification 499 – Permanent Signage

1. Scope

The work shall consist of the furnishing the material and installing the permanent signs, delineators, and object markers, as shown on the drawings.

2. Materials

All materials shall be of the type(s) specified in Section 5 or shown on the plans, and shall conform to the pertinent material requirements of the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:

- 1. Item 644, "Small Roadside Sign Assemblies"
- 2. Item 658, "Delineator and Object Marker Assemblies"

3. Construction

Construction methods utilized to perform the work shall be the minimum required by the following Texas Department of Transportation (TxDOT) *Standard Specification for Construction and Maintenance of Highways, Streets, and Bridges (2014)*:

- 1. Item 644, "Small Roadside Sign Assemblies"
- 2. Item 658, "Delineator and Object Marker Assemblies"

Refer to <u>Section 5</u>, <u>Items of work and construction details</u>, for additional requirements and specific instructions concerning the performance of work.

4. Measurement and payment

For items of work for which unit prices are established in the contract each item will be measured to the nearest unit applicable as indicated on the bid schedule. Payment for each item will be made at the contract unit price for that item. Such payments will constitute full compensation for all labor, materials, tools, and incidentals to complete the work.

Each item will be constructed, furnished, or otherwise installed in accordance with the requirements of the appropriate TxDOT specification, unless otherwise stated herein.

Items of work to be performed in conformance with this specification and the construction details are:

a. Bid Item 54, Delineators

1. This item shall consist furnishing the material and installing the delineators as shown on the drawings.

b. Bid Item 55, Object Markers

1. This item shall consist furnishing the material and installing the object markers as shown on the drawings.

c. Bid Item 56, Permanent Signs

- 1. This item shall consist furnishing the material and installing the permanent sign(s) as shown on the drawings.
- 2. The item of work subsidiary to this bid item is Concrete, Incidental Class 4000, as specified in Construction Specification 31, Concrete for Major Structures.

Material Specification 303—Lime

1. Scope

This specification covers the quality of hydrated lime and quicklime used in the treatment of clayey soils.

2. Quality

- a. Hydrated Lime
 - Hydrated lime shall meet the following requirements when tested in accordance with ASTM C 25 or AASHTO T 219.

Minimum available lime, reported as Ca(OH)2 = 90%

Maximum carbon dioxide (asreceived basis) – 7%

(2) The physical gradation of hydrated lime when tested in accordance with ASTM C 110 shall meet the requirements of ASTM C 977.

- b. Quicklime
 - Quicklime shall be in the granular, pebble or palletized form only if not applied as a slurry. Maximum particle size in any dimension shall be ¾ inch. Quicklime shall meet the following requirements when tested in accordance with ASTM C 25:

Minimum available lime index, reported as CaO – 90%.

Maximum carbon dioxide (asreceived basis) – 5%.

(2) Quicklime shall have a minimum slaking temperature rise of 40° C in three minutes when tested in accordance with ASTM C 110 National Standard Material Specifications Part 642 National Engineering Handbook

Material Specification 521—Aggregates for Drainfill and Filters

1. Scope

This specification covers the quality of mineral aggregates for the construction of drainfill and filters.

2. Quality

Drainfill and filter aggregates shall be sand, gravel, or crushed stone or mixtures thereof. Aggregates shall be composed of clean, hard, durable, mineral particles free from organic matter, clay balls, soft particles, or other substances that would interfere with the freedraining properties of the aggregates.

Coarse aggregate may be crushed limestone or other material that has limestone particles included. Aggregates from crushed limestone shall be thoroughly washed and screened to remove limestone dust, limestone fines, and fine soil particles. Limestone shall not be used for fine aggregates except in combination with other material, such that not more than 5 percent of the portion finer than the No. 4 sieve shall be limestone. Aggregates shall be tested for soundness according to ASTM Method C88 and shall have a weighted average loss in 5 cycles of not more than 12 percent when sodium sulfate is used or 18 percent when magnesium sulfate is used.

3. Grading

Drainfill and filter aggregates shall conform to the specified grading limits after being placed or after being compacted when compaction is specified. Grading shall be determined by ASTM Method C136. The percentage of material finer than the No. 200 sieve shall be determined by the method in ASTM Designation C117.

4. Storing and handling

Drainfill and filter aggregates shall be stored and handled by methods that prevent segregation of particle sizes or contamination by mixing with other material.

Material Specification 522—Aggregates for Portland Cement Concrete

1. Scope

This specification covers the quality of fine aggregate and coarse aggregate for use in the manufacture of portland cement concrete.

2. Quality

Aggregate shall conform to the requirements of ASTM Specification C 33 for the specified sizes. Aggregates that fail to meet any requirement may be accepted only when either:

a. The specified alternate conditions of acceptance can be proven before the aggregates are used on the job and within a period such that no work under the contract will be delayed by the requirements of such proof,

or

b. The specification for concrete expressly contains a provision of special mix requirements to compensate for the effects of the deficiencies.

3. Reactivity with alkalies

The potential reactivity of aggregates with the alkalies in cement shall be evaluated by petrographic examination and, where applicable, the chemical method of test, ASTM Designation C 289, or by the results of previous tests or service records of concrete made from similar aggregates from the same source. The standards for evaluating potential reactivity shall be as described in ASTM Specification C 33, appendix A1.

Aggregates indicated by any of the above to be potentially reactive shall not be used except under one of the following conditions:

- a. Applicable test results of mortar bar tests made according to ASTM Method C 227 are available which indicate an expansion of less than 0.10 percent at 6 months in mortar bars made with cement containing not less than 0.8 percent alkalies expressed as sodium oxide; or
- b. Concrete made from similar aggregates from the same source has been demonstrated to be sound after 3 years or more of service under conditions of exposure to moisture and weather similar to those anticipated for the concrete under these specifications.

Aggregates indicated to be potentially reactive, but within acceptable limits as determined by mortar bar test results or service records, shall be used only with low alkali cement, containing less than 0.60 percent alkalies expressed as sodium oxide.

4. Storing and handling

Aggregates of each class and size shall be stored and handled by methods that prevent segregation of particles sizes or contamination by intermixing with other material. National Standard Material Specifications Part 642 National Engineering Handbook

Material Specification 523—Rock for Riprap

1. Scope

This specification covers the quality of rock to be used in the construction of rock riprap.

2. Quality

Individual rock fragments shall be dense, sound, and free from cracks, seams, and other defects conducive to accelerated weathering. Except as otherwise specified, the rock fragments shall be angular to subrounded. The least dimension of an individual rock fragment shall be not less than one-third the greatest dimension of the fragment. ASTM D4992 provides guidance on selecting rock from a source.

Except as otherwise provided, the rock shall be tested and shall have the following properties: **Rock type 1**

- Bulk end
 - Bulk specific gravity (saturated surfacedry basis)—Not less than 2.5 when tested in accordance with ASTM D6473 on samples prepared as described for soundness testing.
 - *Absorption*—Not more than 2 percent when tested in accordance with ASTM D6473 on samples prepared as described for soundness testing.
 - *Soundness*—The weight loss in 5 cycles shall not be more than 10 percent when sodium sulfate is used or more than 15 percent when magnesium sulfate is used.

Rock type 2

- Bulk specific gravity (saturated surfacedry basis)—Not less that 2.5 when tested in accordance with ASTM D6473 on samples prepared as described for soundness testing.
- *Absorption*—Not more than 2 percent when tested in accordance with ASTM D6473 on samples prepared as described for soundness testing.

• *Soundness*—The weight loss in 5 cycles shall be not more than 20 percent when sodium sulfate is used or more than 25 percent when magnesium sulfate is used.

Rock type 3

- Bulk specific gravity (saturated surfacedry basis)—Not less than 2.3 when tested in accordance with ASTM D6473 on samples prepared as described for soundness testing.
- *Absorption*—Not more than 4 percent when tested in accordance with ASTM D6473 on samples prepared as described for soundness testing.
- *Soundness*—The weight loss in 5 cycles shall be not more than 20 percent when sodium sulfate is used or more than 25 percent when magnesium sulfate is used.

3. Methods of soundness testing

Rock cube soundness-The sodium or magnesium sulfate soundness test for all rock types (1, 2, or 3)shall be performed on a test sample of $5,000 \pm 300$ grams of rock fragments, reasonably uniform in size and cubical in shape, and weighing, after sampling, about 100 grams each. They shall be obtained from rock samples that are representative of the total rock mass, as noted in ASTM D4992, and that have been sawed into slabs as described in ASTM D5121. The samples shall further be reduced in size by sawing the slabs into cubical blocks. The thickness of the slabs and the size of the sawed fragments shall be determined by the size of the available test apparatus and as necessary to provide, after sawing, the approximate 100-gram samples. The cubes shall undergo five cycles of soundness testing in accordance with ASTM D1512.

Internal defects may cause some of the cubes to break during the sawing process or during the initial soaking period. Do not test any of the cubes that break during this preparatory process. Such breakage, including an approximation of the percentage of cubes that break, shall be noted in the test report. Chapter 3

National Standard Material Specifications Part 642 National Engineering Handbook

Material Specification 523 Rock for Riprap (continued)

After the sample has been dried following completion of the final test cycle and washed to remove the sodium sulfate or magnesium sulfate, the loss of weight shall be determined by subtracting from the original weight of the sample the final weight of all fragments that have not broken into three or more fragments.

The test report shall show the percentage loss of the weight and the results of the qualitative examination.

Rock slab soundness—When specified, the rock shall also be tested in accordance with ASTM D5240. Deterioration of more than 25 percent of the number

of blocks shall be cause for rejection of rock from this source. Rock shall also meet the requirements for average percent weight loss stated below.

- For projects located north of the Number 20 Freeze-Thaw Severity Index Isoline (fig. 523–1). Unless otherwise specified, the average percent weight loss for Rock Type 1 shall not exceed 20 percent when sodium sulfate is used or 25 percent when magnesium sulfate is used. For Rock Types 2 and 3, the average percent weight loss shall not exceed 25 percent for sodium sulfate soundness or 30 percent for magnesium sulfate soundness.
- For projects located south of the Number 20 Freeze-Thaw Severity Index Isoline, unless otherwise specified, the average percent weight loss for Rock Type 1 shall not exceed 30 per-



Figure 523-1 Number 20 freeze-thaw severity index isoline (map approximates the map in ASTM D5312)

Chapter 3

National Standard Material Specifications Part 642 National Engineering Handbook

Material Specification 523

Rock for Riprap (continued)

cent when sodium sulfate is used or 38 percent when magnesium sulfate is used. For Rock Types 2 and 3, the average percent weight loss shall not exceed 38 percent for sodium sulfate soundness or 45 percent for magnesium sulfate soundness.

4. Field durability inspection

Rock that fails to meet the material requirements stated above (if specified), may be accepted only if similar rock from the same source has been demonstrated to be sound after 5 years or more of service under conditions of weather, wetting and drying, and erosive forces similar to those anticipated for the rock to be installed under this specification.

A rock source may be rejected if the rock from that source deteriorates in 3 to 5 years under similar use and exposure conditions expected for the rock to be installed under this specification, even though it meets the testing requirements stated above. Deterioration is defined as the loss of more than onequarter of the original rock volume, or severe cracking that would cause a block to split. Measurements of deterioration are taken from linear or surface area particle counts to determine the percentage of deteriorated blocks. Deterioration of more than 25 percent of the pieces shall be cause for rejection of rock from the source.

5. Grading

The rock shall conform to the specified grading limits after it has been placed within the matrix of the rock riprap. Grading tests shall be performed, as necessary, according to ASTM D5519, Method A, B, or C, as applicable.

Material Specification 531—Portland Cement

1. Scope

This specification covers the quality of portland cement.

2. Quality

Portland cement shall conform to the requirements of ASTM Specification C 150 for the specific types of cement. When Type I portland cement is specified, Type IS portland blast-furnace slag cement or Type IP portlandpozzolan cement conforming to the requirements of ASTM Specification C 595 may be used unless prohibited by the specifications. When air-entraining cement is required, the contractor shall furnish the manufacturer's written statement providing the source, amount, and brand name of the air-entraining component.

3. Storage at the construction site

Cement shall be stored and protected at all times from weather, dampness, or other destructive elements. Cement that is partly hydrated or otherwise damaged will not be accepted. National Standard Material Specifications Part 642 National Engineering Handbook

Material Specification 532—Supplementary Cementitious Materials

1. Scope

This specification covers the quality of supplementary cementitious materials for concrete.

2. Quality

Fly ash used as a partial substitution of Portland cement shall conform to the requirements of ASTM C618, Class Cor F except the loss on ignition shall not exceed 3 percent, unless otherwise specified. Lot-to-lot variation in the loss on ignition shall not exceed 1 percent. When specified, fly ash shall conform to one or more of the supplementary optional physical requirements listed in ASTM C618.

Blast-furnace slag used as a partial substitution of portland cement shall conform to ASTM Standard C989 for ground granulated blast-furnace slag.

Silica fume used as a partial substitution of Portland Cement shall conform to ASTM C1240. National Standard Material Specifications

Part 642 National Engineering Handbook

Material Specification 533—Chemical Admixtures for Concrete

1. Scope

This specification covers the quality of chemical admixtures for manufacturer of portland cement concrete.

2. Quality

Air-entraining admixtures shall conform to the requirements of ASTM Specification C 260.

Water-reducing and/or retarding admixtures shall conform to the requirements of ASTM Specification C 494, Types A, B, D, F, or G. Plasticizing or plasticizing and retarding admixtures shall conform to ASTM C 494, Types F or G, or C 1017 as applicable.

Accelerating or water-reducing and accelerating admixtures shall be noncorrosive and conform to the requirements of ASTM Specification C 494, Types C and E. The manufacturer shall provide long-term test data results from an independent laboratory verifying that the product is noncorrosive when used in concrete exposed to continuously moist conditions. National Standard Material Specifications

Part 642 National Engineering Handbook

Material Specification 534—Concrete Curing Compound

1. Scope

This specification covers the quality of liquid membrane-forming compounds suitable for spraying on concrete surfaces to retard the loss of water during the concrete curing process.

2. Quality

The curing compound shall meet the requirements of either ASTM Specification C 309 or C 1315. If Type 1 is specified, a fugitive dye shall be used.

3. Delivery and storage

All curing compounds shall be delivered to the site of the work in the original container bearing the name of the manufacturer and the brand name. The compound shall be stored in a manner that prevents damage to the container and protects water-emulsion types from freezing.

Material Specification 535—Preformed Expansion Joint Filler

1. Scope

This specification covers the quality of preformed expansion joint fillers for concrete.

2. Quality

Preformed expansion joint filler shall conform to the requirements of ASTM Specification D 1752, Type I, Type II, or Type III, unless bituminous type is specified. Bituminous type preformed expansion joint filler shall conform to the requirements of ASTM Specification D 994, or D 1751.

Material Specification 536—Sealing Compound for Joints for Concrete and Concrete Pipe

1. Scope

This specification covers the quality of sealing compound for filling joints in concrete pipe and concrete structures.

2. Type

The compound shall be a cold-application material unless otherwise specified and shall be a single component or multiple component type.

3. Quality

The sealing compound shall conform to the requirements of one of the following specifications:

- ASTM Specification C990—Joints for concrete pipe, manholes, and precast box sections using preformed flexible joint sealants.
- ASTM Specification C877—External sealing bands for noncircular concrete sewer, storm drain, and culvert pipe.

- ASTM Specification D6690—Standard Specification for Joint and Crack Sealants, Hot Applied, for Concrete and Asphalt Pavements.
- ASTM Specification C920—Elastomeric joint sealants for cold applied sealing and caulking of joints on mortar and concrete structures not subject to fuel spills. Use type S or M, grade NS for vertical joints; type S or M, grade P or NS for horizontal joints. For class 25, use type M.

The sealing compound if used with other joint material, such as fillers or gaskets, shall be compatible.

Material Specification 537—Nonmetallic Waterstops

1. Scope

This specification covers nonmetallic waterstops for use in joints of concrete structures.

2. Classification

Classes—Nonmetallic waterstops shall be of the following classes, as specified:

Class I shall be fabricated of either natural or synthetic rubber.

Class II shall be fabricated of vinyl chloride polymer or copolymer.

Types—Nonmetallic waterstops may be either split or solid and shall conform to the following types, as specified (see fig. 537–1):

Type A shall have ribbed anchor flanges and a smooth web. Flanges may be of uniform thickness or may have either a converging or a diverging taper toward the edges.

Type B shall have ribbed anchor flanges and a smooth web containing a hollow tubular center bulb having a wall thickness equal to at least one-half the web thickness, and the inside diameter (D) specified in the specifications or shown on the drawings. Flanges may be of uniform thickness or may have either a converging or a diverging taper toward the edges.

Type C shall have a single, circular bulb-type anchor flange at each edge and a smooth web.

Type D shall have a single, circular bulb-type anchor flange at each edge and a smooth web containing a hollow tubular center bulb having a wall thickness equal to a least one-half the thickness of the web, and the inside diameter (D) specified in the contract.

Type E shall have ribbed anchor flanges and a web molded or extruded in the form of a round or U-shaped bulb of the dimensions specified in the contract or shown on the drawings. The web bulb shall be connected at the open-end of the U by a

thin membrane having a minimum thickness of 1/64 inch and a maximum thickness of 1/5 of the web thickness and design to prevent infiltration of wet concrete into the bulb and to tear when expansion of the joint occurs. Flanges may be of uniform thickness or may have either a converging or a diverging taper toward the edges. Auxiliary positioning or nailing flanges may be provided as long as the functioning of the web bulb is not altered.

Type F shall have ribbed anchor flanges with at least two extra heavy ribs designed to resist displacement of the waterstop during concrete placement on each flange, and a smooth web having a positioning or nailing flange attached at the center.

Type G shall be of special design conforming to the details shown on the drawings.

Figure	37–1 Types of nonmetallic waterstops
Туре А	
Туре В	
Туре С	
Type D	
Type E	
Туре F	

(210-VI-NEH, May 2001)

Sizes—Waterstops of types A through F shall be of the sizes specified in the specifications or shown on the drawings and listed in table 537–1 of this specification. Type G waterstops shall have the dimensions shown on the drawings.

Table 537–1 Sizes of waterstops

<u>Q'</u>	Web thickness (T)	Width (W)	
Size			
designation	(inches)	(inches)	
1	1/16	5 1/4	
2	3/32	3 3/4	
3	3/32	4	
4	3/32	5 1/4	
5	3/32	6	
6	1/8	4	
7	1/8	5 1/4	
8	1/8	6	
9	5/32	4	
10	5/32	4 1/2	
11	5/32	9	
12	3/16	4	
13	3/16	5	
14	3/16	6	
15	3/16	9	
16	1/4	6	
17	1/4	9	
18	3/8	5	
19	3/8	6	
20	3/8	9	
21	1/2	6	
22	1/2	9	
23	1/2	12	

3. Physical requirements

The extruded or molded material shall exhibit the properties specified herein when tested by the methods specified in section 4 of this specification.

Class I waterstops

- Hardness as determined by the Shore A durometer method shall be a minimum of 60.
- Specific gravity shall be a maximum of 1.2.
- Tensile strength shall be a minimum of 2,500 pounds per square inch.

- Ultimate elongation shall be a minimum of 450 percent.
- Compression set shall be a maximum of 30 percent.
- Water absorption in weight measurements shall not exceed 5 percent.
- Decrease in tensile strength and ultimate elongation after aging shall not exceed 20 percent.
- There shall be no sign of failure due to brittleness at a temperature of minus 35 degrees Fahrenheit.

Class II waterstops

- Hardness as determined by the Shore A durometer method shall be a minimum of 60.
- Specific gravity shall be a maximum of 1.4.
- Tensile strength shall be a minimum of 1,400 pounds per square inch.
- Ultimate elongation of the web shall be a minimum of 280 percent, and the flanges shall be a minimum of 200 percent.
- There shall be no sign of failure due to flange brittleness at a temperature of 0 degrees Fahrenheit nor of web brittleness at a temperature of minus 35 degrees Fahrenheit.
- Decrease in either tensile strength or ultimate elongation after accelerated extraction shall not exceed 15 percent.
- · Results of alkali exposure:
 - a. After immersion for 7 days, the sample shall exhibit no loss of weight and a maximum weight gain of 0.25 percent, and the hardness measured by the Shore A durometer method shall not vary more than 5 points either plus or minus from the untreated sample.
 - b. After immersion for 30 days, the sample shall exhibit no loss of weight and a maximum weight gain of 0.40 percent, and the dimensions of the treated sample shall not vary by more than 1 percent from the untreated sample.

4. Test methods

Testing shall be conducted by the methods cited herein. All cited test methods are included in ASTM as follows:

- a. Hardness shall be determined by ASTM D 2240.
- b. Specific gravity shall be determined by ASTM D 792.
- c. Tensile strength shall be determined by ASTM D 412 for Class I waterstops and ASTM D 638 for Class II waterstops.
- d. Ultimate elongation shall be determined by ASTM D 412 for Class I waterstops and ASTM D 638 for Class II waterstops.
- e. Compression set shall be determined by ASTM D 395.
- f. Water absorption shall be determined by ASTM D 570.
- g. Tensile strength and ultimate elongation after aging shall be determined by ASTM D 412 for Class I waterstops and ASTM D 638 for Class II waterstops.
- h. Brittleness shall be determined by ASTM D 746 for Class II waterstops.
- Accelerated extraction shall be accomplished by procedures outlined by United States Army Corps of Engineers (USACE), Concrete Research Division (CRD) C 572 under the following conditions:
 - (1) Samples shall not be less than 1/16 inch nor more than 1/8 inch in thickness.
 - (2) The immersion medium shall be a solution prepared by dissolving 5 grams of chemically pure sodium hydroxide and 5 grams of chemically pure potassium hydroxide in 1 liter of water.
 - (3) The samples shall be immersed in the medium for 14 days at a temperature of 145 degrees Fahrenheit, plus or minus 5 degrees Fahrenheit.
 - (4) During the period of immersion, air shall be gently bubbled through the medium from a 0.25-inch diameter glass tube at an approximate rate of one bubble per second.

- (5) Fresh medium shall be provided each day.
- (6) Samples need not be dipped in acetone.
- j. The effects of alkalies shall be determined by USACE CRD C 572 under the following conditions:
 - (1) Sample shall have a maximum thickness of 0.25 inch.
 - (2) The immersion medium shall be as described for accelerated extraction above.
 - (3) Fresh medium shall be provided every 7days.
 - (4) The samples shall be immersed in the medium for 30 days.
 - (5) Samples need not be dipped in acetone.

5. Condition

Waterstops shall be extruded or molded in such a manner that the material is dense and homogeneous throughout and free from voids, tears, thins, indentations, or other imperfections. Unless otherwise specified, waterstops shall be symmetrical in shape and uniform in dimensions and shall be furnished in continuous strips a minimum length of 50 feet. Factory splices shall have a minimum tensile strength of 50 percent of the unspliced section.

6. Packaging and storing

Waterstops shall be packaged and stored by methods that provide protection from prolonged exposure to direct sunlight and/or excessive heat.

Part 642 National Engineering Handbook

Material Specification 539—Steel Reinforcement (for concrete)

1. Scope

This specification covers the quality of steel reinforcement for reinforced concrete.

2. Quality

All reinforcement shall be free from loose or flaky rust, soil, oil, grease, paint, or other deleterious matter.

Steel bars for concrete reinforcement shall be grade 40, 50, or 60 deformed bars conforming to one of the following specifications:

- Deformed and plain billet-steel bars for concrete reinforcement—ASTM A 615
- Rail-steel deformed bars for concrete reinforcement—ASTM A 996
- Axle-steel deformed bars for concrete reinforcement—ASTM A 996

Dowels shall be plain round bars conforming to the same specifications listed above for steel bars.

Fabricated deformed steel bar mats for concrete reinforcement shall conform to the requirements of ASTM A 184.

Plain steel welded wire reinforcement for concrete reinforcement shall conform to the requirements of ASTM A 185.

Deformed steel welded wire reinforcement for concrete reinforcement shall conform to the requirements of ASTM A 497.

Epoxy-coated steel bars for concrete reinforcement shall conform to the requirements of ASTM A 775.

3. Dimensions of welded wire reinforcement

Gauges, diameters, spacing, and arrangement of wires for welded steel wire fabric shall be as defined for the specified style designations.

4. Storage

Steel reinforcement inventories at the site of the work shall be stored above the ground surface on platforms, skids, or other supports and shall be kept clean and protected from mechanical injury and corrosion.

Material Specification 541—Reinforced Concrete Pressure Pipe

1. Scope

This specification covers the quality of reinforced concrete pressure pipe and fittings.

2. Manufacture and fabrication

The pipe, the material used in its manufacture, and the methods of fabrication shall conform to the requirements of the following specifications applicable to the specified type of pipe.

Steel cylinder type, pre-stressed—AWWA Standard C301 for Pre-stressed Concrete Pressure Pipe, Steel Cylinder Type, for Water and Other Liquids.

Steel cylinder type, not pre-stressed—AWWA Standard C300 for Reinforced Concrete Pressure Pipe, Steel Cylinder Type, for Water and Other Liquids.

Noncylinder type, not pre-stressed—AWWA Standard C302 for Reinforced Concrete Pressure Pipe, Non-Cylinder Type, for Water and Other Liquids.

Steel cylinder type, pre-tensioned—AWWA Standard C303 for Concrete Pressure Pipe, Bar-Wrapped, Steel Cylinder Type for Water and Other Liquids.

Low head pressure pipe—ASTM Specification C 361.

The following specification sections shall not apply:

- AWWA C300 and C301, sections 1.5 and 1.6.
- AWWA C302 and C303, sections 4.2 and 4.3.

3. Design

The actual pipe and fittings shall be designed by the manufacturer to withstand the specified external loads and internal pressures. Designs shall be by either of the following methods as applicable to the type of pipe specified:

Indirect design—ASTM C497 for Standard Test

Method for Concrete Pipe, Manhole Sections, or Tile. Pipe design shall be based on the results of external crushing strength tests on a minimum 2-foot length of pipe or a specimen of equivalent size, design, and material. The test shall demonstrate the following bearing loads:

- For pipe manufactured according to ASTM C361, AWWA C300, or AWWA C302, the load required to produce a 0.01-inch crack 1 foot long.
- For pipe manufactured according to AWWA C301, the load required to produce a 0.001inch crack 1 foot long or the load 10 percent greater than the specified three-edge bearing strength, whichever occurs first.

In lieu of actual testing for this contract, pipe design may be based on design curve previously approved and published by the Natural Resources Conservation Service.

Direct design—AWWA C304 for Design of Pre-Stressed Concrete Cylinder Pipe or AWWA Manual M9 for Concrete Pressure Pipe. Pipe design shall be based on structural analysis and design calculations.

Standard design—ASTM C361 for Reinforced Concrete Low Head Pressure Pipe. Pipe design shall be as published in the standard.

4. Steel reinforcement

The steel reinforcements shall conform to the requirements of the specifications cited in section 2 for the specified type of pipe except that elliptical reinforcing cages or other reinforcements that require special orientation of the pipe during placement are not allowed.

5. Joints

The pipe joints shall conform to the requirements of the applicable specification for the pipe. They shall be bell-and-spigot type or double-spigot-and-sleeve type and shall have a positive groove in the spigot to contain the rubber gasket. The size and shape of the groove shall be such that it prevents displacement of the gasket by either internal or external water pressure when the joint is in any position within the required range of movement capability. Joint sleeves, also referred to as collars or coupling bands, shall conform to the requirements for bell rings in the applicable pipe specification.

The joints shall be constructed to permit relative movement of the adjoining pipe sections with no reduction of watertightness. The joint length and the limiting angle defining the required capability of relative movement at each joint shall be no less than specified.

Joint length refers to the permissible axial movement in the joint. It is defined as the maximum distance through which the spigot can move, relative to the bell or sleeve, from the fully engaged to the fully extended condition of the joint when the adjoining pipe sections are in parallel, concentric alignment. The joint is considered to be fully engaged when the spigot is inserted as far as it will go into the bell or sleeve and is fully extended when it is inserted the least amount that will ensure full confinement of the gasket and complete watertightness.

Joint length specified for double-spigot joints refers to the permissible movement in each of the spigotto-sleeve connections, not the sum of the two.

The limiting angle of the joint is defined as the maximum deflection angle between adjoining pipe sections the joint will permit before the outer surface of the spigot comes into direct contact with inside of the mating bell or sleeve. If both spigot-to-sleeve connections of a double-spigot joint permit angular movement, the limiting angle of the joint is the sum of the two deflection angles permitted by the two connections.

6. Gaskets

The pipe joint gaskets shall conform to the requirements of the specifications cited in section 2 of this specification. They shall be endless rubber gaskets having circular cross section. The crosssectional diameter of the gaskets shall conform to the pipe manufacturer's recommendation for the type and size of pipe furnished.

7. Marking

All pipe sections and special fittings shall be marked by the manufacturer with the manufacturer's name or trademark, the date of manufacture, the nominal size, design head, design external load, and the structure site for which it was designed and manufactured.

8. Certification

All component material and actual pipe fabrication shall be tested, inspected, and documented as prescribed in the manufacturing specifications for the type of pipe specified. All documentation as noted in the manufacturing specifications shall be submitted to the engineer. Documentation shall include current test reports on steel and steel wire reinforcing and compression tests of concrete used in the manufacture of the furnished pipe. Current tests are those that have been conducted within the last year.

For pipe design based on actual external crushing strength tests, the engineer shall witness the actual test.

For pipe design based on published design curves, a copy of the appropriate design curve marked to show the resultant concrete core stress and corresponding three-edge bearing load and a specification sheet showing all data and dimensions necessary to calculate the resultant core stress for the pipe furnished shall be submitted to the engineer.

For pipe design based on structural analysis and calculations, such analysis and calculations shall be submitted to the engineer. Printouts of such calculations by computer programs shall be sufficiently detailed to enable comparison with standardized procedures and methods.

Drawings, details, and descriptions of the pipe joints as necessary to show that the joint conforms to the specified requirements shall also be submitted.

Part 642 National Engineering Handbook

Material Specification 547—Plastic Pipe

1. Scope

This specification covers the quality of Poly Vinyl Chloride (PVC), Polyethylene (PE), High Density Polyethylene (HDPE), and Acrylonitrile-Butadiene-Styrene (ABS) plastic pipe, fittings, and joint materials.

2. Material

Pipe—The pipe shall be as uniform as commercially practicable in color, opaqueness, density, and other specified physical properties. It shall be free from visible cracks, holes, foreign inclusions, or other defects. The dimensions of the pipe shall be measured as prescribed in ASTM D 2122.

Unless otherwise specified, the pipe shall conform to the requirements listed in this specification and the applicable reference specifications in table 547–2, the requirements specified in Construction Specification 45, Plastic Pipe, and the requirements shown on the drawings.

Fittings and joints—Fittings and joints shall be of a schedule, SDR or DR, pressure class, external load carrying capacity, or pipe stiffness that equals or exceeds that of the plastic pipe. The dimensions of fittings and joints shall be compatible with the pipe and measured in accordance with ASTM D 2122. Joint and fitting material shall be compatible with the pipe material. The joints and fittings shall be as uniform as commercially practicable in color, opaqueness, density, and other specified physical properties. It shall be free from visible cracks, holes, foreign inclusions, or other defects.

Fittings and joints shall conform to the requirements listed in this specification, the requirements of the applicable specification referenced in the ASTM or AWWA specification for the pipe, the requirements specified in Construction Specification 45, and the requirements shown on the drawings. **Solvents**—Solvents for solvent welded pipe joints shall be compatible with the plastic pipe used and shall conform to the requirements of the applicable specification referenced in the ASTM or AWWA specification for the pipe, fitting, or joint.

Gaskets—Rubber gaskets for pipe joints shall conform to the requirements of ASTM F 477, Elastomeric Seals (Gaskets) for Jointing Plastic Pipe.

3. Perforations

When perforated pipe is specified, perforations shall conform to the following requirements unless otherwise specified in Construction Specification 45 or shown on the drawings:

- a. Perforations shall be either circular or slots.
- b. Circular perforations shall be $1/4 \pm 1/16$ -inch diameter holes arranged in rows parallel to the axis of the pipe. Perforations shall be evenly spaced along each row such that the centerto-center distance between perforations is not less than eight times the perforation diameter. Perforations may appear at the ends of short and random lengths. The minimum perforation opening per foot of pipe shall be as shown in table 547–1.

Table 547-	-1 Perforat	tions	
Nominal pipe size (in)	Minimum 1 circular	Minimum number of rows circular slot	
4	2	2	0.22
6	4	2	0.44
8	4	2	0.44
10	4	2	0.44
12	6	2	0.66

Part 642 National Engineering Handbook

Material Specification 547

Plastic Pipe (continued)

Rows shall be arranged in two equal groups at equal distance from the bottom on each side of the vertical centerline of the pipe. The lowermost rows of perforations shall be separated by an arc of not less than 60 degrees or more than 125 degrees. The uppermost rows of perforations shall be separated by an arc not to exceed 166 degrees. The spacing of rows between these limits shall be uniform. The minimum number of rows shall be as shown in table 547–1.

- c. Slot perforations shall be symmetrically located in two rows, one on each side of the pipe centerline. Slot perforations shall be located within the lower quadrants of the pipe with slots no wider than 1/8 inch and spaced not to exceed 11 times the perforation width. Minimum perforation opening per lineal foot of pipe shall be as shown in table 547–1.
- d. On both the inside and outside of the pipe, perforations shall be free of cuttings or frayed edges and of any material that would reduce the effective opening.

Part 642 National Engineering Handbook

Material Specification 547 Plastic Pipe (continued)

Table 547-2 Pipe specification

Pipe

Specification

Poly vinyl chloride (PVC) pipe

Plastic pipe - Schedules 40, 80, 120	ASTM D 1785
	ASTM D 2466
Pressure rated pipe - SDR Series	AWWA C 900
	ASTM D 2241
Plastic drain, waste, and vent pipe and fittings	ASTM D 2665
Joints for IPS PVC pipe using solvent weld cement	ASTM D 2672
Composite sewer pipe	ASTM D 2680
Type PSM PVC sewer pipe and fittings	ASTM D 3034
Large-diameter gravity sewer pipe and fittings	ASTM F 679
Smooth-Wall Underdrain Systems for Highway, Airport, and Similar Drainage	ASTM F 758
Profile gravity sewer pipe and fittings based on controlled inside diameter	ASTM F 794
Corrugated sewer pipe with a smooth interior and fittings	ASTM F 949
Pressure pipe, 4-inch through 12-inch for water distribution	
Water transmission pipe, nominal diameters 14-inch through 36-inch	AWWA C 905

Polyethylene (PE) plastic pipe

i orycomyrchic (i m) phastic pipe	
Schedule 40	ASTM D 2104
12 to 60-inch annular corrugated profile-wall polyethylene (PE) pipe and fittings	ASTM F 2306
SIDR-PR based on controlled inside diameter	ASTM D 2239
Schedules 40 and 80 Based on outside diameter	ASTM D 2447
SDR-PR based on controlled outside diameter	ASTM D 3035

High density polyethylene (HDPE) plastic pipe

Plastic pipe and fittingsASTM	1 D 3350
SDR-PR based on controlled outside diameterASTM	4 F 714
Heat joining polyolefin pipe and fittingsASTM	4 D 2657

Acrylonitrile-butadiene-styrene (ABS) pipe

Plastic pipe, schedules 40 and 80ASTM D	1527
Composite sewer pipeASTM D	2680

Part 642 National Engineering Handbook

Material Specification 571—Slide Gates

1. Scope

This specification covers the quality of metal slide gates for water control.

2. Class and type of gate

The class of gate is expressed as a numerical symbol composed of the seating head and unseating head. The two numbers are separated by a hyphen with the seating head listed first. For this purpose, the heads shall be expressed in terms of feet of water. Gates shall be of the specified types as defined:

Light duty

Type MLS-1	Cast iron with cast iron seat facings
Type MLS-2	Fabricated metal

Moderate duty

- Type MMS-1 Cast iron with bronze seat facings, cast iron or galvanized structural steel guides, and galvanized steel, bronze, or stainless steel fasteners.
- Type MMS-2 Cast iron with bronze seat facings, cost iron or stainless steel guides, and bronze or stainless steel fasteners. Guides and fasteners are stainless steel, when specified.

Heavy duty

- Type MHS-1 Have gray cast iron slides, frames, guides, and yokes, and are fitted with bronze seat facings, bronze wedges and wedge blocks or wedge seat facings, and bronze stem blocks or thrust nuts; bronze or stainless steel fasteners; and cold rolled steel stems except where stainless steel stems are specified.
- Type MHS-2 Have gray cast iron slides, frame, guides, and yokes, and are fitted with stainless steel seat facings, wedges, wedge seat facings, stems and fasteners; and austenitic cast iron stem blocks or thrust nuts.

Type MHS-3 Have austenitic gray cast iron slides, frames, guides, and yokes, and are fitted with nickel-copper alloy seat facings, wedges, wedge seat facings, stems and fasteners; and austenitic cast iron stem blocks or thrust nuts.

3. Quality of material

Material for slide gates and appurtenances shall conform to the requirements of the applicable specifications listed below for the alloy, grade, type, or class of material and the condition and finish appropriate to the structural and operational requirements.

Material	ASTM specification
	A 40 Class 90
Cast iron and gray cast iron	
	A 126, Class B
Austenitic cast iron	
Structural steel shapes, plates, and bars	A 36
Cold rolled steel	A 108
Carbon steel bars	
Stainless steel	
	A 582; Type 302,
	303, 304, or 304L
Castings, nickel and nickel allo	
Carbon steel sheets and strips.	
Zinc-coated carbon steel sheet	
Bronze bar, rods, shapes	B 21 or B 98
Naval bronze	
Phosphor bronze	
Manganese bronze	
Silicon bronze	
Cast bronze	
Nickel-copper alloy plate, shee strip	t, B 127
Nickel-copper alloy rod or bar.	B 164
Rubber for gaskets and seals	
—	D 471, D 572, or D 2240

Galvanizing (zinc coating) shall conform to the requirements of Material Specification 582. Chapter 3

National Standard Material Specifications Part 642 National Engineering Handbook

Material Specification 571

Slide Gates (continued)

4. Fabricated metal gates (light duty gates)

Fabricated metal gates shall be built to withstand the seating head expressed by the gate class designation. Unless otherwise specified, the gates shall be galvanized steel with flat-back frames.

5. Cast iron gates (light duty gates)

The frame shall be cast iron of the specified type. The front face shall be machined to receive the gate guides.

The gate slide shall be cast iron and shall be fabricated to withstand the seating and unseating heads expressed by the gate class designation as defined in section 2 of this specification.

Grooves shall be cast on the vertical sides of the slide to match the guide angles.

The gates guides shall be galvanized structural steel and shall be fabricated to withstand the total thrust of the gate slide from water pressure and wedge action under maximum operating conditions.

Wedges and wedge seats shall have smooth bearing surfaces. Wedges may be cast as integral parts of the slide. Removable wedges and wedge seats shall be fastened to the slide, frame, or guides by means of suitable studs, screws, or bolts and shall be firmly locked in place after final adjustment. Each interacting set of wedge and wedge seat shall be adjustable as needed to ensure accurate and effective contact. Adjusting bolts or screws shall be bronze or galvanized steel.

Seat facings shall be machined to a smooth finish to ensure proper watertight contact.

6. Frame or seat (moderate and heavy duty gates)

The frame shall be cast iron and of the specified type. The front face shall be machined to receive the gates guides, and the rear face shall be machined as required to match the specified attaching means. For heavy duty gates, a dovetailed groove shall be machined on the perimeter of the front face to receive the seat facing.

7. Gate slide (moderate and heavy duty gates)

The gate slide shall be cast iron, rectangular in shape, and shall have horizontal and vertical stiffening ribs of sufficient section to withstand the seating and unseating heads expressed by the gate class designation as defined in section 2 of this specification. For heavy duty gates, a dovetailed groove shall be machined on the perimeter of the slide face to receive the seat facing.

Tongues shall be machined on the vertical sides of the slide along its entire height to match the guide grooves and angles with a maximum clearance of 1/16 inch for gates smaller than 54 inches by 54 inches, and 1/8 inch for larger gates.

A nut pocket with reinforcing ribs shall be integrally cast on the vertical centerline and above the horizontal centerline of the slide. The pocket shall be of a shape adequate to receive a flat-backed thrust nut or stem block and shall be built to withstand the opening and closing thrust of the stem.

8. Gate guides (moderate and heavy duty gates)

The gate guides shall be built to withstand the total thrust of the gate slide from water pressure and wedge action. The gate guides shall be cast iron for heavy duty gates.

Grooves shall be machine-in cast iron guides to receive the tongue on the gate slide throughout the entire length of the guide.

The guides shall be of adequate length to retain a minimum of one-half the height of the gate slide when the gate is fully opened.

9. Wedges and wedge seats (moderate and heavy duty gates)

Pads for supporting wedges, wedge seats (or blocks), and wedge loops (or stirrups) shall be cast as integral parts of the gate frame, slide, or guides and shall be accurately machined to receive those parts. Chapter 3

National Standard Material Specifications Part 642 National Engineering Handbook

Material Specification 571

Slide Gates (continued)

Wedges and wedge seats shall have smooth bearing surfaces for moderate duty gates and shall have machine finish bearing surfaces for heavy duty gates. Removable wedges may be cast as integral part of the slide for moderate duty gates. Wedges shall be fastened to the gate slide, frame, or guides with suitable studs, screws, or bolts and shall be firmly locked in place after final adjustment. Each interacting set of wedge and wedge seat shall be adjustable as needed to ensure accurate and effective contact.

10. Seat facing

Moderate duty gates—Seat facings shall be machined to a smooth finish to ensure proper watertight contact. Bronze facings shall be securely attached by welding or other approved methods.

Heavy duty gates—Seat facings shall be pressed or impacted into the machined dovetailed grooves on the gate slide and frame and machined to a smooth finish to ensure proper watertight contact.

11. Yoke

When a self-contained gate is specified, the yoke shall be of such design as to withstand the loads resulting from normal operation of the gate. For moderate and heavy duty gates, cast iron yokes shall be provided with machined pads for connecting to the ends of gate guides and to receive the stem thrust cap or handwheel lift.

12. Flush bottom seal (heavy duty gate)

When a flush bottom sealing gates is specified, a solid, square-corner type rubber seal shall be provided at the bottom of the gate opening. It shall be securely attached either to the bottom of the slide or to the frame. Metal surfaces bearing on the rubber seal shall be smooth and rounded as necessary to prevent cutting of the seal during gate operation.

13. Gate stem and lift (or hoist)

The gate stem and lift/hoist shall be of the specified type, size, and capacity and, if hand operated, shall be capable of moving the gate slide under normal conditions, following unseating from the wedging device, with a pull on the handwheel or crank of not more than 25 pounds with the specified seating and/or unseating head of water against the gate.

Unless otherwise specified, the stem shall be carbon steel and shall be furnished in sections as necessary to permit reasonable ease in installation. Couplings shall be bolted, pinned, or keyed to the stem. The stem shall be furnished with rolled or machine-cut 29 degree Acme threads of sufficient length to completely open the gate. The threads shall be smooth and of uniform lead and cross-section, such that the nut can travel the full length without binding or excessive friction. For moderate and heavy duty gates, the stem shall be threaded for connection to the stem block or thrust nut on the gate slide.

The lift shall be compatible with the type of stem furnished. Unless otherwise specified, the lift nut shall be cast bronze for light and moderate duty gates and cast manganese bronze for heavy duty gates and shall be fitted with ball or roller thrust bearings designed to withstand the normal thrust developed during opening and closing of the gate at the maximum operating heads. All gears, sprockets, and pinions shall be machine-cut, with ratios and strength adequate to withstand expected operating loads. Sufficient grease fittings shall be provided to allow lubrication of all moving parts. An arrow and the word "open" shall be cast on the rim of the handwheel or on the lift housing to indicate the direction of gate opening. Unless otherwise specified, the lift for the nonrising-stem gate shall be provided with an indicator capable of showing both when the gate is fully open and when it is fully closed for the moderate and heavy duty gates.

Provisions shall be made to prevent stem rotation within the stem block or thrust nut or at the connection of the gate slide.

Part 642 National Engineering Handbook

Material Specification 571

Slide Gates (continued)

Stop collars shall be provided to prevent overtravel in opening and closing the gate.

14. Stem guides

Unless otherwise specified, stem guides shall be cast iron for light duty gates and cast iron with bronze bushed collars for moderate and heavy duty gates. They shall be fully adjustable in two directions.

15. Wall thimble (moderate and heavy duty gates)

When a wall thimble is specified, it shall be of the same cast iron used in the gate frame and of the section, type, and depth specified. The front flange shall be machined to match the gate frame and drilled and tapped to accurately receive the gate attachment studs.

Gaskets or mastic to be installed between the thimble and the gate frame shall conform to the recommendations of the gate manufacturer and shall be furnished with the thimble.

16. Fasteners

Unless otherwise specified, all anchor bolts and other fasteners shall be galvanized steel or bronze for light duty gates; galvanized steel or stainless steel or bronze for moderate duty gates; and, of the quality and size as recommended by the gate manufacturer for heavy duty gates. All anchor bolts, assembly bolts, screws, nuts, and other fasteners shall be of ample section to withstand the forces created by operation of the gate while subjected to the specified seating and unseating heads. Anchor bolts shall be furnished with two nuts to facilitate installation.

17. Installation instructions

Before installation, the contractor shall provide the engineer with the manufacturer's complete installation data, instructions for adjustments, and drawings or templates showing the location of all anchor bolts for each gate.

18. Painting

When specified, gates and accessories shall be painted by the designated paint system.

19. Certification

The supporting data submitted to the engineer shall include the name of the manufacturer, the manufacturer's model number (for standard catalogue items), or the seating and unseating heads for which the gate is designed together with such drawings and specifications as may be necessary to show that the gate conforms to the requirements of this specification.

Part 642 National Engineering Handbook

Material Specification 581—Metal

1. Scope

This specification covers the quality of steel and aluminum alloys.

2. Structural steel

- Structural steel shall conform to the requirements of ASTM A 36.
- High-strength low-alloy structural steel shall conform to ASTM A 242 or A 588.
- Carbon steel plates of structural quality to be bent, formed, or shaped cold shall conform the ASTM A 283, Grade C.
- Carbon steel sheets of structural quality shall conform to ASTM Standard A 1011, Grade 40, or A 1008, Grade 40.
- Carbon steel strip of structural quality shall conform to ASTM Standard A 1011, Grade 36.

3. Commercial or merchant quality steel

Commercial or merchant quality steel shall conform to the requirements of the applicable ASTM listed below:

Product

ASTM standards

Carbon steel barsA 57	75, Grade M 1015
	to Grade M 1031
Carbon steel sheets	A 1011
Carbon steel strips	A 1011
Zinc-coated carbon steel sheets	

4. Aluminum alloy

Aluminum alloy products shall conform to the requirements of the applicable ASTM standard listed below. Unless otherwise specified, alloy 6061-T6 shall be used.

Product

ASTM standard

Standard structural shape	. B 308	
Extruded structural pipe and tube	. B 429	
Extruded bars, rods, shapes, and tubes	.B 221	
Drawn seamless tubes	. B 210	
Rolled or cold-finished bars, rods, and wire	. B 211	
Sheet and plate	.B 209	

5. Bolts

Steel bolts shall conform to the requirements of ASTM Standard A 307. If high-strength bolts are specified, they shall conform to the requirements of ASTM A 325.

When galvanized or zinc-coated bolts are specified, the zinc coating shall conform to the requirements of ASTM Standard A 153 except that bolts 0.5 inch or less in diameter may be coated with electro-deposited zinc or cadmium coating conforming to the requirements of ASTM Standard B 633, Service Condition SC 3, or ASTM B 766, unless otherwise specified.

6. Rivets

Unless otherwise specified, steel rivets shall conform to the requirements of ASTM Specification A 31, Grade B. Unless otherwise specified, aluminum alloy rivets shall be Alloy 6061 conforming to the requirements of ASTM Standard B 316.

7. Welding electrodes

Steel welding electrodes shall conform to the requirements of American Welding Society Specification AWS A5.1, "Specification for Mild Steel Covered Arc-Welding Electrodes," except that they shall be uniformly and heavily coated (not washed) and shall be of such a nature that the coating does not chip or peel while being used with the maximum amperage specified by the manufacturer.

Aluminum welding electrodes shall conform to the requirements of American Welding Society Specification AWS A5.10, "Specification for Aluminum and Aluminum-Alloy Welding Rods and Bare Electrodes."

Material Specification 582—Galvanizing

1. Scope

This specification covers the quality of zinc coatings applied to iron and steel productions.

2. Quality

Zinc coatings shall conform to the requirements of ASTM A 123 for Zinc (Hot-Dip Galvanized) Coatings on Iron and Steel Products or as otherwise specified in the items of work and construction details of the Construction Specification.

ASTM A 123 covers both fabricated and nonfabricated products; e.g., assembled steel products, structural steel fabrications, large tubes already bent or welded before galvanizing, and wire work fabricated from noncoated steel wire. It also covers steel forgings and iron castings incorporated into pieces fabricated before galvanizing or which are too large to be centrifuged (or otherwise handled to remove excess galvanizing bath metal). Items to be centrifuged or otherwise handled to remove excess zinc shall meet the requirements of ASTM A 153, except bolts, screws, and other fasteners 0.5 inch or less in diameter may be coated with electro-deposited zinc or cadmium coating conforming to the requirements of ASTM B 766, coating thickness Class 5, Type III, or ASTM B 633, Service Condition SC-3, unless otherwise specified. **Chapter 3**

National Standard Material Specifications Part 642 National Engineering Handbook

Material Specification 591—Field Fencing Material

1. Scope

This specification provides the minimum quality requirements for the material used in the construction of field fences.

2. Wire gauge

When the size of steel wire is designated by gage number, the diameter shall be as defined for U.S. Steel Wire Gauge.

3. Fencing

Fencing material shall conform to the requirements of ASTM A 121 for barbed wire, ASTM A 116 for woven wire, ASTM A 390 for poultry fence or netting, and ASTM A 854 for high-tensile wire. Barbed wire and woven wire shall be class 3 zinc coated as specified in ASTM A 641 unless otherwise specified. High-tensile wire shall have type I zinc coating unless otherwise specified.

4. Stays, fasteners, and tension wire

Stays and fasteners shall conform to the requirements of the appropriate ASTM for the fencing material specified unless otherwise specified. Tension wires shall have a tensile strength not less than 58,000 pounds per square inch. Stays, fasteners and tension wire shall have class 3 zinc coating as specified in ASTM A 641 unless otherwise specified.

5. Wood fence posts and braces

Unless otherwise specified, wood posts shall be naturally rot resistant, preservative-treated, or other wood of equal life and strength. At least half the diameter or diagonal dimension of naturally rot resistant posts shall be in heartwood. Provide new wood posts that are sound, free from decay with all limbs trimmed substantially flush with the body. All posts shall be substantially straight throughout their full length. Make tops convex rounded or inclined. Provide posts free of ring shake, season cracks more than a quarterinch wide, splits in the end, and unsound knots. Pine shall be pressure treated in conformance with Material Specification 585, Wood Preservatives and Treatment. Wood braces shall be of wood material equal to or better than construction grade Douglas fir. Wood braces shall be pressure treated in conformance with Material Specification 585.

6. Steel fence posts and braces

Steel fence posts shall conform to the requirements of ASTM A702. Posts with punched tabs for fastening the wires shall not be installed. Bracing pipes shall conform to the requirements of ASTM A53 except that the A53 requirements for hydrostatic test shall not apply.

7. Concrete fence posts

Concrete fence posts shall be manufactured to the specified requirements of size, shape, and strength.

8. Panel gates

Panel gates shall be the specified types, sizes, and quality and shall include the necessary fittings required for installation. Gates shall be of rigid construction free from sag or twist. The fittings shall consist of not less than two hinges and one latch or galvanized chain for fastening. Latches shall be of such design that a padlock may be used for locking. All fittings shall not be of lesser quality than the gate manufacturer's standard.

9. Wire gates

Wire gates shall be the type shown on the drawings, constructed in accordance with specifications, at the locations, and to the dimensions shown on the drawings. The material shall conform to the kinds, grades, and sizes specified for new fence, and shall include the necessary fittings and stays.

10. Staples

Staples required to secure the fence wire to wood posts shall be 9-gauge galvanized wire with a minimum length of 1.5 inches for soft woods and a minimum length of 1 inch for close-grain hardwoods.

11. Galvanizing

All iron and steel fencing material, except as otherwise specified, shall be zinc coated by the hot dip process meeting the requirements of Material Specification 582. Clips, bolts, and other small hardware may be protected by electro-deposited zinc or cadmium coating.

Part 642 National Engineering Handbook

Material Specification 592—Geotextile

1. Scope

This specification covers the quality of geotextile, including geotextile for temporary silt fence.

2. General requirements

Fibers (threads and yarns) used in the manufacture of geotextile shall consist of synthetic polymers composed of a minimum of 85 percent by weight polypropylenes, polyesters, polyamides, polyethylene, polyolefins, or polyvinylidene-chlorides. They shall be formed into a stable network of filaments or varns retaining dimensional stability relative to each other. The geotextile shall be free of defects, such as holes, tears, and abrasions. The geotextile shall be free of any chemical treatment or coating that significantly reduces its porosity. Fibers shall contain stabilizers, inhibitors, or both to enhance resistance to ultraviolet light. Geotextile other than for temporary silt fence shall conform to the requirements in tables 592-1 or 592-2, as applicable. Geotextile for temporary silt fence shall conform to the requirements in table 592-3.

Thread used for factory or field sewing shall be of contrasting color to the fabric and made of high strength polypropylene, polyester, or polyamide thread. Thread shall be as resistant to ultraviolet light as the geotextile being sewn.

3. Classification

Geotextiles shall be classified based on the method used to place the threads or yarns forming the fabric. The geotextiles will be grouped into woven and nonwoven types. Geotextile for temporary silt fence may be either woven or nonwoven. Slit film woven geotextile may not be used except for temporary silt fence.

Woven—Fabrics formed by the uniform and regular interweaving of the threads or yarns in two directions. Woven fabrics shall be manufactured from monofilament yarn formed into a uniform pattern with distinct and measurable openings, retaining their position relative to each other. The edges of fabric shall be selvedged or otherwise finished to prevent the outer yarn from unraveling.

Nonwoven—Fabrics formed by a random placement of threads in a mat and bonded by needle punching, heatbonding, or resin-bonding. Nonwoven fabrics shall be manufactured from individual fibers formed into a random pattern with distinct, but variable small openings, retaining their position relative to each other when bonded by needle punching, heat-, or resin-bonding. The use of heat-or resin-bonded nonwovens is restricted as specified in note 2 of table 592–2.

4. Sampling and testing

The geotextile shall meet the specified requirements (tables 592–1, 592–2, or 592-3, as applicable) for the product type shown on the label. Product properties as listed in the latest edition of the "Specifiers Guide," Geosynthetics, (Industrial Fabrics Association International, 1801 County Road B, West Roseville, MN 55113-4061 or at *http://www.geosindex.com*) and that represent minimum average roll values, are acceptable documentation that the product style meets the requirements of these specifications.

For products that do not appear in the above directory or do not have minimum average roll values listed, typical test data from the identified production run of the geotextile will be required for each of the specified tests (see table 592–1, 592–2, or 592-3, as applicable) as covered under clause AGAR 452.236-76.

5. Shipping and storage

The geotextile shall be shipped and transported in rolls wrapped with a cover for protection from moisture, dust, dirt, debris, and ultraviolet light. The cover shall be maintained undisturbed to the maximum extend possible before placement.

Each roll of geotextile shall be labeled or tagged to clearly identify the brand, class, and the individual production run in accordance with ASTM D 4873.

Part 642 National Engineering Handbook

Material Specification 592 Geotextile (continued)

Table 592–1 Requirements for woven geotextiles 1/

Property	Test Method	Units	Class I	Class II	Class III	Class IV
Grab Tensile Strength	ASTM D 4632	pounds	247 min.	180 min.	180 min.	315 min.
Elongation at Failure	ASTM D 4632	percent	< 50	<50	<50	<50
Trapezoidal Tear Strength	ASTM D 4533	pounds	90 min.	67 min.	67 min.	112 min.
Puncture Strength	ASTM D 6241	pounds	495 min.	371 min.	371 min.	618 min.
Ultraviolet Stability (retained strength)	ASTM D 4355	percent	50 min.	50 min.	50 min.	50 min.
Permittivity	ASTM D 4491	sec ⁻¹	as specified			
Apparent Opening Size (AOS) 2/	ASTM D 4751	mm	as specified			
Percent Open Area (POA)	USACE CWO-02215	percent	as specified			

1/ All values are minimum average roll values (MARV) in the weakest principal direction, unless otherwise noted.

2/ Maximum average roll value.

Note: CWO is a USACE reference.

Table 5922	Requirements for nonwoven	geotextiles 1/
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Property	Test Method	Units	Class I 2/	Class II 2/	Class III 2/	Class IV 2/
Grab Tensile Strength	ASTM D 4632	pounds	202 min.	157 min.	112 min.	202 min.
Elongation at Failure	ASTM D 4632	percent	50 min.	50 min.	50 min.	50 min.
Trapezoidal Tear Strength	ASTM D 4533	pounds	79 min.	56 min.	40 min.	79 min.
Puncture Strength	ASTM D 6241	pounds	433 min.	309 min.	223 min.	433 min.
Ultraviolet Stability (retained strength)	ASTM D 4355	percent	50 min.	50 min.	50 min.	50 min.
Permittivity	ASTM D 4491	sec ⁻¹	0.7 min. or as specified			
Apparent Opening Size (AOS) 3/	ASTM D 4751	mm		0.22 max. o	r as specified	

1/ All values are minimum average roll values (MARV) in the weakest principal direction, unless otherwise noted.

2/ Needle punched geotextiles may be used for all classes. Heat-bonded or resin-bonded geotextiles may be used for classes III and IV only. They are particularly well suited to class IV.

3/ Maximum average roll value.

Part 642 National Engineering Handbook

Material Specification 592 Geotextile (continued)

Table 592-3 Requirements for Temporary Silt Fence 1/

				Requirements, Unsupported Silt Fence 2/		
Property	Test Method	Units	Requirements, Supported Silt Fence 2/	Woven Geotextile (Elongation < 50% 3/)	Nonwoven Geotextile (Elongation ≥ 50% 3/)	
Maximum Post		ft	4	6.5	4	
Spacing						
Grab Tensile Strength:	ASTM D 4632	pounds				
Machine Direction			90	124		
X-Machine Direction			90	101		
Permittivity	ASTM D 4491	sec-1	0.05	0.05		
Apparent Opening Size (AOS) 4/	ASTM D 4751	mm	0.60	0.60		
Ultraviolet Stability (retained strength)	ASTM D 4335	%	70% after 500 hours of exposure	70% after 500 hours of exposure		

1/ All values are minimum average roll values (MARV) in the weakest principal direction, unless otherwise noted.

2/ Silt fence support shall consist of 14-gage steel wire with a mesh spacing of 6 inches each way or prefabricated polymeric mesh of equivalent strength.

3/ As measured in accordance with ASTM D 4632.

4/ Maximum average roll value.

IFB No. PCCD-15-PCW6-01

PART VI - Divider Sheet

PART VI

PREVAILING WAGE RATES DETERMINATION

Per PART III – Supplemental Conditions

Article 8 – Wages / Benefits

PART VI

PREVAILING WAGE RATES DETERMINATION

[Per PART III – Supplemental Conditions, Article 8 – Wages / Benefits]

Heavy & Highway Construction (includes Hays County, Texas)

Occupation	Rate	Occupation	Rate
Cement Mason/Concrete Finisher	\$12.56	POWER EQUIPMENT OPERATOR	
(Paving and Structures)	\$12.50	Front End Loader, 3 CY or less	\$13.04
Electrician	26.35	Front End Loader, over 3 CY	13.21
Form Builder/Setter (Paving & Curb)	12.94	Loader / Backhoe	14.12
Form Builder/Setter (Structures)	12.87	Mechanic	17.10
Laborer: Asphalt Raker	12.12	Milling Machine	14.18
* Laborer: Flagger	10.10	Motor Grader, Fine Grade	18.51
Laborer: Common	10.50	Motor Grader, Rough	14.63
Laborer: Utility	12.27	Pavement Marking Machine	19.17
Laborer: Pipelayer	12.79	Reclaimer / Pulverizer	12.88
Laborer: Work Zone Barricade Servicer	11.85	Roller, Asphalt	12.78
Painter (Structures)	18.34	Roller, Other	10.50
POWER EQUIPMENT OPERATOR		Scraper	12.27
Agricultural Tractor	12.69	Spreader Box	14.04
Asphalt Distributor	15.55	Trenching Machine, Heavy	18.48
Asphalt Paving Machine	14.36	Servicer	14.51
Boom Truck	18.36	STEEL WORKER	
Broom or Sweeper	11.04	Reinforcing	14.00
Concrete Pavement Finishing Machine	15.48	Structural	19.29
Crane, Hydraulic 80 tons or less	18.36	TRAFFIC SIGNAL INSTALLER	
Crane, Lattice Boom 80 tons or less	15.87	Traffic Signal/Light Pole Worker	16.00
Crane, Lattice Boom over 80 tons	19.38	TRUCK DRIVER	
Crawler Tractor	15.67	Lowboy-Float	15.66
Directional Drilling Locator	11.67	Off Road Hauler	11.88
Directional Drilling Operator	17.24	Single Axle	11.79
Excavator 50,000 lbs. or less	12.88	Single or Tandem Axel Dump Truck	11.68
Excavator over 50,000 lbs.	17.71	Tandem Axel Trailer w/Semi Trailer	12.81
Foundation Drill, Truck Mounted	16.93	Welder	15.97

Notes: * Minimum hourly wage per Executive Order 13658 for solicitation issued on or after 1/1/2015.

Welders receive rate prescribed for craft performing operation to which welding is incidental.