

SPECIAL PROVISIONS & SUPPLEMENTAL SPECIFICATIONS

CSI-Inch/Pound

Project No:	F-0089(385)69
PIN Desc:	US-89; Improve Shoulders (MP 69-75)
Concept:	Highway Safety Improvement/Roadside Improvements
Location:	US-89; MP 69.00 - 75.00
County:	KANE
Bid Opening:	December 22, 2015

Date

THIS PROJECT REQUIRES USING THE ELECTRONIC CERTIFIED PAYROLL PROGRAM. SEE ATTACHMENT TO NOTICE TO CONTRACTORS.

THIS IS A P&T (PRICE + TIME) PROJECT.

ADDITIVES PERTAIN TO THIS PROJECT.



**Project # F-0089(385)69
Pin # 11412**

September 21, 2015

2012 - Standards

Table of Contents

- I. [Statement of 2012 Standard Specifications and Standard Drawings for Road and Bridge Construction applicability](#)
- II. [List of Supplemental Drawings](#) (September 21, 2015)
- III. [Materials Minimum Sampling and Testing](#)
- IV. [Notice to Contractors](#)
- V. [Bidding Schedule](#)
- VI. [Measurement and Payment](#)
- VII. [PDBS Project Summary Report and Detailed Stationing Summaries Report](#)
- VIII. [Location Map](#)
- IX. [Typical Sections or Detail Sheets and Supplemental Drawings](#) (September 21, 2015)
- X. [Standard Drawing Index](#) (September 21, 2015)
- XI. [Use of Minority or Women Owned Banks](#)
- XII. [Bid Conditions Disadvantaged Business Enterprise](#)
[Contract DBE Goal Percentage](#)
[DBE Bid Assurance](#)
- XIII. [Attention Contractors E.E.O Affirmative Action Requirements](#)
- XIV. [Specific Equal Employment Opportunity Responsibilities](#)
[Training Hours](#)
- XV. [Title VI Appendix A and E](#)
- XVI. [Required Contract Provisions, Federal-Aid Construction Contracts \(FHWA -1273\)](#)
- XVII. [Wage Rates Applicable](#)
- XVIII. [Special Provisions and Supplemental Specifications](#) (September 21, 2015)

Federal Projects With 8½ x 11 Plan Sheets

	<u>Section No.</u>	<u>Title – Type (current date)</u>
1.	00120M	Bidding Requirements and Conditions – Supplemental Specification (02/26/15)
2.	00221S	Bidding Contract Time – Innovative Contracting (P+T) Special Provision (Calendar Day Projects) (07/08/15)
3.	00515M	Contract Award and Execution – Construction Special Provision, Innovative Contracting (P+T) Special Provision (02/26/15)
4.	00515M	Contract Award and Execution – Supplemental Specification (02/26/15)
5.	00516S	Additive Work Bidding – Innovative Contracting Special Provision (03/14/13)
6.	00555M	Prosecution and Progress – Project Special Provision (06/30/15)
7.	00570M	Definitions – Supplemental Specification (11/06/14)
8.	00725M	Scope of Work – Innovative Contracting (P+T) Special Provision (03/12/15)
9.	00727M	Control of Work – Supplemental Specification (02/28/13)
10.	00820M	Legal Relations and Responsibility to the Public – Supplemental Specification (08/27/15)
11.	01282M	Payment – Supplemental Specification (08/27/15)
12.	01315M	Public Information Services – Supplemental Specification (10/31/13)
13.	01355M	Environmental Compliance – Supplemental Specification (10/31/13)
14.	01455M	Material Quality Requirements – Materials Special Provision (04/17/13)
15.	01455M	Material Quality Requirements – Supplemental Specification (06/25/15)
16.	01456M	Materials Dispute Resolution – Supplemental Specification (02/28/13)
17.	01554M	Traffic Control – Traffic and Safety Special Provision (01/22/15)
18.	01571	Temporary Environmental Controls – Supplemental Specification (06/25/15)
19.	01572M	Dust Control and Watering – Project Special Provision (11/18/15)
20.	01721M	Survey – Project Special Provision (11/18/15)
21.	02056M	Embankment, Borrow, and Backfill – Special Provision (08/01/13)
22.	02056M	Embankment, Borrow, and Backfill – Supplemental Specification (04/30/15)
23.	02076S	Turf Reinforcement Mat - Special Provision (04/07/15)
24.	02316M	Roadway Excavation – Supplemental Specification (06/26/14)
25.	02342S	Chemical Stabilization - Special Provision (04/07/15)
26.	02738S	Shouldering Material - Special Provision (04/10/15)
27.	02924S	Invasive Weed Control – Department Special Provision (02/28/13)
28.	03055M	Portland Cement Concrete – Supplemental Specification (04/25/13)

I. 2012 Standard Specifications and Standard Drawings

The 2012 State of Utah Standard Specifications for Road and Bridge Construction and Standard Drawings Books apply on this project as static Specification and Drawing Books as well as all other applicable specification and drawing changes.

Refer to Part XVIII for other project specific specifications.

II. List of Supplemental Drawings

This page will be periodically updated to list all approved drawings by date of issue. Include Supplemental Drawings that are applicable to the project at the end of Part IX, Typical Sections or Detail Sheets and Supplemental Drawings.

Issue Date: September 19, 2012

Revised August 30, 2012

BA 2E	Precast Concrete Half Barrier – 32 Inch New Jersey Shape
BA 3L	Precast Concrete Constant Slope Half Barrier – 42 Inch
BA 4B4	W-Beam Guardrail Median Barrier Transition Hardware and Layout
BA 4D1	W-Beam Guardrail Installations
BA 4E2	W-Beam Guardrail with Curb and Gutter ≥ 5 Inches
BA 4F1	W-Beam Guardrail Buried In Backslope Terminal
BA 4H4	W-Beam Guardrail with Precast Barrier For Span ≥ 25 Ft
CB 11	Precast Concrete Standard Manhole
DD 14B	Typical Rural 2 Lane Road Intersection (Low Speed)
GW 5A	Pedestrian Access
GW 5B	Pedestrian Access
GW 5C	Pedestrian Access
SN 14D	Freeway Sign Frame Fabrication Details
SN 14E	Freeway Sign Bracket Details
TC 1	Traffic Control Drawing Series General Notes
TC 2B	Work Zone Signing
TC 3A	Hazard Mitigation
TC 4A	Standard Work Zone Signing General
TC 4B1	Reduced Speed Work Zone Signing General
TC 4B2	Reduced Speed Shoulder Work Zone Signing General
TC 4C	Traffic Control Project Limit Signing
TC 4D2	Work Zone Specialty Signs
TC 7	Median Crossover and 2-Lane, 2-Way Diversion
TC 18	Blunt End Protection for W-Beam Guardrail and Concrete Barrier
TC 19	Construction Access Points for Speeds of 55 MPH and Greater

Issue Date: November 14, 2012

Revised October 25, 2012

PV 03	Concrete Pavement Details 1 of 2
PV 04	Concrete Pavement Details 2 of 2

Issue Date: March 14, 2013

Revised February 28, 2013

AT 5A	Ramp Meter Detection Layout
AT 5B	Ramp Meter Queue Detection Layout
AT 5C	Ramp Meter Detection Zone Number Assignment
BA 4D3	W-Beam Guardrail Typical Line Post Embedment Special Conditions
CB 11	Precast Concrete Standard Manhole
DD 8	Structural Geometric Design Standards for Clearances
GW 4A	Concrete Driveways and Sidewalks
GW 4B	Concrete Driveways and Sidewalks
GW 5A	Pedestrian Access
GW 5B	Pedestrian Access
GW 5C	Pedestrian Access
GW 11	Sidewalks and Shoulders On Urban Roadways
PV 9	Dowel Bar Retrofit
SL 16	Solar Traffic Counting Station
SN 10A	Slipbase Sign Base (B3) Hardware
SN 10B	Slipbase Sign Base (B3) Installation
TC 3A	Hazard Mitigation

Issue Date: May 9, 2013

Revised April 25, 2013

AT 18	Utility Marker Post Details
GW 12A1	Active Pedestrian Controls for Railroad Crossings Sheet 1 of 2
GW 12A2	Active Pedestrian Controls for Railroad Crossings Sheet 2 of 2
GW 12B1	Passive Pedestrian Controls for Railroad Crossings Sheet 1 of 2
GW 12B2	Passive Pedestrian Controls for Railroad Crossings Sheet 2 of 2
GW 12C1	Pedestrian Controls Semi-Exclusive Railroad Alignments Sheet 1 of 2
GW 12C2	Pedestrian Controls Semi-Exclusive Railroad Alignments Sheet 2 of 2
GW 12D	Pedestrian Controls Street Running Railroad Alignment Signalized Intersections
GW 12E	Pedestrian Controls Street Running Railroad Alignment Unsignalized Intersections

Issue Date: July 17, 2013

Revised June 27, 2013

AT 6	Conduit Details
CC 8A	Grading and Installation Details Crash Cushion Type G
CC 8B	Grading and Installation Details for "3R" Projects End Treatment Type G
DD 18	Utility Location Requirements
ST 9	Location of Bicycle Detector Pavement Markings at Intersection
ST 10	Location of Bicycle Detector Pavement Markings in Bicycle Lane

Issue Date: September 16, 2013

Revised August 29, 2013

BA 4C1	W-Beam Guardrail Anchor Type 1
BA 5B1	Cable Barrier Placement
BA 5J1	Cable Barrier Median Hazard Protection
BA 5J2	Cable Barrier Span Greater Than or Equal 15 Ft to Less Than or Equal 30 Ft
ST 10	Location of Bicycle Detector Pavement Markings in Bicycle Lane

Issue Date: November 21, 2013

Revised October 31, 2013

AT 11A	CCTV Pole Mounting Details
AT 11B	Non-Intrusive Detector Mounting Details
AT 11C	Pole Mounted Cabinet Bracket
AT 15	RWIS Site and Foundation Details
AT 16	RWIS Tower Base and Service Pad Layout
AT 17	RWIS Ground Rod Installation and Tower Grounding
BA 1E	Concrete Barrier Column Protection
BA 4B3	W-Beam Guardrail Transition Curb Sections
BA 4G	W-Beam Guardrail Curve Breakaway Details
BA 5D1	Median Cable Barrier W-Beam Double Sided and Freeway Crossover Anchor System (Type C; C.A.T., Brakemaster)
BA 5D2	Median Cable Barrier W-Beam Double Sided and Freeway Crossover Anchor System (Type C; FLEAT-MT)
GW 1B	Raised Island and Plowable End Section
GW 1D	Median Reflector Details
GW 5C	Pedestrian Access
PV 10	Utility Orientation/Adjustments in PCCP
SL 6	Signal Head Details
SN 2A	School Speed Limit Assembly
SN 3	Overhead School Speed Limit Assembly
SN 6	Speed Reduction Sign Sequence
SN 13A	Tubular Steel Sign Mounting Requirements

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TC 4D1	Work Zone Specialty Signs
TC 4D2	Work Zone Specialty Signs
TC 17	Traffic Control Work Zone Guardrail Intermediate End Protection

Issue Date: March 13, 2014

Revised February 27, 2014

BA 1E	Concrete Barrier Column Protection
DG 3	Fill Height for Plastic and Concrete Pipe
DG 4	Pipe Minimum Cover
DG 5	Drainage Pipe Installation
DG 10	Miscellaneous Pipe Details
SN 13C	Mounting Bar Placement for Small Signs

Issue Date: July 14, 2014

Revised June 26, 2014

BA 1A2	Concrete Barrier General Notes and Standard Details 2 of 2
BA 2A	Precast Concrete Barrier – 32 Inch New Jersey Shape
BA 2C	Precast Concrete Barrier – 32 Inch New Jersey Shape, Median Small Sign Section
BA 2D	Cast-In-Place Concrete Barrier – 32 Inch New Jersey Shape, 42 Inch Constant Slope Barrier Transition
BA 2E	Precast Concrete Half Barrier – 32 Inch New Jersey Shape
BA 4G	W-Beam Guardrail Curve Breakaway Details
BA 5B1	Cable Barrier Placement
BA 5B2	Cable Barrier Placement
GW 1C	Raised Island Details
PV 3	Concrete Pavement Details 1 of 2
SL 16	Solar Traffic Counting Station
TC 2C	Work Zone Advanced Warning Arrow Boards

Issue Date: November 20, 2014

Revised November 6, 2014

GW 5A	Pedestrian Access
GW 5B	Pedestrian Access
GW 5C	Pedestrian Access
GW 5D	Pedestrian Access
PV 3	Concrete Pavement Details 1 of 2
SL 1A	Traffic Signal Mast Arm Pole and Luminaire Extension
SL 4	Traffic Signal Mast Arm Pole Foundation
SL 7	Pedestrian Signal Assembly
SN 2A	School Speed Limit Assembly

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SN 16A	Multi-Directional Breakaway Base for Steel I-Beam Supports, General Notes
SN 16B	Multi-Directional Breakaway Base for Steel I-Beam Sign Supports, Two Posts
SN 16C	Multi-Directional Breakaway Base for Steel I-Beam Sign Supports, Three Posts
SN 16D	Multi-Directional Breakaway Base for Steel I-Beam Sign Supports, Foundation Details
SN 16E	Multi-Directional Breakaway Base for Sign Post, (B7A)
SN 16F	Multi-Directional Breakaway Base for Sign Post, (B7B)
SN 16G	Multi-Directional Breakaway Base for Sign Post, (B7C)
SN 16H	Multi -Directional Breakaway Base for Round Pipe Single Post, (B7D)
SN 16I	Multi -Directional Breakaway Base for Round Pipe Double Post, (B7D)
ST 9	Location of Bicycle Detector Pavement Markings at Intersection
ST 10	Location of Bicycle Detector Pavement Markings in Bicycle Lane
TC 14A	Traffic Control Flagging Operation
TC 14B	Reduced Speed Signing for Pilot Car Operation (Conventional Roads)

Issue Date: March 12, 2015

Revised February 26, 2015

EN 3	Temporary Erosion Control (Slope Drain and Temporary Berm)
SL 1A	Traffic Signal Mast Arm Pole and Luminaire Extension 30 Ft Through 55 Ft
SL 1B	Traffic Signal Mast Arm Pole and Luminaire Extension 60 Ft Through 75 Ft
SL 2	Traffic Signal Mast Arm Mounting Details
SL 4	Traffic Signal Mast Arm Pole Foundation

Issue Date: May 14, 2015

Revised April 30, 2015

DD 3	Passing and Climbing Lanes
DD 19	Marked Pedestrian Crosswalk Enhancement Flowchart
PV 4	Concrete Pavement Details 2 of 2
PV 6A	Rumble Strips Shoulder Details
PV 6B	Rumble Strips Depth and Location Details
PV 7A	Typical Rumble Strip Shoulder Sequencing and Applications
PV 7B	Typical Rumble Strip Center Line Sequencing and Application
PV 8	Typical Rumble Strip Centerline Application
SL 17A	Pedestrian Signal Crosswalk
SL 17B	Pedestrian Hybrid Beacon Crosswalk
SL 17C	Flashing Beacon at a Crosswalk Intersection

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SL 17D	Flashing Beacon at Midblock Crosswalk
SN 19A	Preferential Lane Signing and Pavement Marking Details
SN 19B	Preferential Lane Access Opening Details
SN 19C	Preferential Lane Median Signing Spacing Greater 1 Mile
SN 19D	Preferential Lane Median Signing Spacing Equal to or Less Than 1 Mile
ST 1	Typical Pavement Markings No Pass Zone and Lane Reduction
ST 6A	Passing Lane Details
ST 6B1	Freeway Climbing Lane Inside Widening Detail
ST 6B2	Freeway Climbing Lane Outside Widening Detail

Issue Date: September 21, 2015

Revised August 27, 2015

AT 12	CCTV Foundations for CCTV Pole
BA 4D3	W-Beam Guardrail Typical Line Post Embedment Special Conditions
SL 18	Advance Warning Signal (AWS) System

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III. Materials Minimum Sampling and Testing Requirements

Follow the requirements of the Materials Minimum Sampling and Testing Requirements: <http://www.udot.utah.gov/go/mstr>

IV. Notice to Contractors



NOTICE TO CONTRACTORS

Sealed proposals will be received by the Utah Department of Transportation UDOT/DPS Building (4th Floor), 4501 South 2700 West, Salt Lake City, Utah. 84114-8220, until 2 o'clock p.m. Tuesday, December 22, 2015, and at that time the download process of bids from the Project Delivery System to UDOT will begin, with the public opening of bids scheduled at 2:30 for US-89; Improve Shoulders (MP 69-75), Highway Safety Improvement/Roadside Improvements of US-89; MP 69.00 - 75.00 in KANE County, the same being identified as Federal Aid Project No: F-0089(385)69.

Federal Regulations:

Davis-Bacon wages apply to this project and are made a part of these contract documents as required in the provisions of the Federal-Aid Highway Act of 1968. This contract is subject to all appropriate Federal Laws, including Title VI of the Civil Rights Act of 1964 and the Fair Labor Standards Act of 1938, (52 Stat. 1060).

SEE CERTIFIED PAYROLL SPECIAL REQUIREMENTS ATTACHEMENT.

Project Location: US-89; MP 69.00 - 75.00

The principal items of work are as follows (for all items of work see attachment):

- Mobilization
- Shouldering Material (Plan Quantity)
- Traffic Control

The project is to be completed: to be determined by competitive bid.

Other Requirements:

All project bidding information, including Specifications and Plans, can be viewed, downloaded, and printed from UDOT's Project Development Construction Bid Opening Information website, <http://www.udot.utah.gov/cns/bidopeninfo.htm>. To bid on UDOT projects, bidders must use UDOT's Electronic Bid System (EBS). The EBS software is also available on this website.

Project information can also be reviewed at the main office in Salt Lake City, its Region offices, and its District offices in Price, Richfield, and Cedar City.

Project Plans cannot be downloaded or printed from the website unless your company is registered with UDOT. Go to UDOT's website to register. Registered companies may also obtain a **CD**, that contains the Specifications and Plans, from the main office, 4501 South 2700 West, Salt Lake City, (801) 965-4346, for a fee of \$20.00, plus tax and mail charge, if applicable, none of which will be refunded.

As required, a contractor's license must be obtained from the Utah Department of Commerce.

Each bidder must submit an electronic bid bond from an approved surety company using UDOT's Electronic Bid System (EBS); or in lieu thereof, cash, certified check, or cashier's check for not less than 5% of the total amount of the bid, made payable to the Utah Department of Transportation, showing evidence of good faith and a guarantee that if awarded the contract, the bidder will execute the contract and furnish the contract bonds as required.

The right to reject any or all bids is reserved.

If you need an accommodation under the Americans with Disabilities Act, contact the Construction Division at (801) 965-4346. Please allow three working days.

Additional information may be secured at the office of the Utah Department of Transportation, (801) 965-4346.

Dated this 28th day of November, 2015.

UTAH DEPARTMENT OF TRANSPORTATION
Carlos M. Bracerias, P.E., Director

Revised Date:

Revised September 8, 2015

NOTICE TO CONTRACTORS

Special Requirements Attachment **CERTIFIED PAYROLL**

Effective as of 11/02/2009, construction contractors awarded a Federal-aid construction project are required to submit weekly certified payrolls to the Utah Department of Transportation using the (UDOT) Electronic Certified Payroll Program available in the UDOT Project Development Business System (PDBS). Submittal may be accomplished using one of two available options;

Option 1

The Contractor creates and continues to use the company's existing payroll software program to import the weekly certified payroll.

If Option 1 is chosen:

The software program format utilized by the Contractor must be certified by UDOT prior to the first import submittal.

The Contractor is required to go over the errors that show on the Import Summary Report. The Contractor is required to fix the issues related to these errors. If the issues related to these errors cannot be resolved with the import feature, the Contractor will need to manually input the employee payrolls in which the errors pertain.

NOTE: The apprentice payroll information is not part of the import feature. Any apprentice payroll information needs to be manually entered.

Option 2

The Contractor can access and utilize the Contractor Module in PDBS and enter the certified payroll information and submit to the UDOT project office. After the first payroll submission, personal addresses and full social security numbers are not to be used. After the first payroll submission of an employee, contractors and subcontractors must use the last four digits of the employee's social security number as an identifier.

Effective as of September 8, 2015, a \$50 disincentive will be charged for each payroll not entered into the UDOT Electronic Certified Payroll Program within 7 days of the Payroll Date. This disincentive applies to both the General Contractor and all Subcontractors where Davis Bacon Wages apply.

For questions contact the Civil Rights Office.

V. Bidding Schedule

Utah Department of Transportation Bidder's Schedule

Bid Opening Date: 12/22/2015

Region: REGION 4

Project Number: F-0089(385)69

County: KANE

PIN Description: US-89; Improve Shoulders (MP 69-75)

Concept: Highway Safety Improvement/Roadside Improvements

Location: US-89; MP 69.00 - 75.00

Funding: FEDERAL

Innovative Contracting

Bid Items Version#: 1

DBE Goal: 4.00%

#	Item	Description	Quantity	Unit
10 - ROADWAY				
Description: Base				
1	01285001P	Mobilization	1	lump sum
2	01554000*	Traffic Control	1	lump sum
3	02076001*	Turf Reinforcement Mat	1315	square yard
4	02316002P	Roadway Excavation (Plan Quantity)	780	cubic yard
5	02342001*	Chemical Stabilization	2115	square yard
6	02376001P	Erosion Control Blanket	1515	square yard
7	02738002*	Shouldering Material (Plan Quantity)	970	cubic yard
8	028420010	Delineator Type I	7	each
9	029220040	Broadcast Seed	25	1000 square fee

112 - ADDITIVE BIDDING

Description: Additive #01: SEGMENT # 2B

10	012850010	Mobilization	1	lump sum
11	01554000*	Traffic Control	1	lump sum
12	02316002P	Roadway Excavation (Plan Quantity)	265	cubic yard
13	02738002*	Shouldering Material (Plan Quantity)	330	cubic yard
14	028420010	Delineator Type I	2	each

180 - TIME AND/OR LANE RENTAL

Description: Base

15	00221000*	Contract Time - Base Bid	Date Range: 5 - 24	0 calendar day
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185 - ADDITIVE TIME AND/OR LANE RENTAL

Description: Additive #01: SEGMENT # 2B

16	00221001*	Contract Time - Additive # 1	Date Range: 1 - 5	0 calendar day
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Note: Item numbers ending with "" or "P" identify a change to the Standard Specification, Supplemental Specifications or Measurement and payment. Read all related documents carefully.

VI. Measurement and Payment

Measurement and Payment

Project # F-0089(385)69

09/30/2015

Item #	Bid Item Number	Bid Item Name	UOM
1	01285001P	Mobilization	lump sum
<p>The lesser of 25% of mobilization or 2.5% of contract paid with first estimate or: The lesser of 50% of mobilization or 5% of contract paid with any estimate following completion of 5% of contract The lesser of 75% of mobilization or 7.5% of contract paid with any estimate following completion of 10% of contract The lesser of 100% of mobilization or 10% of contract paid with any estimate following completion of 20% of contract</p> <p>Amount bid in excess of 10% of contract price paid with project acceptance final. Includes all costs associated with Railroad Flagging, inspection, and cleanup crew according to Section 00725.</p>			
2	01554000*	Traffic Control	lump sum
<p>25% of the bid item amount paid with first estimate. Remaining portion of bid item paid as a percentage of the contract completed with each subsequent estimate. Includes the cost to provide, install, and maintain variable message boards.</p>			
3	02076001*	Turf Reinforcement Mat	square yard
<p>Includes all materials and labor to install mat per plan. Measurement does not include overlaps.</p>			
4	02316002P	Roadway Excavation (Plan Quantity)	cubic yard
<p>Includes removal of delineators.</p>			
5	02342001*	Chemical Stabilization	square yard
<p>Includes all materials and labor. Includes all costs associated with applying, mixing, and compacting per specification. Includes clearing of vegetation prior to placement.</p>			
6	02376001P	Erosion Control Blanket	square yard
<p>Measurement does not include overlaps.</p>			
7	02738002*	Shouldering Material (Plan Quantity)	cubic yard
<p>Includes dust control and watering and clearing of vegetation prior to placement.</p>			
8	028420010	Delineator Type I	each
<p>Includes removal and disposal of existing delineators.</p>			
9	029220040	Broadcast Seed	1000 square feet
10	012850010	Mobilization	lump sum
		Amount Paid	When Paid
<p>The lesser of 25% of Mobilization or 2.5% of contract The lesser of 50% of Mobilization or 5% of contract The lesser of 75% of Mobilization or 7.5% of contract The lesser of 100% of Mobilization or 10% of contract Amount bid in excess of 10% of contract price.</p> <p>Includes all costs associated with Railroad Flagging, inspection, and cleanup crew according to Section 00725.</p>			
			With first estimate With estimate following completion of 5% of contract With estimate following completion of 10% of contract With estimate following completion of 20% of contract Project Acceptance-Final
11	01554000*	Traffic Control	lump sum
<p>25% of the bid item amount paid with first estimate. Remaining portion of bid item paid as a percentage of the contract completed with each subsequent estimate. Includes the cost to provide, install, and maintain variable message boards.</p>			
12	02316002P	Roadway Excavation (Plan Quantity)	cubic yard
<p>Includes removal of delineators.</p>			
13	02738002*	Shouldering Material (Plan Quantity)	cubic yard
<p>Includes dust control and watering and clearing of vegetation prior to placement.</p>			
14	028420010	Delineator Type I	each
<p>Includes removal and disposal of existing delineators.</p>			

Federal Projects With 8½ x 11 Plan Sheets

VII. PDBS Project Summary Report and Detailed Stationing Summaries Report

Summary Report
Project: F-0089(385)69
US-89; MP 69.00 - 75.00

Version: 2

Detail	Alt Group	Alt #	Description		
10 - ROADWAY	0	0	Base		
	Item Number		Description	Qty	Unit
	01285001P		Mobilization	1	Lump
	01554000*		Traffic Control	1	Lump
	02076001*		Turf Reinforcement Mat	1315	sq yd
	02316002P		Roadway Excavation (Plan Quantity)	780	cu yd
	02342001*		Chemical Stabilization	2115	sq yd
	02376001P		Erosion Control Blanket	1515	sq yd
	02738002*		Shouldering Material (Plan Quantity)	970	cu yd
	028420010		Delineator Type I	7	Each
	029220040		Broadcast Seed	25	1000sqft

Detail	Alt Group	Alt #	Description		
112 - ADDITIVE BIDDING	0	0	Additive #01: SEGMENT # 2B		
	Item Number		Description	Qty	Unit
	012850010		Mobilization	1	Lump
	01554000*		Traffic Control	1	Lump
	02316002P		Roadway Excavation (Plan Quantity)	265	cu yd
	02738002*		Shouldering Material (Plan Quantity)	330	cu yd
	028420010		Delineator Type I	2	Each

Detail	Alt Group	Alt #	Description		
180 - TIME AND/OR LANE RENTAL	0	0	Base		
	Item Number		Description	Qty	Unit
	00221000*		Contract Time - Base Bid Minimum Days: 5 Maximum Days: 24		Cal d

Detail	Alt Group	Alt #	Description		
185 - ADDITIVE TIME AND/OR LAN	0	0	Additive #01: SEGMENT # 2B		
	Item Number		Description	Qty	Unit
	00221001*		Contract Time - Additive # 1 Minimum Days: 1 Maximum Days: 5		Cal d

Detailed Report

F-0089(385)69

Version: 2

US-89; MP 69.00 - 75.00

10 - ROADWAY

Alt Group: 0 Alt #: 0 Base

Item Number	Description					Use Qty	Unit
02076001*	Turf Reinforcement Mat					1,315	sq yd
Line/Sheet	From Station	From Offset	To Station	To Offset	Qty	Comment	
US-89	MP 73.220	LT	MP 73.310	LT	565.0	SEGMENT 3B	
US-89	MP 73.630	LT	MP 73.730	LT	750.0	SEGMENT 4B	
					<u>1,315.0</u>		
02316002P	Roadway Excavation (Plan Quantity)					780	cu yd
Line/Sheet	From Station	From Offset	To Station	To Offset	Qty	Comment	
US-89	MP 72.500	LT	MP 72.700	LT	365.0	SEGMENT 1	
US-89	MP 72.770	LT	MP 72.870	LT	265.0	SEGMENT 2A	
US-89	MP 74.070	LT	MP 74.120	LT	150.0	SEGMENT 5C	
					<u>780.0</u>		
02342001*	Chemical Stabilization					2,115	sq yd
Line/Sheet	From Station	From Offset	To Station	To Offset	Qty	Comment	
US-89	MP 73.540	LT	MP 73.630	LT	455.0	SEGMENT 4A	
US-89	MP 73.930	LT	MP 74.000	LT	565.0	SEGMENT 5A	
US-89	MP 74.000	LT	MP 74.070	LT	405.0	SEGMENT 5B	
US-89	MP 74.750	LT	MP 74.850	LT	690.0	SEGMENT 6A	
					<u>2,115.0</u>		
02376001P	Erosion Control Blanket					1,515	sq yd
Line/Sheet	From Station	From Offset	To Station	To Offset	Qty	Comment	
US-89	MP 73.110	LT	MP 73.220	LT	825.0	SEGMENT 3A	
US-89	MP 74.850	LT	MP 74.940	LT	690.0	SEGMENT 6B	
					<u>1,515.0</u>		

Detailed Report

F-0089(385)69

Version: 2

US-89; MP 69.00 - 75.00

10 - ROADWAY

Alt Group: 0 Alt #: 0 Base

Item Number	Description					Use Qty	Unit
02738002*	Shouldering Material (Plan Quantity)					970	cu yd
Line/Sheet	From Station	From Offset	To Station	To Offset	Qty	Comment	
US-89	MP 72.500	LT	MP 72.700	LT	455.0	SEGMENT 1	
US-89	MP 72.770	LT	MP 72.870	LT	330.0	SEGMENT 2A	
US-89	MP 74.070	LT	MP 74.120	LT	185.0	SEGMENT 5C	
					<hr/>		
					970.0		

028420010	Delineator Type I					7	Each
Line/Sheet	From Station	From Offset	To Station	To Offset	Qty	Comment	
US-89	MP 72.500	LT	MP 72.700	LT	4.0	SEGMENT 1	
US-89	MP 72.770	LT	MP 72.870	LT	2.0	SEGMENT 2A	
US-89	MP 74.070	LT	MP 74.120	LT	1.0	SEGMENT 5C	
					<hr/>		
					7.0		

Note # Note

- 1 Install new delineators in the same position as existing delineators removed prior to excavation.

029220040	Broadcast Seed					25	1000sqft
Line/Sheet	From Station	From Offset	To Station	To Offset	Qty	Comment	
US-89	MP 73.110	LT	MP 73.220	LT	7.4	SEGMENT 3A	
US-89	MP 73.220	LT	MP 73.310	LT	5.1	SEGMENT 3B	
US-89	MP 73.630	LT	MP 73.730	LT	6.7	SEGMENT 4B	
US-89	MP 74.850	LT	MP 74.940	LT	6.2	SEGMENT 6B	
					<hr/>		
					25.4		

Detailed Report

F-0089(385)69

Version: 2

US-89; MP 69.00 - 75.00

112 - ADDITIVE BIDDING Alt Group: 0 Alt #: 0 Additive #01: SEGMENT # 2B

Item Number	Description	Use Qty	Unit
-------------	-------------	---------	------

02316002P	Roadway Excavation (Plan Quantity)	265	cu yd
------------------	---	-----	-------

Line/Sheet	From Station	From Offset	To Station	To Offset	Qty	Comment
US-89	MP 72.870	LT	MP 72.960	LT	265.0	SEGMENT 2B
					<hr/>	
					265.0	

02738002*	Shouldering Material (Plan Quantity)	330	cu yd
------------------	---	-----	-------

Line/Sheet	From Station	From Offset	To Station	To Offset	Qty	Comment
US-89	MP 72.870	LT	MP 72.960	LT	330.0	SEGMENT 2B
					<hr/>	
					330.0	

028420010	Delineator Type I	2	Each
------------------	--------------------------	---	------

Line/Sheet	From Station	From Offset	To Station	To Offset	Qty	Comment
US-89	MP 72.870	LT	MP 72.960	LT	2.0	SEGMENT 2B
					<hr/>	
					2.0	

VIII. Location Map

UTAH

DEPARTMENT OF TRANSPORTATION

FEDERAL AID PROJECT

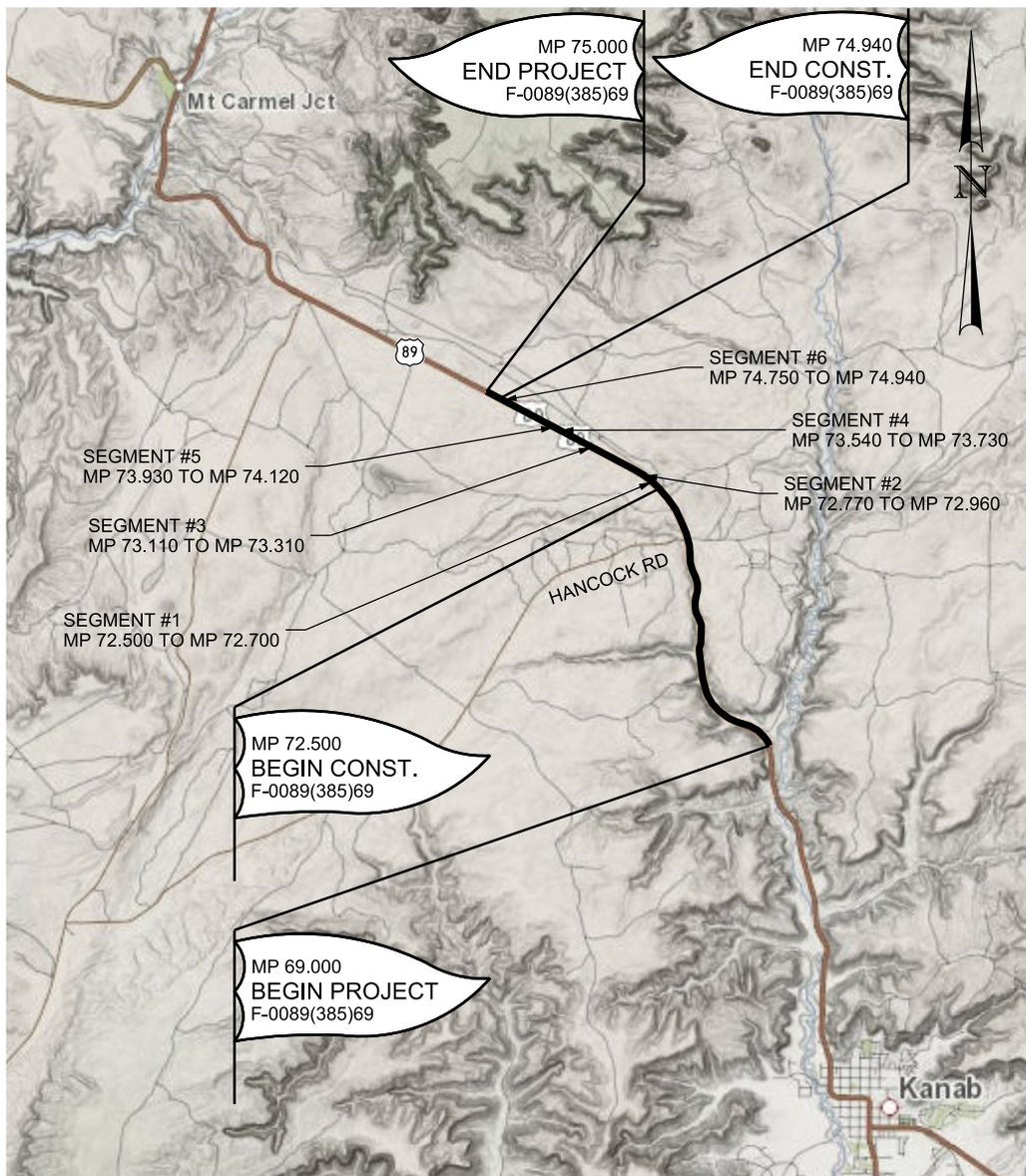
F-0089(385)69 PIN: 11412

US-89; IMPROVE SHOULDERS (MP 69-75)

HIGHWAY SAFETY IMPROVEMENT/ROADSIDE IMPROVEMENTS

KANE COUNTY

LENGTH = 6.000 MILES



IX. Typical Sections or Detail Sheets and Supplemental Drawings

Typical Sections And Detail Sheets

NUMBER	TITLE
DT-01	Details
DT-02	Details
DT-03	Details
DT-04	Details
DT-05	Details

Supplemental Drawings

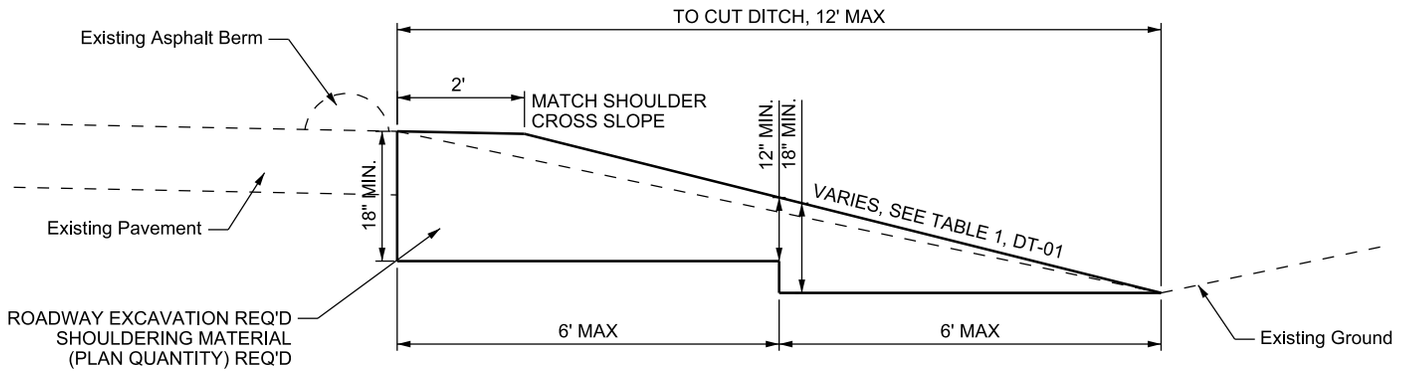
TITLE	TITLE	DATE
TC 1	Traffic Control Drawing Series General Notes	08/30/2012
TC 2B	Work Zone Signing	08/30/2012
TC 2C	Work Zone Advanced Warning Arrow Boards	06/26/2014
TC 3A	Hazard Mitigation	02/28/2013
TC 4A	Standard Work Zone Signing General	08/30/2012
TC 4B1	Reduced Speed Work Zone Signing General	08/30/2012
TC 4B2	Reduced Speed Shoulder Work Zone Signing General	08/30/2012
TC 4C	Traffic Control Project Limit Signing	08/30/2012
TC 4D1	Work Zone Specialty Signs	10/31/2013
TC 4D2	Work Zone Specialty Signs	10/31/2013
TC 7	Median Crossover and 2-Lane, 2-Way Diversion	08/30/2012
TC 14A	Traffic Control Flagging Operation	11/06/2014
TC 14B	Reduced Speed Signing for Pilot Car Operation (Conventional Roads)	11/06/2014
TC 17	Traffic Control Work Zone Guardrail Intermediate End Protection	10/31/2013
TC 18	Blunt End Protection for W-Beam Guardrail and Concrete Barrier	08/30/2012
TC 19	Construction Access Points for Speeds of 55 MPH and Greater	08/30/2012

TABLE 1 - SLOPE STABILIZATION TREATMENTS - BASE BID

LINE	FROM		TO		LENGTH FOOT	DT-03 DETAIL A		DT-03 DETAIL B CHEMICAL STABILIZATION SQ.YD	DT-04 DETAIL C TURF REINFORC. MAT SQ.YD	DT-04 DETAIL D EROSION CONTROL BLANKET SQ.YD	DT-04 DETAIL C/D BROADCAST SEED 1000 SF	SEGMENT	TREATMENT	
	MP	OFF.	MP	OFF.		ROADWAY EXCAVATION (PLAN QTY) CUYD	SHOULDERING MATERIAL (PLAN QTY) CUYD						WIDTH FEET	SLOPE X:1
US-89	72.50	LT	72.70	LT	1,000	365	455					SEGMENT 1	10	4
US-89	72.77	LT	72.87	LT	500	265	330					SEGMENT 2A	12	3.5
US-89	73.11	LT	73.22	LT	600					825	7.4	SEGMENT 3A	12	4
US-89	73.22	LT	73.31	LT	400				565		5.1	SEGMENT 3B	12	3
US-89	73.54	LT	73.63	LT	500			455				SEGMENT 4A	8	6
US-89	73.63	LT	73.73	LT	500				750		6.7	SEGMENT 4B	12	2
US-89	73.93	LT	74.00	LT	400			565				SEGMENT 5A	12	3
US-89	74.00	LT	74.07	LT	350			405				SEGMENT 5B	10	4
US-89	74.07	LT	74.12	LT	250	150	185					SEGMENT 5C	12	3
US-88	74.75	LT	74.85	LT	500			690				SEGMENT 6A	12	4
US-89	74.85	LT	74.94	LT	500					690	6.2	SEGMENT 6B	12	4
BASE BID TOTAL						780	970	2,115	1,315	1,515	25.4			

TABLE 2 - SLOPE STABILIZATION TREATMENTS - BID ADDITIVE #1

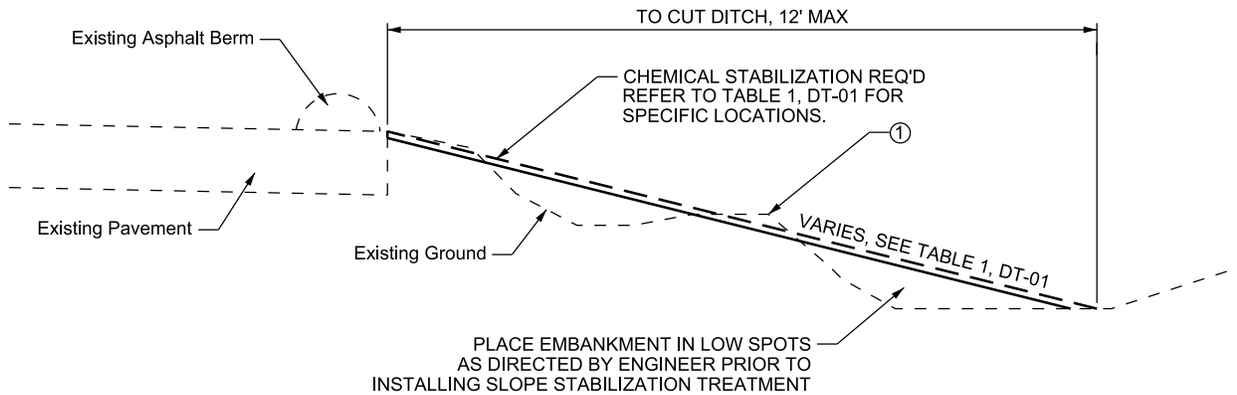
LINE	FROM MP	OFF.	TO MP	LENGTH FOOT	DT-03 DETAIL A		DT-03 DETAIL B	DT-04 DETAIL C	DT-04 DETAIL D	DT-04 DETAIL C/D	SEGMENT	TREATMENT		
					ROADWAY EXCAVATION (PLAN QTY)	SHOULDERING MATERIAL (PLAN QTY)						TURF REINFORC. MAT	EROSION CONTROL BLANKET	BROADCAST SEED
US-89	72.87	LT	72.96	500	CUYD	265	CHEMICAL STABILIZATION	SQ.YD				1000 SF	12	X:1
					CUYD	330								3.5
BID ADDITIVE #1 TOTAL					265	330								



A FULL DEPTH TREATMENT
SEE DT-01 AND DT-02 FOR LOCATIONS

NOTES:

1. EXCAVATED MATERIAL IS TO BE USED AS EMBANKMENT IN TREATMENTS B, C, AND D.

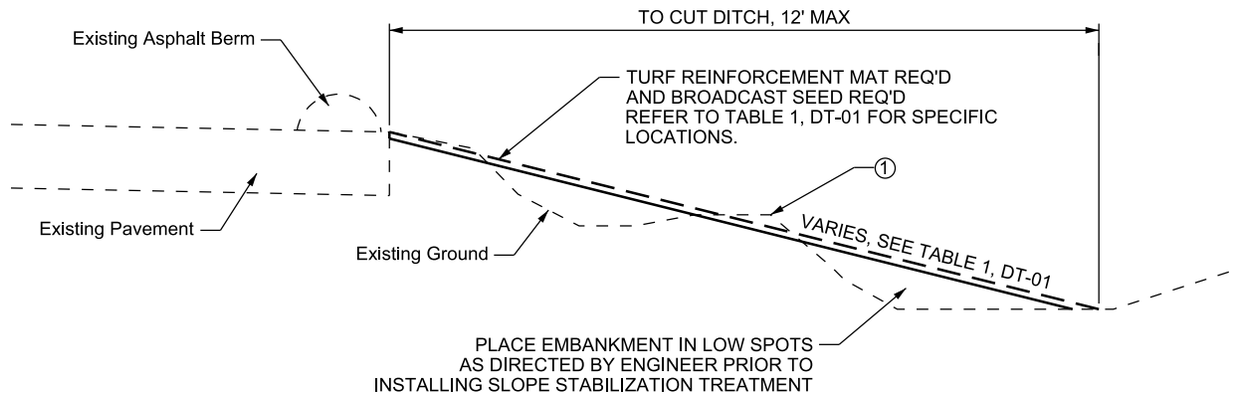


B CHEMICAL STABILIZATION
SEE DT-01 FOR LOCATIONS

NOTES:

- ① GRADE SIDE SLOPE TO A SMOOTH SLOPE BEFORE TREATING SOIL. REFER TO TABLE 1, DT-01 FOR SLOPE DETAILS.

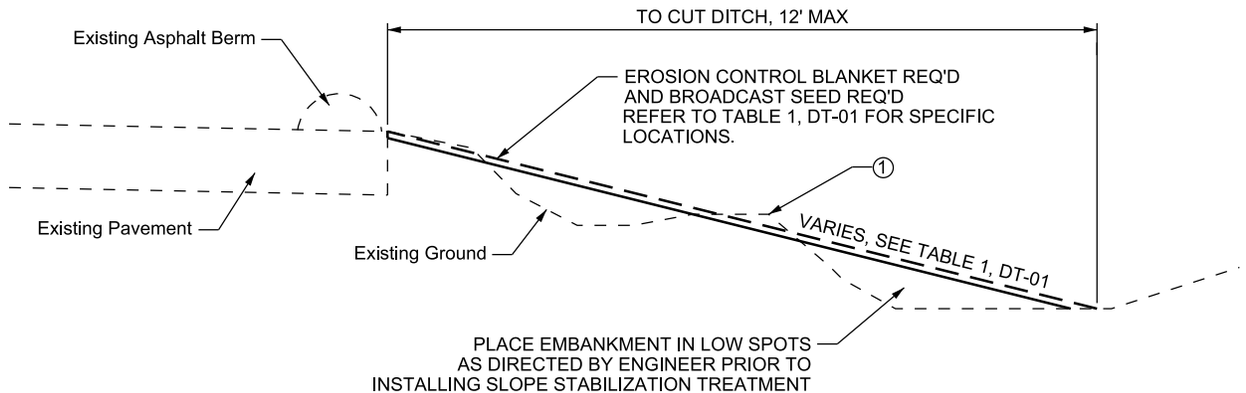
SLOPE STABILIZATION TREATMENTS



NOTES:

- ① GRADE SIDE SLOPE TO A SMOOTH SLOPE BEFORE TREATING SOIL. REFER TO TABLE 1, DT-01 FOR SLOPE DETAILS.

(C) TURF REINFORCEMENT MAT AND BROADCAST SEED
SEE DT-01 FOR LOCATIONS



NOTES:

- ① GRADE SIDE SLOPE TO A SMOOTH SLOPE BEFORE TREATING SOIL. REFER TO TABLE 1, DT-01 FOR SLOPE DETAILS.

(D) EROSION CONTROL BLANKET AND BROADCAST SEED
SEE DT-01 FOR LOCATIONS

SLOPE STABILIZATION TREATMENTS

DGN File: IP_PWP:023549611412_DT-04.dgn

PIN: 11412

26-OCT-2015

PIN: 11412
PROJECT NO. F-0089(385)69

US-89; IMPROVE SHOULDERS (MP 69-75)
DETAILS

SHEET NO.
DT-04

SEED SCHEDULE

SEED NO.	SPECIES NAME		Number of Seeds per Pound (LBS)	BROADCAST SEED		
	BOTANICAL NAME	COMMON NAME		Pounds (LBS) of Pure Live Seed (PLS)/Acre	Percentage of Seed mixture	Number of Seeds Pounds (LBS)/Sq. Foot
1	<i>Acnatherum hymenoides</i> 'Nezpat'	Nezpat Indain ricegrass	141,000	8.00	15.68%	26
2	<i>Andropogon hallii</i> 'Eilda'	Eilda Sand bluestem	111,300	9.00	13.93%	23
2	<i>Bouteloua rothrockii</i>	Rothrock's grama	2,360,000	0.40	13.12%	22
3	<i>Elymus olymoides</i> 'Toe Jam Creek'	Toe Jam Creek Bottlebrush squirreltail	192,000	5.00	13.35%	22
2	<i>Schizachrium scoparium</i>	Little bluestem	260,000	4.50	16.27%	27
4	<i>Festuca ovina</i> 'Cover'	Cover sheep fescue	680,000	1.50	14.18%	23
5	<i>Linum lewisii</i> 'Appar'	Appar blue flax	293,000	1.50	6.11%	10
6	<i>Sporobolus cryptandrus</i>	Sand Dropseed	5,298,000	0.10	7.37%	12
			TOTALS =	30.00	100.00%	165

GENERAL NOTES (APPLIES TO ALL TC SERIES STANDARD DRAWINGS):

1. USE CURRENT EDITION OF UDOT STANDARDS FOR TRAFFIC CONTROL. USE THE CURRENT MANUAL ON UNIFORM TRAFFIC CONTROL DEVICES (MUTCD) FOR TRAFFIC CONTROL ELEMENTS NOT SHOWN IN THE TC STD DWG SERIES.
2. USE CURRENT EDITION OF STANDARD HIGHWAY SIGNS & MARKING BOOK FOR SIZE AND DESIGN OF STANDARD SIGNS.
3. SEE STD DWG TC 2A AND TC 2B FOR WORK ZONE SIGNING AND DEVICE REQUIREMENTS.
4. USE MINIMUM SIGN SIZE OF 48 x 48 INCHES FOR DIAMOND WORK ZONE WARNING SIGNS.
5. COVER OR REMOVE NON-APPLICABLE SIGNING, BOTH EXISTING AND WORK ZONE SIGNS.
6. REMOVE NON-APPLICABLE PAVEMENT MARKINGS FOR OPERATIONS LONGER THAN 3 DAYS.
7. REMOVE OR RELOCATE NON-APPLICABLE PORTABLE SIGN SUPPORTS AND SIGNS BEYOND TWICE THE WORK CLEAR ZONE (WCZ) DISTANCE. SEE SHEET TC 3A, TABLE 1.
8. REFER TO STANDARD SPECIFICATION 01554 FOR FLAGGING REQUIREMENTS AT OPERATING TRAFFIC SIGNALS.
9. PRE-CONSTRUCTION POSTED SPEED LIMIT: THE PERMANENT POSTED SPEED LIMIT PRIOR TO COMMENCEMENT OF CONSTRUCTION ACTIVITIES.
10. USE LANE WIDTH RESTRICTIONS OF LESS THAN 12 FT ONLY WHEN APPROVED BY THE REGION TRAFFIC ENGINEER WITH THE FOLLOWING MINIMUMS:
 - A. PRE-CONSTRUCTION POSTED SPEED LIMIT LESS THAN 55 MPH, MINIMUM LANE WIDTH 10 FT.
 - B. PRE-CONSTRUCTION POSTED SPEED LIMIT OF 55 MPH OR GREATER, MINIMUM LANE WIDTH 11 FT.
11. CLEAN AND RESTORE PAVEMENT MARKINGS, BOTH ON AND OFF THE PROJECT, THAT ARE OBSCURED BY WORK OPERATIONS AT THE END OF EACH DAY'S OPERATION.
12. OBTAIN APPROVAL FOR REGULATORY AND ADVISORY SPEED REDUCTIONS THROUGH THE REGION TRAFFIC ENGINEER. USE SPEED REDUCTIONS ONLY DURING IMPACTED TIMES AND AREAS. RESTORE EXISTING REGULATORY SPEED LIMIT PRIOR TO WORK AT LOCATIONS WHERE TRAFFIC IS NOT BEING IMPACTED BY WORK ACTIVITIES. SEE POLICY 06C-61.
13. USE THE PRE-CONSTRUCTION POSTED SPEED LIMIT PRIOR TO WORK ZONE TO COMPUTE THE SIGN SPACING, TAPER LENGTH, BUFFER ZONE, AND WORK CLEAR ZONE DISTANCES. USE THE WORK ZONE POSTED SPEED LIMIT TO DETERMINE THE TANGENT SPACING FOR CHANNELIZING DEVICES.
14. DO NOT USE TUBULAR MARKERS AS LANE CLOSURE TAPER DEVICES. USE DRUMS OR DIRECTION INDICATOR BARRICADES AS LANE CLOSURE TAPER DEVICES FOR SPEEDS 50 MPH AND GREATER.
15. USE A DOWNSTREAM TAPER FOR OPERATIONS LONGER THAN 3 DAYS.
16. ARROW BOARD PLACEMENT:
 - A. THE SHOULDER OF THE ROADWAY OR, IF PRACTICAL, FURTHER FROM THE TRAVELED LANE. PLACE ARROW BOARD IN FIRST 1/3 OF TAPER IN THE CLOSED LANE WHEN ADEQUATE SHOULDER IS AVAILABLE.
 - B. DELINEATE WITH RETROREFLECTIVE TEMPORARY TRAFFIC CONTROL (TTC) DEVICES.
 - C. REMOVE ARROW BOARD WHEN NOT BEING USED OR SHIELDED BEHIND A TRAFFIC BARRIER AND TURNED AWAY FROM TRAFFIC.
 - D. DELINEATE WITH RETROREFLECTIVE TTC DEVICES IF THE PREVIOUS TWO OPTIONS ARE NOT FEASIBLE.
17. USE AN APPROVED WORK ZONE CRASH CUSHION OR END TREATMENT SYSTEM WITH TEMPORARY PRECAST CONCRETE BARRIER WHEN APPROACH ENDS ARE WITHIN THE AASHTO CLEAR ZONE. USE APPROVED TRUCK MOUNTED ATTENUATOR SYSTEM FOR ONLY 72 HOURS OR LESS.
18. USE PROPER LENGTH OF NEED FOR TEMPORARY BARRIER AS PER THE REQUIREMENTS OF THE CURRENT EDITION OF THE ROADSIDE DESIGN GUIDE. USE POSTED SPEED LIMIT PRIOR TO THE WORK ZONE FOR THE DESIGN OF THE REQUIRED LENGTH OF NEED. SEE STD DWG TC 3A FOR THE WORK ZONE FLARE RATE REQUIREMENT FOR TEMPORARY BARRIER. APPROVAL FROM THE REGION TRAFFIC ENGINEER IS REQUIRED FOR MODIFICATION TO THE REQUIRED FLARE RATE.
19. USE STEEL PLATE AHEAD SIGN (W8-24) IN ADVANCE OF PLATE WHEN STEEL PLATES ARE PLACED ON THE ROADWAY. PLACE BUMP SIGN (W8-1) WITH A DIAGONAL DOWNWARD POINTING ARROW (W16-77) PLaque ADJACENT TO THE STEEL PLATE.
20. USE IDENTICAL LEGEND SUPPLEMENTAL LEFT SIDE SIGNING FOR HIGH-SPEED DIVIDED HIGHWAYS.
21. MAINTAIN PEDESTRIAN TRAFFIC AT EXISTING CROSSWALKS AND ON EXISTING SIDEWALKS. REROUTING ACCORDING TO STD DWG TC 6 WHEN PEDESTRIAN TRAFFIC CANNOT BE MAINTAINED.
22. DO NOT USE AUTOMATED FLAGGER ASSISTANCE DEVICES (AFADs).
23. DO NOT USE PROMOTIONAL OR OTHER INFORMATIONAL IDENTIFICATIONS OF PUBLIC OFFICIALS, CONTRACTORS, ORGANIZATIONAL AFFILIATIONS, RELATED LOGOS AND SYMBOLS ON TRAFFIC CONTROL DEVICES.
24. MEET STANDARD SPECIFICATION 01554 FOR CRASH WORTHINESS OF DEVICES.
25. REMOVE OR COVER ALL WORK ZONE REDUCED SPEED LIMIT ASSEMBLIES (RS2-1a) AND THE WORK ZONE REDUCED SPEED LIMIT AHEAD (W2-5 SERIES) SIGNS WHEN NO ONE IS WORKING EXCEPT AS APPROVED BY THE REGION TRAFFIC ENGINEER. DO NOT COVER PRE-CONSTRUCTION POSTED SPEED LIMIT ASSEMBLIES (RS2-1a).

SUPPLEMENTAL DRAWING

STD. DWG. NO.
TC 1

TRAFFIC CONTROL
DRAWING SERIES
GENERAL NOTES

STANDARD DRAWING TITLE

UTAH DEPARTMENT OF TRANSPORTATION
STANDARD DRAWINGS FOR ROAD AND BRIDGE CONSTRUCTION
SALT LAKE CITY, UTAH

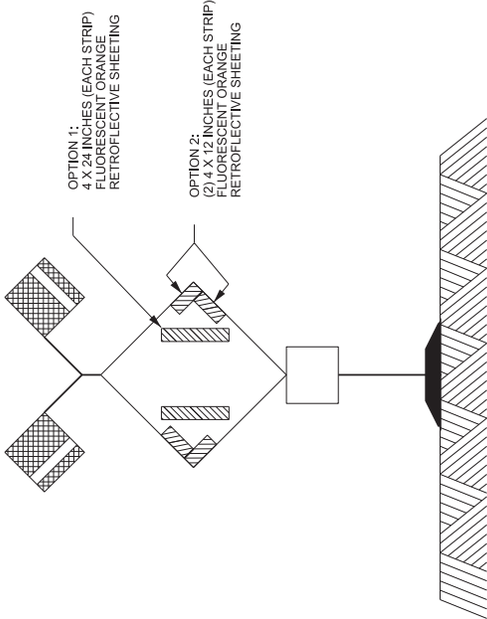
RECOMMENDED BY: *[Signature]*
GARRMAN STANDARDS COMMITTEE
APPROVED: *[Signature]*
DEPUTY DIRECTOR

DATE	AUG.30.2012
DATE	AUG.30.2012

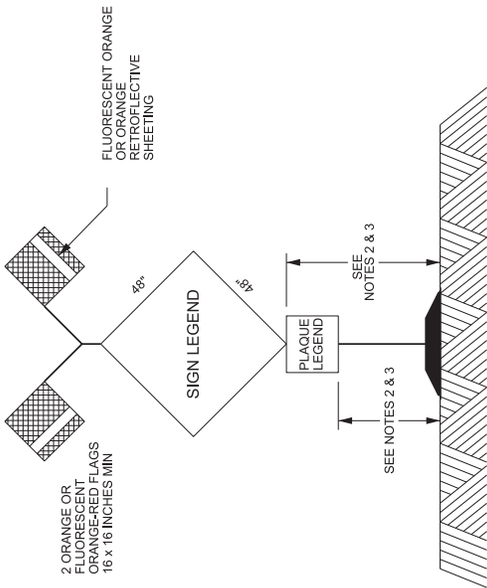
NO.	
DATE	
APPR.	

REVISIONS	1	08/30/12	SDD	REVISED NOTE 14, 17, & 25.
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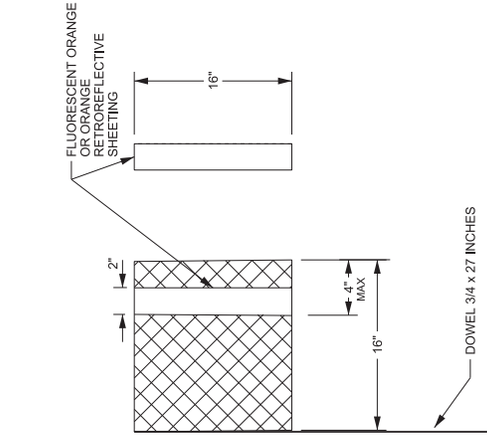
REMARKS



TYPICAL PORTABLE SIGN SUPPORTS
INSTALLATION WITH FLAGS
BACK SIDE DETAIL
SEE NOTE 5



TYPICAL PORTABLE SIGN SUPPORTS
INSTALLATION WITH FLAGS
TRAFFIC SIDE DETAIL
SEE NOTES 4 & 6



FLAG DETAIL
SEE NOTE 8

- NOTES:**
- CLOSE ROADWAYS WITH TYPE 3 BARRICADES. EXTEND THE BARRICADES ACROSS THE WIDTH OF THE ROADWAY. CLOSE TO A MINIMUM OF 24 INCHES FROM THE CENTERLINE OF THE ROADWAY. STARTING FROM THE BARRICADES, PLACE A "ROAD CLOSED" SIGN (R1-12) OVER THE CENTERLINE AND THE APPROPRIATE "DETOUR" ARROW SIGNS (M4-10 L OR R) ON EACH SIDE OF THE "ROAD CLOSED" SIGN. DETOUR ARROWS ARE NOT REQUIRED IF DETOUR IS NOT AT ROAD CLOSURE.
 - USE A 12 INCH MINIMUM MOUNTING HEIGHT TO THE BOTTOM OF THE LOWEST SIGN FOR SIGNS ON PORTABLE SUPPORTS.
 - USE A 36 INCH MINIMUM MOUNTING HEIGHT TO THE BOTTOM OF THE LOWEST SIGN FOR SIGNS ON PORTABLE SUPPORTS PLACED AMONG CHANNELIZING DEVICES.
 - USE A MINIMUM 7 FT MOUNTING HEIGHT FOR ALL GROUND MOUNTED SIGNS. REFER TO SN SERIES STANDARD DRAWINGS.
 - PLACE TWO FLUORESCENT ORANGE STRIPS OF RETROREFLECTIVE SHEETING, 4 X 24 INCHES, WITHIN 12 INCHES FROM THE RIGHT AND LEFT EDGES ON THE BACK OF SIGNS USED WITH PORTABLE SUPPORTS.
 - USE SANDBAGS WITH SAND OR OTHER COMPARABLE SOFT MATERIAL AS BALLAST. DO NOT PLACE BALLAST HIGHER THAN 12 INCHES ABOVE THE ROADWAY AND DO NOT COVER ANY RETROREFLECTIVE AREA OF RAILS OR SIGNS.
 - USE SIGNS ON PORTABLE SUPPORTS FOR 7 DAYS OR LESS. USE PERMANENTLY MOUNTED SIGNS FOR LONGER THAN 7 DAYS UNLESS USE OF PORTABLE SIGN SUPPORTS RECEIVES APPROVAL FROM THE REGION TRAFFIC ENGINEER.
 - USE 2 X 16 INCHES FLUORESCENT ORANGE OR ORANGE RETROREFLECTIVE SHEETING SECURELY FASTENED WITHIN 4 INCHES FROM THE OUTSIDE EDGE OF FLAG. ENSURE THE SHEETING IS VISIBLE FROM EACH SIDE.



REVISIONS		DATE		DATE		DATE	
1	08/30/12	SDD	MODIFIED BACKSIDE DETAIL.	AUG.30.2012		AUG.30.2012	
REMARKS		APPR.		APPR.		APPROVED	
						RECOMMENDED BY: APPROVA	
						SALT LAKE CITY, UTAH	
						STANDARD DRAWINGS FOR ROAD AND BRIDGE CONSTRUCTION	
						CHAIRMAN STANDARDS COMMITTEE	
						DEPUTY DIRECTOR	

WORK ZONE SIGNING

STANDARD DRAWING TITLE

STD. DWG. NO.
TC 2B

SUPPLEMENTAL DRAWING

NO.	DATE	APPR.	REMARKS
1	06/26/2014	SDD	CORRECTED ARROW BOARD DIMENSIONS IN TABLE.
REVISED			

UTAH DEPARTMENT OF TRANSPORTATION
STANDARD DRAWINGS FOR ROAD AND BRIDGE CONSTRUCTION
SALT LAKE CITY, UTAH

RECOMMENDED FOR APPROVAL
[Signature]
CHAIRMAN STANDARDS COMMITTEE
APPROVED
DEPUTY DIRECTOR

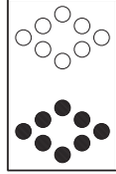
JUN. 26, 2014
DATE

WORK ZONE
ADVANCED WARNING
ARROW BOARDS

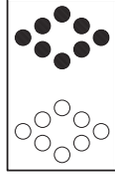
STANDARD DRAWING TITLE

STD. DWG. NO.
TC 2C

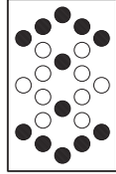
FLASHING
CAUTION



ALTERNATING DIAMOND

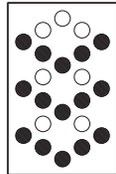


FLASHING
DOUBLE ARROW

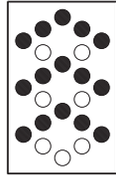


MERGE RIGHT OR LEFT

CHEVRON ARROW
SEE NOTE 2

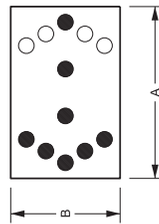


MERGE LEFT

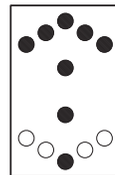


MERGE RIGHT

FLASHING ARROW
(OPTIONAL)
SEE NOTE 3



MERGE LEFT



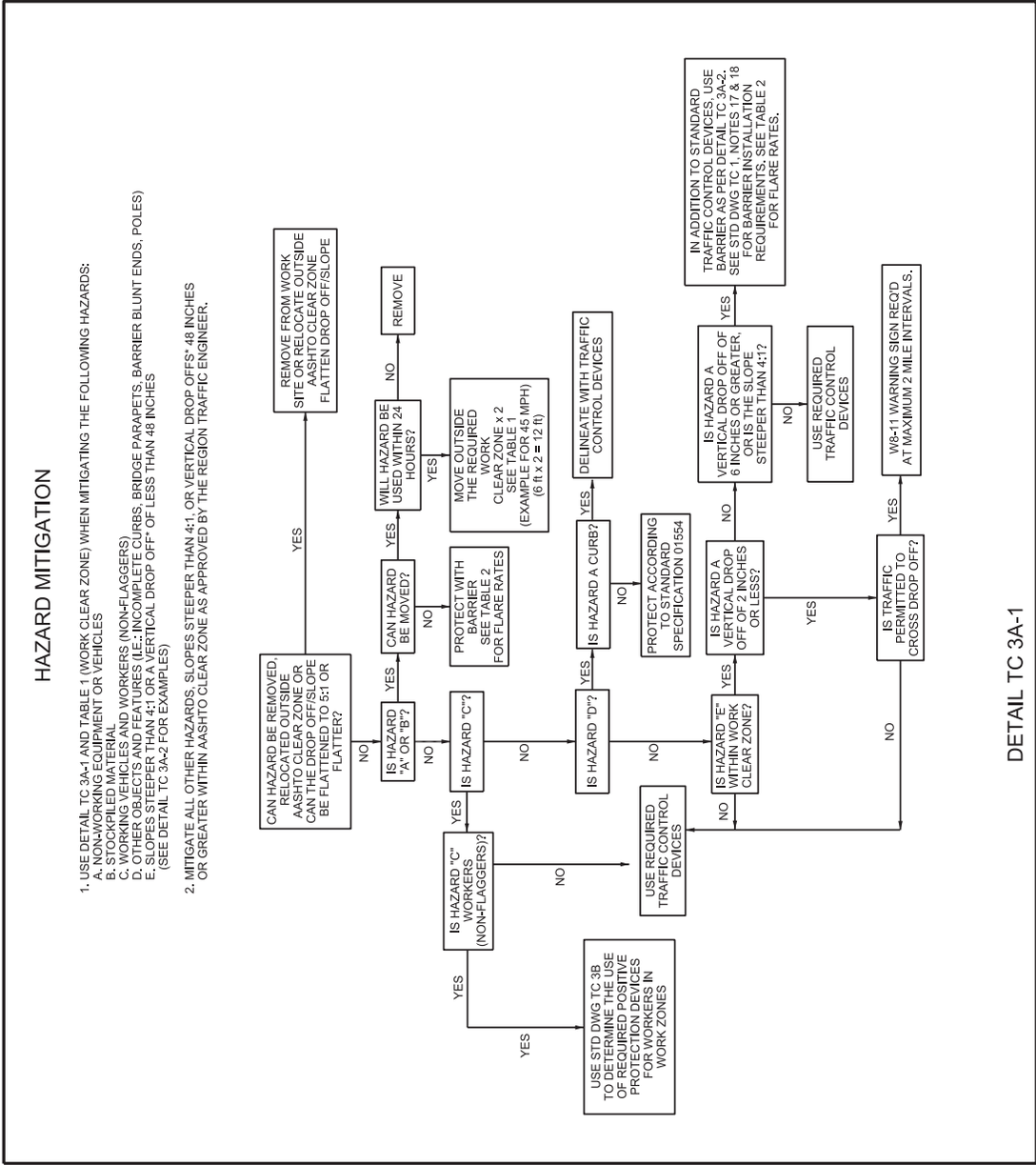
MERGE RIGHT

- NOTES:
1. PLACE THE ARROW BOARD MOUNTING HEIGHT OF A MINIMUM OF 7 FT. MEASURED VERTICALLY FROM THE BOTTOM OF THE BOARD TO THE ROADWAY BELOW IT OR TO THE ELEVATION OF THE NEAR EDGE OF THE ROADWAY.
 2. SEQUENTIAL ARROW MAY BE USED.
 3. FLASHING ARROW MAY ONLY BE USED ON A 12 ELEMENT DISPLAY.
 4. USE SHOULDER TAPER TO DELINEATE ARROW BOARD WHEN ON SHOULDER.
 5. TYPE B - 4 INCH DIA SEALED - BEAM ELEMENT
TYPE C - 3 INCH DIA SEALED - BEAM ELEMENT
 6. DO NOT USE ARROW BOARDS TO INDICATE A LANE SHIFT.

	TYPE B	TYPE C
A	60 INCHES	96 INCHES
B	30 INCHES	48 INCHES

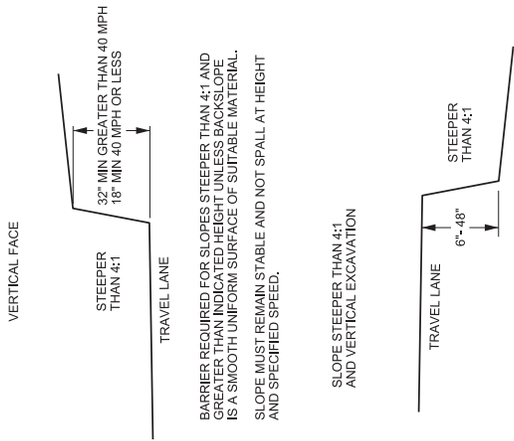
ARROW BOARD DIMENSIONS

SUPPLEMENTAL DRAWING



DETAIL TC 3A-1

* DROP OFF IS A VERTICAL DIFFERENCE THAT MAY BE FROM THE WORK TO THE ROADWAY OR THE ROADWAY TO THE WORK.



BARRIER REQUIRED FOR SLOPES STEEPER THAN 4:1 AND GREATER THAN INDICATED HEIGHT UNLESS BACKSLOPE IS A SMOOTH UNIFORM SURFACE OF SUITABLE MATERIAL. SLOPE MUST REMAIN STABLE AND NOT SPALL AT HEIGHT AND SPECIFIED SPEED.

WITHIN WORK CLEAR ZONE USE BARRIER
 OUTSIDE WORK CLEAR ZONE USE DEVICES
 GREATER THAN 48 INCH OBTAIN APPROVAL
 FROM REGION TRAFFIC ENGINEER

TYPE "E" VERTICAL DROP OFF HAZARDS
 DETAIL TC 3A-2

POSTED MPH	FT
40 & LESS	3
45	6
50	6.5
55	7.5
60	8
65	8.5
70	9
75	10.5
80	12

POSTED MPH	FLARE
70 OR GREATER	20:1
65	18:1
60	17:1
55	16:1
50	14:1
45	10:1
40 OR LESS	6:1

HAZARD
MITIGATION

STANDARD DRAWING TITLE

STD. DWG. NO.
TC 3A

SUPPLEMENTAL DRAWING

UTAH DEPARTMENT OF TRANSPORTATION
 STANDARD DRAWINGS FOR ROAD AND BRIDGE CONSTRUCTION
 SALT LAKE CITY, UTAH

RECOMMENDED FOR APPROVAL
David K. Frank

CHAIRMAN STANDARDS COMMITTEE
 APPROVED

DEPUTY DIRECTOR

DATE	REVISIONS
FEB, 28 2013	1 08/30/12 SDD REVISD TO 1 NOTE CALL OUTS, DELETED 01568 MARKING
FEB, 28 2013	2 02/28/13 SDD ADDED INCOMPLETE CURB TO TYPE "D" HAZARD N1 DETAIL TO 3A-1, REVISED DETAIL TO 3A-2 VERTICAL FACE
DATE	DESCRIPTION
DATE	APPR
DATE	NO.

TAPER, BUFFER ZONE & SIGN SPACING CHART

ROAD TYPE	POSTED SPEED MPH (S)	MINIMUM TAPER LENGTH(L)		LENGTH OF BUFFER(BZ)			MINIMUM SIGN SPACING (SS)			ONE LANE TWO-WAY FLAGGING	
		12 FT LANE CLOSURE	DESIREABLE	A	B	C	D	A	B		C
CONVENTIONAL	30 AND LOWER	180	200	100	100	100	100	100	100	100	50
	35	245	250	350	350	350	350	350	350	350	50
	40	320	305								
	45	540	360								
	50	600	425								
FREEWAY/ EXPRESSWAY	55	660	495	500	500	500	500	500	500	250	100
	60	720	570								
	65	780	645								
	65	780	645								
	70	840	730	1000	1640	2640	500	500	500	500	500
75	900	820									
80	960	910									

1- TAPER LENGTH FORMULAS

SPEED	FORMULA
FOR SPEEDS OF 40 MPH AND LESS	$L = \frac{WS^2}{60}$
FOR SPEEDS OF 45 MPH AND GREATER	$L = WS$

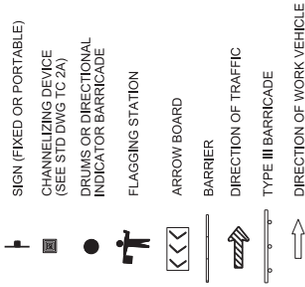
L = TAPER LENGTH IN FEET
 W = WIDTH OF OFFSET IN FEET
 S = SPEED IN MPH

1/2 L = FOR SHOULDER CLOSURE TAPER
 1/2 L = FOR LANE SHIFT TAPER

2- CHANNELIZING DEVICES

- A) MERGING AND SHIFTING TAPERS: USE A MINIMUM OF 1 DEVICE PER FT OF LANE CLOSURE WIDTH, PLUS 1 ADDITIONAL DEVICE TO START.
- B) SHOULDER, ONE-LANE TWO-WAY, AND DOWNSTREAM TAPERS: USE A MINIMUM OF 1 DEVICE PER 5 FT OF WIDTH (OR PORTION THEREOF), PLUS 1 ADDITIONAL DEVICE TO START.
- C) ON TANGENT: S x 2 = SPACING UP TO 120 FT MAXIMUM.
- D) LENGTH OF BUFFER ZONE (BZ) IS THE DISTANCE FROM END OF LANE CLOSURE TAPER TO WORK SPACE, OR ANY OBSTRUCTION PRIOR TO WORK SPACE.

TRAFFIC CONTROL DEVICE LEGEND

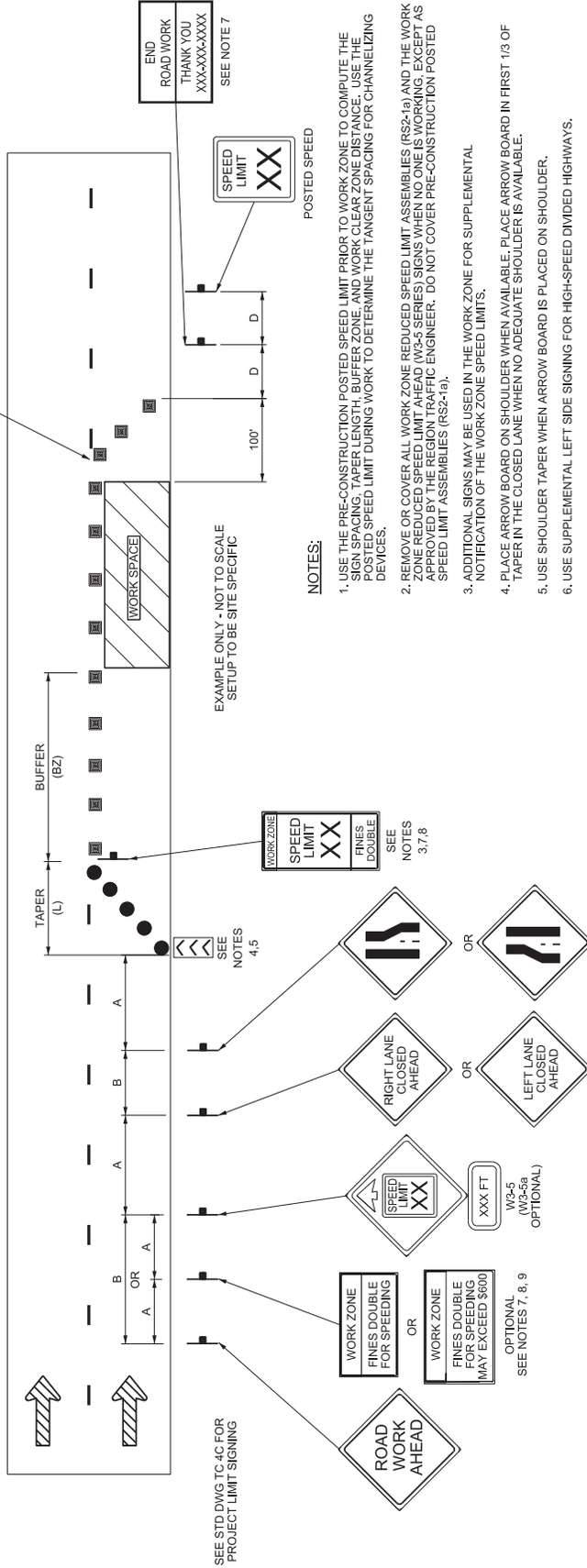


UTAH DEPARTMENT OF TRANSPORTATION
 STANDARD DRAWINGS FOR ROAD AND BRIDGE CONSTRUCTION
 SALT LAKE CITY, UTAH

REDUCED SPEED WORK
 GENERAL

STD. DWG. NO.
 TC 4B1

REDUCED SPEED WORK ZONE SIGNING



NOTES:

- USE THE PRE-CONSTRUCTION POSTED SPEED LIMIT PRIOR TO WORK ZONE TO COMPUTE THE TAPER LENGTH, BUFFER ZONE, AND WORK CLEAR-ZONE DISTANCE. USE THE POSTED SPEED LIMIT DURING WORK TO DETERMINE THE TANGENT SPACING FOR CHANNELIZING DEVICES.
- REMOVE OR COVER ALL WORK ZONE REDUCED SPEED LIMIT ASSEMBLIES (RS2-1a) AND THE WORK ZONE REDUCED SPEED LIMIT AHEAD (W3-5 SERIES) SIGNS WHEN NO ONE IS WORKING. EXCEPT AS APPROVED BY THE REGIONAL TRAFFIC ENGINEER. DO NOT COVER PRE-CONSTRUCTION POSTED SPEED LIMIT ASSEMBLIES (RS2-1a).
- ADDITIONAL SIGNS MAY BE USED IN THE WORK ZONE FOR SUPPLEMENTAL NOTIFICATION OF THE WORK ZONE SPEED LIMITS.
- PLACE ARROW BOARD ON SHOULDER WHEN AVAILABLE. PLACE ARROW BOARD IN FIRST 1/3 OF TAPER IN THE CLOSED LANE WHEN NO ADEQUATE SHOULDER IS AVAILABLE.
- USE SHOULDER TAPER WHEN ARROW BOARD IS PLACED ON SHOULDER.
- USE SUPPLEMENTAL LEFT SIDE SIGNING FOR HIGH-SPEED DIVIDED HIGHWAYS.
- SEE TC 4D SERIES STD DWGS FOR SIGN DESIGN AND LAYOUT.
- FINES DOUBLE (RS2-6c) AND FINES DOUBLE WITH FINE NOTIFICATION (RS2-6d) SIGNS MAY BE USED INTERCHANGEABLY.
- PLACE ADDITIONAL WORK ZONE SPEED LIMIT ASSEMBLIES (RS2-1a), FINES DOUBLE (RS2-6c), AND/OR FINES DOUBLE WITH FINE NOTIFICATION (RS2-6d) SIGNS AT ALL MAJOR INTERSECTIONS AND INTERCHANGES WITHIN THE PROJECT WHEN REDUCED SPEEDS AND/OR THE FINES DOUBLE OR THE FINES DOUBLE WITH FINE NOTIFICATION SIGNING OPTION IS USED.

SUPPLEMENTAL DRAWING

REVISIONS

NO.	DATE	APPR.	REMARKS
1	09/30/12	SDD	REVISED NOTE 2, REVISED TC 1 CALL OUT.

DATE	APPROVED	DEPUTY DIRECTOR
AUG.30, 2012	[Signature]	[Signature]
AUG.30, 2012	[Signature]	[Signature]

STANDARD DRAWING TITLE

DATE

REVISIONS

NO.	DATE	APPR.	REMARKS
1	11/06/2014	JLL	REVISED DRAWING NUMBER FROM TC 14 TO TC 14A, PLACED CHANNELIZERS TO DEFINE WORK SPACE IN DETAIL TC 14-3, ROTATED SIGNS ON CROSS-STREETS TO VERTICAL.

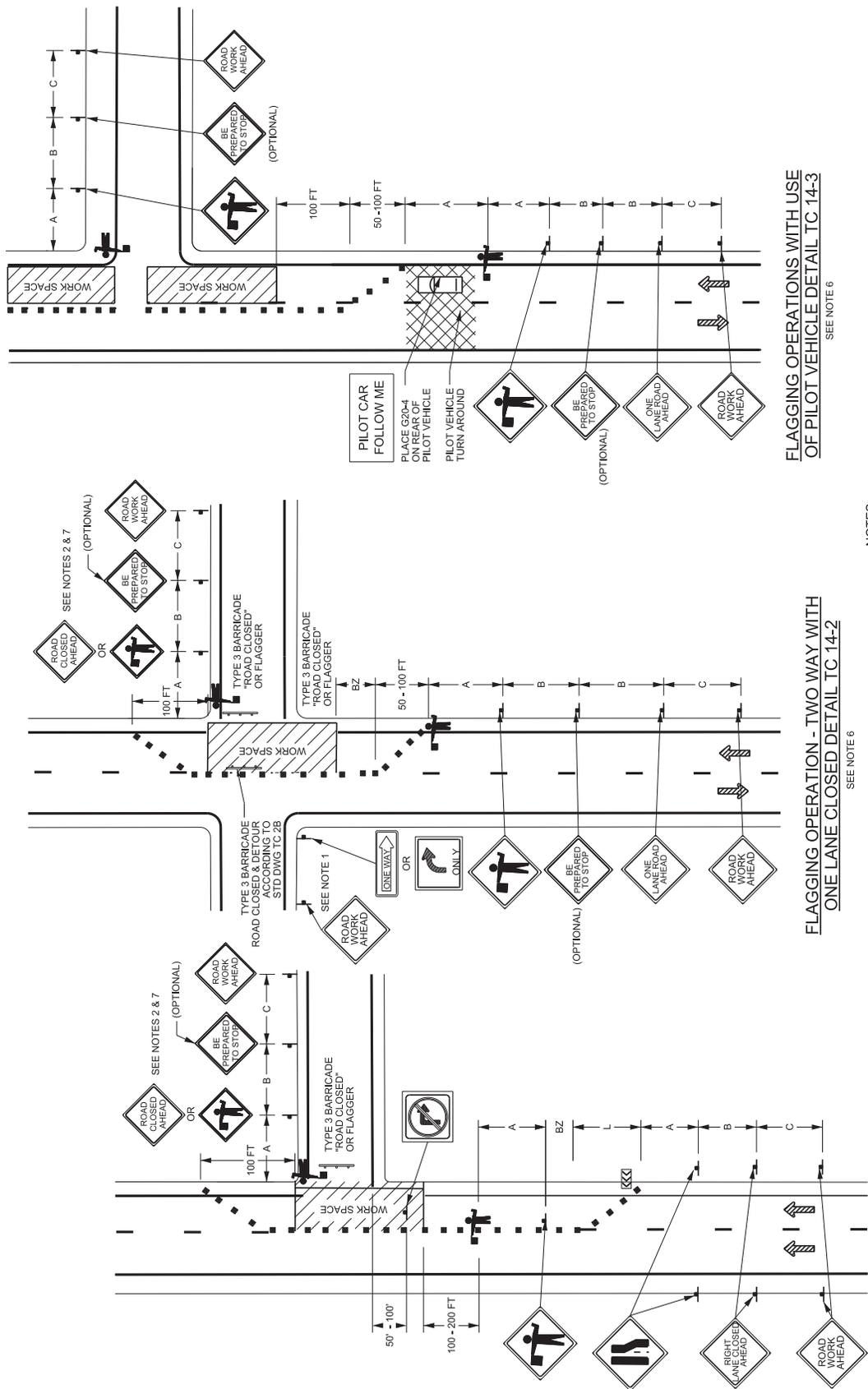
UTAH DEPARTMENT OF TRANSPORTATION
SALT LAKE CITY, UTAH

RECOMMENDED FOR APPROVAL
APPROVED
CHAIRMAN STANDARDS COMMITTEE
DEPUTY DIRECTOR

NOV 06 2014
NOV 06 2014

STANDARD DRAWING TITLE
TRAFFIC CONTROL
FLAGGING OPERATION

STD. DWG. NO.
TC 14A



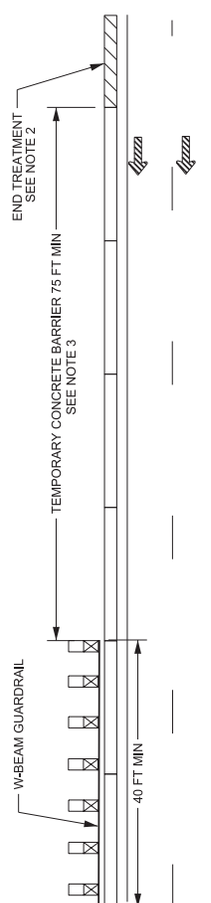
FLAGGING OPERATION - ONE WAY WITH POTENTIAL ENCROACHMENT BY WORK VEHICLE DETAIL TC 14-1

FLAGGING OPERATION - TWO WAY WITH ONE LANE CLOSED DETAIL TC 14-2

FLAGGING OPERATIONS WITH USE OF PILOT VEHICLE DETAIL TC 14-3

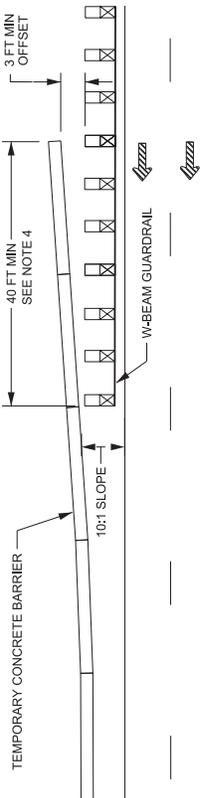
- NOTES:
1. USE A FLAGGER AT ALL INTERSECTING ROADWAYS. REFER TO STANDARD SPECIFICATION 01554 FOR REQUIREMENT AT OPERATING TRAFFIC SIGNALS.
 2. PROVIDE FLAGGING IF TURNING TRAFFIC CONFLICTS WITH ONE-WAY TRAFFIC.
 3. PROVIDE A DETOUR WHEN ROAD CLOSURE EXCEEDS 24 HOURS.
 4. SEE STD DWG TC-4A FOR TAPER, BUFFER ZONE AND SIGN SPACING CHART AND TRAFFIC CONTROL DEVICE LEGEND.
 5. SEE STD DWG TC 4C FOR PROJECT LIMIT SIGNING.
 6. USE SAME SIGN SEQUENCE, SPACING, AND FLAGGER FOR OPPOSITE DIRECTION OF TRAFFIC.
 7. USE ADVANCED ROAD CLOSURE SIGNING IF ROAD CLOSED AHEAD SIGN IS USED.

SUPPLEMENTAL DRAWING

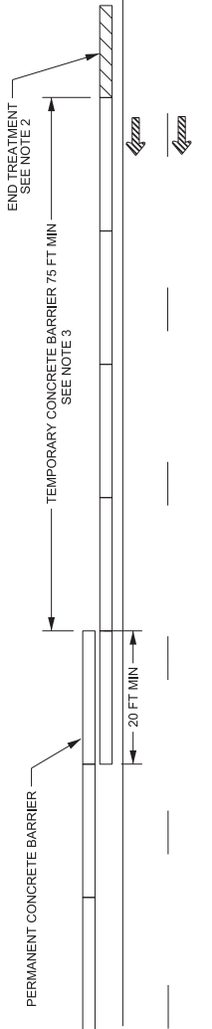


DETAIL A: TEMPORARY CONCRETE BARRIER PROTECTION FOR W-BEAM GUARDRAIL

REFER TO TC 17 FOR W-BEAM END PROTECTION OF 3 DAYS OR LESS



DETAIL B: W-BEAM GUARDRAIL WITH TEMPORARY CONCRETE BARRIER



DETAIL C: TEMPORARY CONCRETE BARRIER PROTECTION FOR PERMANENT CONCRETE BARRIER

NOTES:

1. USE THE DRAWING FOR LAYOUT OF TEMPORARY BARRIER. SEE APPLICABLE TC DRAWINGS FOR ADDITIONAL TRAFFIC CONTROL DEVICE LAYOUT REQUIREMENTS.
2. SEE THE DEPARTMENT'S GUIDELINES FOR CRASH CUSHIONS & END TREATMENTS FOR APPROVED CONSTRUCTION ZONE REQUIREMENTS.
3. USE MINIMUM FIVE (5) 20 FT CONCRETE BARRIER SECTIONS. MEET CURRENT ROADSIDE DESIGN GUIDES LENGTH OF NEED REQUIREMENT IF BLUNT END HAZARD OFFSET IS GREATER THAN 2 FT FROM THE BACK SIDE OF THE TEMPORARY BARRIER.
4. DO NOT PLACE CONCRETE BARRIER ON SLOPES GREATER THAN 6:1 BEHIND THE W-BEAM GUARDRAIL. THIS DETAIL APPLIES TO WORK ZONES ONLY.
5. CONCRETE BARRIER STABILIZATION PINS NOT REQUIRED IN WORK ZONE APPLICATIONS UNLESS SPECIFIED IN CONTRACT DOCUMENTS.
6. HALF-BARRIER SECTIONS ALLOWED WHEN PLACED ACCORDING TO STD DWG BA 2E.

SUPPLEMENTAL DRAWING

STD. DWG. NO.
TC 18

BLUNT END PROTECTION FOR W-BEAM GUARDRAIL AND CONCRETE BARRIER

UTAH DEPARTMENT OF TRANSPORTATION
STANDARD DRAWINGS FOR ROAD AND BRIDGE CONSTRUCTION
SALT LAKE CITY, UTAH

NO.	DATE	APPR.	REMARKS
1	8/30/2012	SD	NW DRAWING

RECOMMENDED APPROVAL
[Signature]
CHAIRMAN STANDARDS COMMITTEE
APPROVED
AUG.30.2012

DEPUTY DIRECTOR
[Signature]
AUG.30.2012

NO.	DATE	APPR.	REMARKS
1	8/30/2012	SDD	NEW DRAWING.

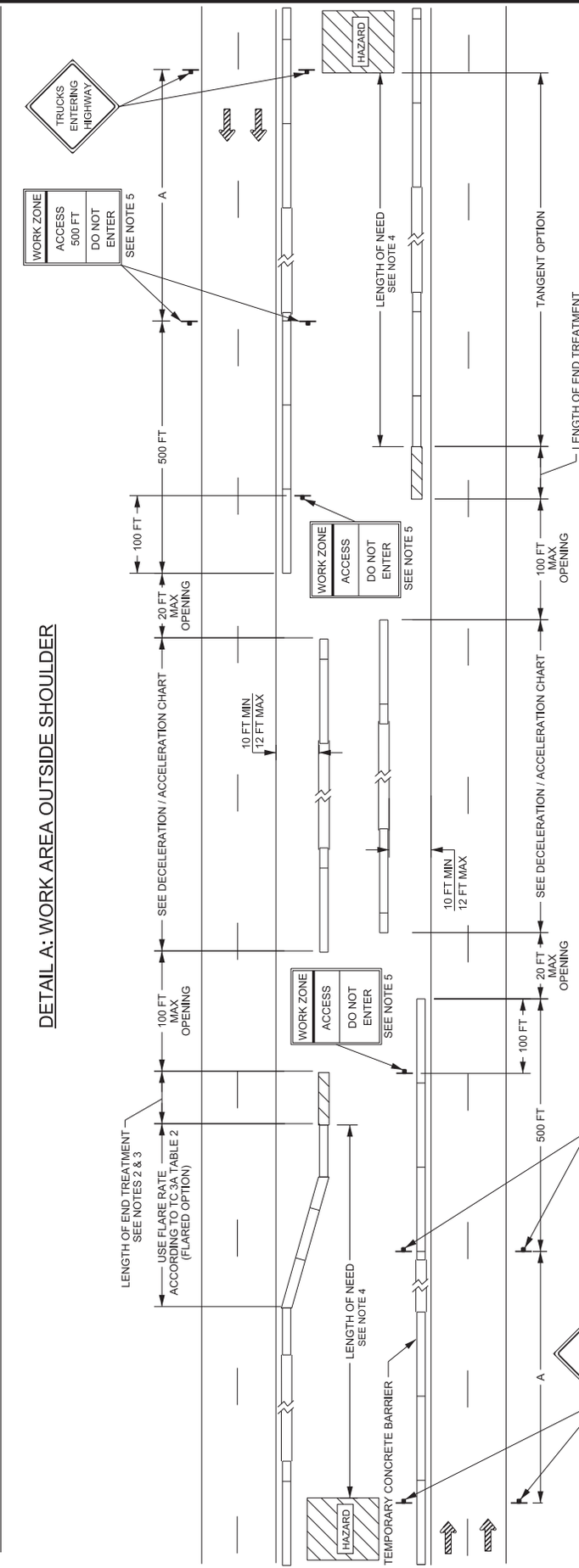
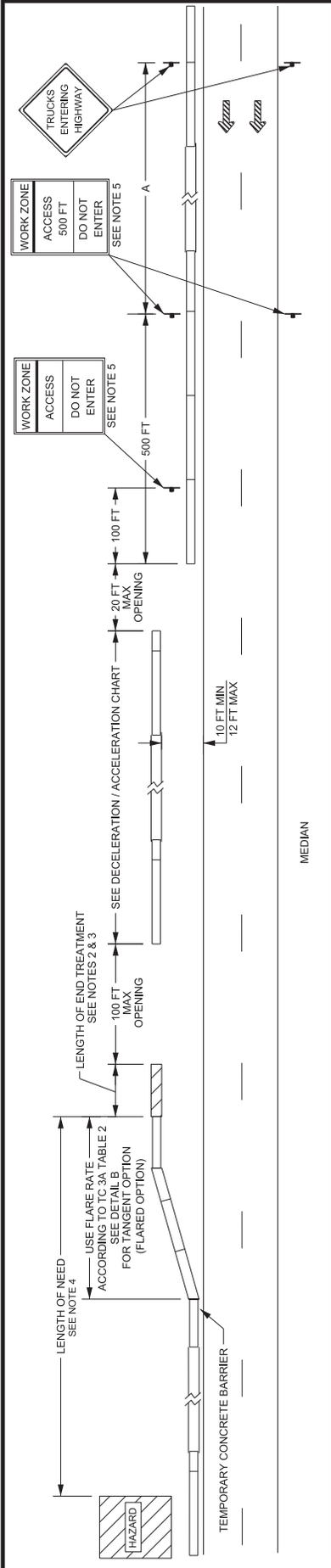
UTAH DEPARTMENT OF TRANSPORTATION
STANDARD DRAWINGS FOR ROAD AND BRIDGE CONSTRUCTION
SALT LAKE CITY, UTAH

RECOMMENDED FOR APPROVAL: *[Signature]*
CHAIRMAN STANDARDS COMMITTEE
APPROVED: *[Signature]*
DEPUTY DIRECTOR

DATE: AUG. 30, 2012

STANDARD DRAWING TITLE
CONSTRUCTION ACCESS POINTS FOR SPEEDS OF 55 MPH AND GREATER

STD. DWG. NO.
TC 19



DETAIL B: WORK AREA INSIDE SHOULDER

NOTES:

1. SELECT THE CONSTRUCTION ACCESS POINT LOCATIONS WITH THE APPROVAL OF THE ENGINEER. SELECT LOCATIONS WITH GOOD SIGHT DISTANCE AND EASE OF ACCESS FOR ENTERING VEHICLES. AVOID LOCATIONS WITH OBSTRUCTIONS TO VISIBILITY SUCH AS OVERHANGING SIGNAGE, POLE TOPS, OR SIGNAGE.
2. USE THE DEPARTMENT'S GUIDELINES FOR CRASH CUSHIONS & END TREATMENTS, CURRENT EDITION, FOR APPROVED CONSTRUCTION ZONE SYSTEMS.
3. PLACE THE CRASH CUSHION / END TREATMENT AND THE LAST BARRIER SECTION PARALLEL TO TRAFFIC.
4. USE PROPER LENGTH OF NEED FOR BOTH FLARED AND TANGENT TEMPORARY BARRIER OPTIONS ACCORDING TO THE REQUIREMENTS OF THE CURRENT EDITION OF THE ROADSIDE DESIGN GUIDE. USE THE PRE-CONSTRUCTION POSTED SPEED LIMIT PRIOR TO THE WORK ZONE FOR THE DESIGN OF THE REQUIRED LENGTH OF NEED.
5. SEE THE DESIGN GUIDES FOR SIGN DESIGN AND LAYOUT.
6. ACCESS 500 FT SIGNS.
7. MAINTAIN MINIMUM 2 FT SHOULDER WIDTHS.

DECELERATION / ACCELERATION CHART PRE-CONSTRUCTION POSTED SPEED LIMIT (MPH):	MINIMUM REQUIRED LENGTH:
55	500 FT
60	560 FT
65	660 FT
70	740 FT
75	820 FT
80	920 FT

SUPPLEMENTAL DRAWING

X. Standard Drawings IndexSTANDARD DRAWINGS INDEX (Supplemental Issue #13, September 21, 2015)
UTAH DEPARTMENT OF TRANSPORTATION

NUMBER	TITLE	CURRENT DATE
Advanced Traffic Management System (AT)		
AT 1	Legend Sheet	01/01/12
AT 2A	Ramp Meter Details	01/01/12
AT 2B	Ramp Meter Details	01/01/12
AT 3	Ramp Meter Overhead Sign Panel	01/01/12
AT 4	Typical Ramp Meter Signal Head Mounting	01/01/12
AT 5A	Ramp Meter Detection Layout	02/28/13
AT 5B	Ramp Meter Queue Detection Layout	02/28/13
AT 5C	Ramp Meter Detection Zone Number Assignment	02/28/13
AT 6	Conduit Details	06/27/13
AT 7A	Polymer Concrete Junction Box Details	01/01/12
AT 7B	Precast Concrete Fiber Optic and Utility Vault Details	01/01/12
AT 8	ATMS Cabinet	01/01/12
AT 9	ATMS Cabinet Disconnect and Transformer Frame	01/01/12
AT 10A	CCTV Mounting Detail and Wiring Diagram	01/01/12
AT 10B	CCTV Mounting Detail and Wiring Diagram	01/01/12
AT 10C	CCTV Mounting Detail and Wiring Diagram	01/01/12
AT 10D	Camera Cable Splicing Diagrams	01/01/12
AT 10E	CCTV DIP Switch Settings	01/01/12
AT 11A	CCTV Pole Mounting Details	10/31/13
AT 11B	Non-Intrusive Detector Mounting Details	10/31/13
AT 11C	Pole Mounted Cabinet Bracket	10/31/13
AT 12	CCTV Foundations for CCTV Pole	08/27/15
AT 13	HAR Pole Detail	01/01/12
AT 14	Weigh In Motion Piezo Details	01/01/12
AT 15	RWIS Site and Foundation Details	10/31/13
AT 16	RWIS Tower Base and Service Pad Layout	10/31/13
AT 17	RWIS Ground Rod Installation and Tower Grounding	10/31/13
AT 18	Utility Marker Post Details	04/25/13
AT 19	Utility Marker Post Locations	01/01/12
Barriers (BA)		
BA 1A1	Concrete Barrier General Notes and Standard Details 1 of 2	01/01/12
BA 1A2	Concrete Barrier General Notes and Standard Details 2 of 2	06/26/14
BA 1B	Concrete Barrier Median Installation	01/01/12
BA 1C	Concrete Barrier Shoulder Installation	01/01/12
BA 1D	Concrete Barrier Layout	01/01/12
BA 1E	Concrete Barrier Column Protection	02/27/14
BA 2A	Precast Concrete Barrier – 32 Inch New Jersey Shape	06/26/14

Federal Projects With 8½ x 11 Plan Sheets

BA 2B	Precast Concrete Barrier – 32 Inch New Jersey Shape, Sloped End Section (Speeds ≤ 40 MPH)	01/01/12
BA 2C	Precast Concrete Barrier – 32 Inch New Jersey Shape, Median Small Sign Section	06/26/14
BA 2D	Cast-In-Place Concrete Barrier – 32 Inch New Jersey Shape, 42 Inch Constant Slope Barrier Transition	06/26/14
BA 2E	Precast Concrete Half Barrier – 32 Inch New Jersey Shape	06/26/14
BA 3A1	Cast-In-Place Concrete Constant Slope Barrier – 42 Inch 1 of 3	01/01/12
BA 3A2	Cast-In-Place Concrete Constant Slope Barrier – 42 Inch 2 of 3	01/01/12
BA 3A3	Cast-In-Place Concrete Constant Slope Barrier – 42 Inch 3 of 3	01/01/12
BA 3B	Cast-In-Place Concrete Constant Slope Barrier – 42 Inch, Electrical Details	01/01/12
BA 3C1	Cast-In-Place Concrete Constant Slope Barrier – 42 Inch, Sign Structure Foundation Transition 1 of 2	01/01/12
BA 3C2	Cast-In-Place Concrete Constant Slope Barrier – 42 Inch, Sign Structure Foundation Transition 2 of 2	01/01/12
BA 3D	Cast-In-Place Concrete Constant Slope Barrier – 42 Inch, Median Small Sign Section	01/01/12
BA 3E1	Cast-In-Place Concrete Constant Slope Barrier – 42 Inch, TL-5 1 of 2	01/01/12
BA 3E2	Cast-In-Place Concrete Constant Slope Barrier – 42 Inch, TL-5 2 of 2	01/01/12
BA 3F1	Cast-In-Place Concrete Constant Slope Barrier – 42 Inch, Bridge Parapet Transition 1 of 3	01/01/12
BA 3F2	Cast-In-Place Concrete Constant Slope Barrier – 42 Inch, Bridge Parapet Transition 2 of 3	01/01/12
BA 3F3	Cast-In-Place Concrete Constant Slope Barrier – 42 Inch, Bridge Parapet Transition 3 of 3	01/01/12
BA 3G	Precast Concrete Constant Slope Barrier – 42 Inch	01/01/12
BA 3H	Precast Concrete Constant Slope Barrier – 42 Inch, Sloped End Section (Speeds ≤ 40 MPH)	01/01/12
BA 3I1	Precast Concrete Constant Slope Barrier – 42 Inch, Median Small Section 1 of 2	01/01/12
BA 3I2	Precast Concrete Constant Slope Barrier – 42 Inch, Median Small Section 2 of 2	01/01/12
BA 3J	Precast Concrete Constant Slope Barrier – 42 Inch, 32 Inch New Jersey Shape Transition	01/01/12
BA 3K	Cast-In-Place Concrete Constant Slope Half Barrier – 42 Inch	01/01/12
BA 3L	Precast Concrete Constant Slope Half Barrier – 42 Inch	08/30/12
BA 3M1	Cast-In-Place Concrete Constant Slope Barrier – 54 Inch 1 of 3	01/01/12
BA 3M2	Cast-In-Place Concrete Constant Slope Barrier – 54 Inch 2 of 3	01/01/12

Federal Projects With 8½ x 11 Plan Sheets

BA 3M3	Cast-In-Place Concrete Constant Slope Barrier – 54 Inch 3 of 3	01/01/12
BA 3N1	Cast-In-Place Concrete Constant Slope Barrier – 54 Inch, Median Small Sign Section 1 of 2	01/01/12
BA 3N2	Cast-In-Place Concrete Constant Slope Barrier – 54 Inch, Median Small Sign Section 2 of 2	01/01/12
BA 3O1	Cast-In-Place Concrete Constant Slope Barrier – 54 Inch, TL-5 1 of 3	01/01/12
BA 3O2	Cast-In-Place Concrete Constant Slope Barrier – 54 Inch, TL-5 2 of 3	01/01/12
BA 3O3	Cast-In-Place Concrete Constant Slope Barrier – 54 Inch, TL-5 3 of 3	01/01/12
BA 3P1	Cast-In-Place Concrete Constant Slope Barrier – 54 Inch, Bridge Parapet Transition 1 of 3	01/01/12
BA 3P2	Cast-In-Place Concrete Constant Slope Barrier – 54 Inch, Bridge Parapet Transition 2 of 3	01/01/12
BA 3P3	Cast-In-Place Concrete Constant Slope Barrier – 54 Inch, Bridge Parapet Transition 3 of 3	01/01/12
BA 3Q	Cast-In-Place Concrete Constant Slope Barrier – 54 Inch, 42 Inch Constant Slope Barrier Transition	01/01/12
BA 4A	W-Beam Guardrail Hardware	01/01/12
BA 4B1	W-Beam Guardrail Transition Hardware	01/01/12
BA 4B2	W-Beam Guardrail Transition Layouts Approach End and Trailing End	01/01/12
BA 4B3	W-Beam Guardrail Transition Curb Sections	10/31/13
BA 4B4	W-Beam Guardrail Median Barrier Transition Hardware and Layout	08/30/12
BA 4C1	W-Beam Guardrail Anchor Type 1	08/29/13
BA 4C2	W-Beam Guardrail Anchor Type II	01/01/12
BA 4D1	W-Beam Guardrail Installations	08/30/12
BA 4D2	W-Beam Guardrail Installations	01/01/12
BA 4D3	W-Beam Guardrail Typical Line Post Embedment Special Conditions	08/27/15
BA 4E1	W-Beam Guardrail with Modified Curb and Gutter	01/01/12
BA 4E2	W-Beam Guardrail with Curb and Gutter ≥ 5 Inches	08/30/12
BA 4F1	W-Beam Guardrail Buried In Backslope Terminal	08/30/12
BA 4F2	W-Beam Guardrail Buried In Backslope Terminal with Rub Rail	01/01/12
BA 4F3	W-Beam Guardrail Buried In Backslope Terminal Anchor	01/01/12
BA 4G	W-Beam Guardrail Curve Breakaway Details	06/26/14
BA 4H1	W-Beam Guardrail Nested Rail 12 Ft 6 Inch Span	01/01/12
BA 4H2	W-Beam Guardrail Nested Rail 18 Ft 9 Inch Span	01/01/12
BA 4H3	W-Beam Guardrail Nested Rail 25 Ft Span	01/01/12
BA 4H4	W-Beam Guardrail with Precast Barrier For Span ≥ 25 Ft	08/30/12
BA 4H5	W-Beam Guardrail Reduced Deflection Criteria	01/01/12

Federal Projects With 8½ x 11 Plan Sheets

BA 4I	W-Beam Guardrail Right Shoulder Transition On Slopes Steeper Than 10:1 or Flatter or Equal to 6:1	01/01/12
BA 4J1	W-Beam Guardrail Typical Divided Roadways	01/01/12
BA 4J2	W-Beam Guardrail Typical Multilane Arterial	01/01/12
BA 4J3	W-Beam Guardrail Typical 2 Lane 2 Way	01/01/12
BA 5A	Cable Barrier Typical Hardware and Foundation Requirements	01/01/12
BA 5B1	Cable Barrier Placement	06/26/14
BA 5B2	Cable Barrier Placement	06/26/14
BA 5C1	Cable Barrier W-Beam Anchor Assembly	01/01/12
BA 5C2	Cable Barrier Parapet Departure Bracket	01/01/12
BA 5D1	Median Cable Barrier W-Beam Double Sided and Freeway Crossover Anchor System (Type C; C.A.T., Brakemaster)	10/31/13
BA 5D2	Median Cable Barrier W-Beam Double Sided and Freeway Crossover Anchor System (Type C; FLEAT-MT)	10/31/13
BA 5E1	Cable Barrier W-Beam Narrow Median Parapet or Concrete Barrier Anchor	01/01/12
BA 5E2	Cable Barrier W-Beam Approach Transition	01/01/12
BA 5E3	Cable Barrier W-Beam Precast Concrete Barrier Trailing Anchor	01/01/12
BA 5F1	Cable Barrier W-Beam Single Sided Approach Anchor System	01/01/12
BA 5F2	Cable Barrier W-Beam Single Sided Departure Anchor System	01/01/12
BA 5G	Cable Barrier W-Beam Freeway/Expressway Right Shoulder Anchor System	01/01/12
BA 5H	Cable Barrier W-Beam Right Shoulder Application	01/01/12
BA 5I1	Cable Barrier with Existing W-Beam Approach	01/01/12
BA 5I2	Cable Barrier with Existing W-Beam Trailing End	01/01/12
BA 5J1	Cable Barrier Median Hazard Protection	08/29/13
BA 5J2	Cable Barrier Span Greater Than or Equal 15 Ft to Less Than or Equal 30 Ft	08/29/13
BA 5K	Cable Barrier with Existing Crash Cushion Median Application	01/01/12

Catch Basins and Cleanouts (CB)

CB 1	Curb and Gutter Inlet	01/01/12
CB 2	Open Curb Inlet	01/01/12
CB 3	Shallow Catch Basin	01/01/12
CB 4	Open Curb Shallow Catch Basin	01/01/12
CB 5A	Standard Catch Basin and Cleanout Box	01/01/12
CB 5B	Standard Catch Basin and Cleanout Box Section	01/01/12
CB 6A	Drop Inlet Type "A"	01/01/12
CB 6B	Berm Apron with Drop Inlet Type "A"	01/01/12
CB 7A	Drop Inlet Type "B"	01/01/12
CB 7B	Normal Apron with Drop Inlet Type "B"	01/01/12
CB 8A	Double Catch Basin	01/01/12

Federal Projects With 8½ x 11 Plan Sheets

CB 8B	Double Catch Basin	01/01/12
CB 9A	Standard Catch Basin and Cleanout Box Situation and Layout	01/01/12
CB 9B	Standard Catch Basin and Cleanout Box Section Details	01/01/12
CB 9C	Standard Catch Basin and Cleanout Box Schedule of Installation 18 Inch to 42 Inch RCP 12 Inch to 48 Inch CMP	01/01/12
CB 9D	Standard Catch Basin and Cleanout Box Schedule of Installation 48 Inch to 66 Inch RCP 60 Inch to 78 Inch CMP	01/01/12
CB 10A	Standard Catch Basin and Cleanout Box Situation and Layout	01/01/12
CB 10B	Standard Catch Basin and Cleanout Box Section Details	01/01/12
CB 10C	Standard Catch Basin and Cleanout Box Schedule of Installation 42 Inch to 60 Inch RCP 48 Inch to 72 Inch CMP	01/01/12
CB 11	Precast Concrete Standard Manhole	02/28/13
CB 12	Precast Concrete Drainage Box	01/01/12

Crash Cushions (CC)

CC 1	Crash Cushion and End Treatment Markings	01/01/12
CC 2	Crash Cushion Drainage Details Guideline A	01/01/12
CC 3	Crash Cushion and End Treatments Drainage Details Guideline B	01/01/12
CC 4A	Details for Placement Crash Cushions Type A, B, And D	01/01/12
CC 4B	Crash Cushion Mounted On Median Island	01/01/12
CC 4C	Crash Cushion Split Median Island w/RR Crossing	01/01/12
CC 5A	Grading and Placement Details Crash Cushion Type C Brakemaster	01/01/12
CC 5B	Grading and Placement Details Crash Cushion Type C C.A.T	01/01/12
CC 5C	Grading and Placement Details Crash Cushion Type C FLEAT-MT	01/01/12
CC 6	Crash Cushion Type E Sand Barrel Details	01/01/12
CC 7A	Grading and Installation Details End Treatment Type F Quad Trend 350	01/01/12
CC 7B	Grading and Installation Details End Treatment Type F BEAT-SSCC	01/01/12
CC 8A	Grading and Installation Details Crash Cushion Type G	06/27/13
CC 8B	Grading and Installation Details for "3R" Projects End Treatment Type G	06/27/13
CC 9A	Grading and Installation Details End Treatment Type H	01/01/12
CC 9B	Maintenance Only Grading and Installation Details End Treatment Type H	01/01/12

Diversion Boxes (DB)

DB 1A	Standard Diversion Box/Cover Plate/Grating for 18 Inch DIA. or 24 Inch DIA. Pipe	01/01/12
DB 1B	Standard Diversion Box Hinged Lid Details for 18 Inch DIA or 24 Inch DIA Pipe	01/01/12

Federal Projects With 8½ x 11 Plan Sheets

DB 1C	Standard Diversion Box Bicycle Safe Grating Details for 18 Inch DIA or 24 Inch DIA Pipe	01/01/12
DB 1D	Standard Diversion Box Three Gate Box Sections for 18 Inch DIA or 24 Inch DIA Pipe	01/01/12
DB 1E	Standard Diversion Box Three Gate Box Sections for 18 Inch DIA or 24 Inch DIA Pipe	01/01/12
DB 1F	Standard Diversion Box Three Gate Box Sections for 18 Inch DIA or 24 Inch DIA Pipe	01/01/12
DB 2A	Standard Diversion Box w/Interchangeable Walls, Bottom Slab, Walls, and Apron Details	01/01/12
DB 2B	Standard Diversion Box w/Interchangeable Walls, Quantities Schedule	01/01/12
DB 2C	Standard Diversion Box w/Interchangeable Walls, Hand Slide Gate Details	01/01/12
DB 2D	Standard Diversion Box Type G Hand Slide Gate Details	01/01/12
DB 2E	Standard Diversion Box Hinged Lid (Solid Cover Plate) Type A Details Type I Plan	01/01/12
DB 2F	Standard Diversion Box Hinged Lid (Solid Cover Plate) Type A Details Type II Plan	01/01/12
DB 2G	Standard Diversion Box Hinged Lid Solid Cover Type B Details	01/01/12
DB 2H	Standard Diversion Box Hinged Lid Solid Cover Type B and C Details	01/01/12
DB 3A	Standard Diversion Box with Manhole Cover Situation and Layout	01/01/12
DB 3B	Standard Diversion Box with Manhole Cover Up to 42 Inch RCP and Up To 54 Inch CMP	01/01/12
DB 3C	Standard Diversion Box with Manhole Cover 48 Inch to 72 Inch RCP and 60 Inch to 84 Inch CMP	01/01/12
DB 4	Standard Transition Concrete Lined Ditch to Pipe or Diversion Box	01/01/12

Design Drawings (DD)

DD 1	Superelevation, Widening, and Edge Detail	01/01/12
DD 2	Surface Ditch, Benched Slope, and Cut Ditch Details	01/01/12
DD 3	Passing and Climbing Lanes	04/30/15
DD 4	Geometric Design for Freeways (Roadway)	01/01/12
DD 5A	Entrance and Exit Ramps At Crossroads	01/01/12
DD 5B	Entrance and Exit Ramps At Crossroads	01/01/12
DD 6	Entrance and Exit Ramp Geometrics	01/01/12
DD 7	Freeway Crossover	01/01/12
DD 8	Structural Geometric Design Standards for Clearances	02/28/13
DD 9	Structural Geometric Design Standards	01/01/12
DD 10	Rural Multi Lane Highways Other Than Freeways	01/01/12
DD 11	Rural Two Lane Highways	01/01/12
DD 12	Frontage and Access Roads (Under 50 ADT)	01/01/12

Federal Projects With 8½ x 11 Plan Sheets

DD 13A	Typical Rural 2 Lane Road T-Intersection (High Speed)	01/01/12
DD 13B	Typical Rural 2 Lane Road T-Intersection (Low Speed) 40 MPH or Less	01/01/12
DD 14A1	Typical Rural 2 Lane Road Intersection (High Speed) 45 MPH or Higher	01/01/12
DD 14A2	Typical Rural 2 Lane Road Intersection (High Speed) with Left Turn Acceleration Lane	01/01/12
DD 14B	Typical Rural 2 Lane Road Intersection (Low Speed)	08/30/12
DD 15	Embankment for Bridge Placement	01/01/12
DD 16	Grade-Separated Arterials Other Than Freeways 50 to 60 MPH	01/01/12
DD 17	Clear Zone and Lateral Offset to Obstruction	01/01/12
DD 18	Utility Location Requirements	06/27/13
DD 19	Marked Pedestrian Crosswalk Enhancement Flowchart	04/30/15

Drainage (DG)

DG 1	Fill Height for Metal Pipe (Steel)	01/01/12
DG 2	Fill Height for Metal Pipe (Aluminum)	01/01/12
DG 3	Fill Height for Plastic and Concrete Pipe	02/27/14
DG 4	Pipe Minimum Cover	02/27/14
DG 5	Drainage Pipe Installation	02/27/14
DG 6	Safety Slope End Section for Circular and Arched Pipes	01/01/12
DG 7	Gasketed Joints or Coupling Bands for CMP	01/01/12
DG 8	Metal Culvert End Section	01/01/12
DG 9	Concrete Pipe Culvert End Sections	01/01/12
DG 10	Miscellaneous Pipe Details	02/27/14

Environmental Controls (EN)

EN 1	Temporary Erosion Control (Check Dams)	01/01/12
EN 2	Temporary Erosion Control (Silt Fence)	01/01/12
EN 3	Temporary Erosion Control (Slope Drain and Temporary Berm)	02/26/15
EN 4	Temporary Erosion Control (Drop Inlet Barriers)	01/01/12
EN 5	Temporary Erosion Control (Pipe Inlet and Gutter Inlet Barriers)	01/01/12
EN 6	Temporary Erosion Control (Sediment Trap and Stabilized Construction Entrance)	01/01/12
EN 7	Temporary Erosion Control (Straw Bale Barrier)	01/01/12

Fence and Gates (FG)

FG 1A	Right Of Way Fence and Gates (Wood Post)	01/01/12
FG 1B	Right Of Way Fence and Gates (Wood Post)	01/01/12
FG 2A	Right Of Way Fence and Gates (Metal Post)	01/01/12
FG 2B	Right Of Way Fence and Gates (Metal Post)	01/01/12
FG 3	Swing Gates Type I for Gates Less Than 17 FT	01/01/12

Federal Projects With 8½ x 11 Plan Sheets

FG 4A	Standard Wildlife Escape Ramp Details	01/01/12
FG 4B	High Migratory Wildlife Escape Ramp Details	01/01/12
FG 4C	Corner Brace Wildlife Escape Ramp Details	01/01/12
FG 4D	Wildlife Pole Fence Detail	01/01/12
FG 5	Swing Gates Type II for Gates Wider Than 17 FT	01/01/12
FG 6	Chain Link Fence	01/01/12

Grates, Frames, and Trash Racks (GF)

GF 1	Manhole Frame and Grated Cover	01/01/12
GF 2	Manhole Frame and Solid Cover	01/01/12
GF 3	Rectangular Grate and Frame	01/01/12
GF 4	Directional Flow Grate and Frame	01/01/12
GF 5	Solid Cover and Frame	01/01/12
GF 6	Manhole Steps	01/01/12
GF 7	Standard Screw Gate and Frame	01/01/12
GF 8	2 FT x 2 FT Grate and Frame	01/01/12
GF 9	28 Inches x 24 Inches Directional Flow Grate and Frame	01/01/12
GF 10	Standard Trash Racks 90 Degree Crossing Angle	01/01/12
GF 11	Standard Trash Racks	01/01/12
GF 12	Standard Trash Racks	01/01/12
GF 13	Open Curb Inlet Grate and Frame	01/01/12
GF 14	Solid Cover for Std Dwg DB 1	01/01/12
GF 15	Standard Screw Grate and Frame	01/01/12
GF 16	Perpendicular Grate and Frame	01/01/12

General Road Work (GW)

GW 1A	Raised Island	01/01/12
GW 1B	Raised Island and Plowable End Section	10/31/13
GW 1C	Raised Island Details	06/26/14
GW 1D	Median Reflector Details	10/31/13
GW 2	Concrete Curb and Gutter Types	01/01/12
GW 3	Concrete Curb and Gutter Details	01/01/12
GW 4A	Concrete Driveways and Sidewalks	02/28/13
GW 4B	Concrete Driveways and Sidewalks	02/28/13
GW 5A	Pedestrian Access	11/06/14
GW 5B	Pedestrian Access	11/06/14
GW 5C	Pedestrian Access	11/06/14
GW 5D	Pedestrian Access	11/06/14
GW 6	Right Of Way Marker	01/01/12
GW 7	Newspaper and Mailbox Stop Layout	01/01/12
GW 8	Newspaper and Mailbox Supports	01/01/12
GW 9A	Delineation Hardware	01/01/12
GW 9B	Linear Delineation Panel and Installation Details	01/01/12
GW 10	Delineation Application	01/01/12
GW 11	Sidewalks and Shoulders On Urban Roadways	02/28/13

Federal Projects With 8½ x 11 Plan Sheets

GW 12A1	Active Pedestrian Controls for Railroad Crossings Sheet 1 of 2	04/25/13
GW 12A2	Active Pedestrian Controls for Railroad Crossings Sheet 2 of 2	04/25/13
GW 12B1	Passive Pedestrian Controls for Railroad Crossings Sheet 1 of 2	04/25/13
GW 12B2	Passive Pedestrian Controls for Railroad Crossings Sheet 2 of 2	04/25/13
GW 12C1	Pedestrian Controls Semi-Exclusive Railroad Alignments Sheet 1 of 2	04/25/13
GW 12C2	Pedestrian Controls Semi-Exclusive Railroad Alignments Sheet 2 of 2	04/25/13
GW 12D	Pedestrian Controls Street Running Railroad Alignment Signalized Intersections	04/25/13
GW 12E	Pedestrian Controls Street Running Railroad Alignment Unsignalized Intersections	04/25/13

Paving (PV)

PV 1	Joints for Highways with Concrete Traffic Lanes and Shoulders	01/01/12
PV 2	Pavement/Approach Slab Details	01/01/12
PV 3	Concrete Pavement Details 1 of 2	11/06/14
PV 4	Concrete Pavement Details 2 of 2	04/30/15
PV 5	Urban Concrete Pavement Details	01/01/12
PV 6A	Rumble Strips Shoulder Details	04/30/15
PV 6B	Rumble Strips Depth and Location Details	04/30/15
PV 7A	Typical Rumble Strip Shoulder Sequencing and Applications	04/30/15
PV 7B	Typical Rumble Strip Center Line Sequencing and Application	04/30/15
PV 8	Typical Rumble Strip Centerline Application	04/30/15
PV 9	Dowel Bar Retrofit	02/28/13
PV 10	Utility Orientation/Adjustments in PCCP	10/31/13

Signals (SL)

SL 1A	Traffic Signal Mast Arm Pole and Luminaire Extension 30 Ft Through 55 Ft	02/26/15
SL 1B	Traffic Signal Mast Arm Pole and Luminaire Extension 60 Ft Through 75 Ft	02/26/15
SL 2	Traffic Signal Mast Arm Mounting Details	02/26/15
SL 3	Underground Service Pedestal Details	01/01/12
SL 4	Traffic Signal Mast Arm Pole Foundation	02/26/15
SL 5	Traffic Signal Pole	01/01/12
SL 6	Signal Head Details	10/31/13
SL 7	Pedestrian Signal Assembly	11/06/14
SL 8	Traffic Signal Cabinet Base Details	01/01/12
SL 9	Traffic Signal Loop Detector Details	01/01/12

Federal Projects With 8½ x 11 Plan Sheets

SL 10	Traffic Counting Loop Detector Details	01/01/12
SL 11	Highway Luminaire Pole Ground Mount	01/01/12
SL 12	Luminaire Slip Base Details	01/01/12
SL 13	Highway Luminaire Pole Barrier Mount	01/01/12
SL 14	Highway Luminaire Pole Foundation Extension	01/01/12
SL 15	Single Transformer Substation Details	01/01/12
SL 16	Solar Traffic Counting Station	06/26/14
SL 17A	Pedestrian Signal Crosswalk	04/30/15
SL 17B	Pedestrian Hybrid Beacon Crosswalk	04/30/15
SL 17C	Flashing Beacon at a Crosswalk Intersection	04/30/15
SL 17D	Flashing Beacon at Midblock Crosswalk	04/30/15
SL 18	Advance Warning Signal (AWS) System	08/27/15

Signs (SN)

SN 1	Signs At Railroad Crossings	01/01/12
SN 2A	School Speed Limit Assembly	11/06/14
SN 2B	School Speed Limit Assembly	01/01/12
SN 3	Overhead School Speed Limit Assembly	10/31/13
SN 4	Object Markers "T" Intersection and Pavement Transition Guidance	01/01/12
SN 5	Typical Installation for Milepost Signs	01/01/12
SN 6	Speed Reduction Sign Sequence	10/31/13
SN 7A	Placement of Ground Mount Signs	01/01/12
SN 7B	Placement of Ground Mount and Barrier Mount Signs	01/01/12
SN 8A	Temporary Use Ground Mounted Timber Sign Post	01/01/12
SN 8B	Temporary Use Ground Mounted Square Steel Sign Post	01/01/12
SN 9A	Small Sign Tubular Steel Post Base with Concrete (B1) (Socket System)	01/01/12
SN 9B	Small Sign Tubular Steel Post Base (B2A) (Triangular Steel Anchor System)	01/01/12
SN 9C	Small Sign Tubular Steel Post Base with Concrete (B2B) (Triangular Steel Anchor System in Concrete)	01/01/12
SN 10A	Slipbase Sign Base (B3) Hardware	02/28/13
SN 10B	Slipbase Sign Base (B3) Installation	02/28/13
SN 11A	Surface Mounted Tubular Steel Sign Base (B4A)	01/01/12
SN 11B	Side Mounted Tubular Steel Sign Base (B4B)	01/01/12
SN 12A	Barrier Mounted Tubular Steel Sign Bases (B5A and B5B)	01/01/12
SN 12B	Barrier Mounted Tubular Steel Sign Bases 20 SQ Ft or Less	01/01/12
SN 13A	Tubular Steel Sign Mounting Requirements	10/31/13
SN 13B	Tubular Steel Sign Mounting Hardware	01/01/12
SN 13C	Mounting Bar Placement for Small Signs	02/27/14
SN 14A	Freeway Sign Post Requirements	01/01/12
SN 14B	Freeway Sign Base and Post Requirements (B6A-B6B-B6C)	01/01/12
SN 14C	Freeway Sign Foundation and Fuse Plate Requirements	01/01/12
SN 14D	Freeway Sign Frame Fabrication Details	08/30/12
SN 14E	Freeway Sign Bracket Details	08/30/12

Federal Projects With 8½ x 11 Plan Sheets

SN 15	Mounting Brackets and Clamps	01/01/12
SN 16A	Multi-Directional Breakaway Base for Steel I-Beam Supports, General Notes	11/06/14
SN 16B	Multi-Directional Breakaway Base for Steel I-Beam Sign Supports, Two Posts	11/06/14
SN 16C	Multi-Directional Breakaway Base for Steel I-Beam Sign Supports, Three Posts	11/06/14
SN 16D	Multi-Directional Breakaway Base for Steel I-Beam Sign Supports, Foundation Details	11/06/14
SN 16E	Multi-Directional Breakaway Base for Sign Post, (B7A)	11/06/14
SN 16F	Multi-Directional Breakaway Base for Sign Post, (B7B)	11/06/14
SN 16G	Multi-Directional Breakaway Base for Sign Post, (B7C)	11/06/14
SN 16H	Multi -Directional Breakaway Base for Round Pipe Single Post, (B7D)	11/06/14
SN 16I	Multi -Directional Breakaway Base for Round Pipe Double Post, (B7D)	11/06/14
SN 17	Freeway Crossover Signing	01/01/12
SN 18	Chevron Alignment Signs	01/01/12
SN 19A	Preferential Lane Signing and Pavement Marking Details	04/30/15
SN 19B	Preferential Lane Access Opening Details	04/30/15
SN 19C	Preferential Lane Median Signing Spacing Greater 1 Mile	04/30/15
SN 19D	Preferential Lane Median Signing Spacing Equal to or Less Than 1 Mile	04/30/15

Striping (ST)

ST 1	Typical Pavement Markings No Pass Zone and Lane Reduction	04/30/15
ST 2	Typical Pavement Markings Entrance Ramps	01/01/12
ST 3A	Typical Pavement Markings Exit Ramps	01/01/12
ST 3B	Typical Pavement Markings Exit Ramps	01/01/12
ST 4	Crosswalks, Parking, and Intersection Approaches	01/01/12
ST 5	Painted Median and Auxiliary Lane Details	01/01/12
ST 6A	Passing Lane Details	04/30/15
ST 6B1	Freeway Climbing Lane Inside Widening Detail	04/30/15
ST 6B2	Freeway Climbing Lane Outside Widening Detail	04/30/15
ST 7	Pavement Markings at Railroad Crossing	01/01/12
ST 8	School Crossing and School Message	01/01/12
ST 9	Location of Bicycle Detector Pavement Markings at Intersection	11/06/14
ST 10	Location of Bicycle Detector Pavement Markings in Bicycle Lane	11/06/14

Structures and Walls (SW)

SW 1A	Welded End Guard Unit	01/01/12
SW 1B	Precast Concrete Cattle Guard	01/01/12
SW 2	Noise Wall Placement Options	01/01/12

Federal Projects With 8½ x 11 Plan Sheets

SW 3A	Precast Concrete Noise Wall 1 of 2	01/01/12
SW 3B	Precast Concrete Noise Wall 2 of 2	01/01/12
SW 4A	Precast Concrete Retaining/Noise Wall 1 of 3	01/01/12
SW 4B	Precast Concrete Retaining/Noise Wall 2 of 3	01/01/12
SW 4C	Precast Concrete Retaining/Noise Wall 3 of 3	01/01/12
SW 5	Precast Pilaster Post	01/01/12
SW 6	Precast Concrete Panel Surface Texture Options	01/01/12

Traffic Control (TC)

TC 1	Traffic Control Drawing Series General Notes	08/30/12
TC 2A	Work Zone Channelization Devices	01/01/12
TC 2B	Work Zone Signing	08/30/12
TC 2C	Work Zone Advanced Warning Arrow Boards	06/26/14
TC 2D	Delineator Mounted Work Zone Sign Bracket	01/01/12
TC 3A	Hazard Mitigation	02/28/13
TC 3B	Hazard Mitigation and Positive Protection Devices	01/01/12
TC 4A	Standard Work Zone Signing General	08/30/12
TC 4B1	Reduced Speed Work Zone Signing General	08/30/12
TC 4B2	Reduced Speed Shoulder Work Zone Signing General	08/30/12
TC 4C	Traffic Control Project Limit Signing	08/30/12
TC 4D1	Work Zone Specialty Signs	10/31/13
TC 4D2	Work Zone Specialty Signs	10/31/13
TC 5	Traffic Control Urban Intersection with Roadways Under 50 MPH	01/01/12
TC 6	Temporary Pedestrian Access Route	01/01/12
TC 7	Median Crossover and 2-Lane, 2-Way Diversion	08/30/12
TC 8	Traffic Control Lane Closure	01/01/12
TC 9	Work Zone Business Access Signing	01/01/12
TC 10	Traffic Control Expressway and Freeway Crossover/Turn Around	01/01/12
TC 11	Traffic Control Exit Ramp Gore	01/01/12
TC 12	Traffic Control Entrance Ramp Gore	01/01/12
TC 13	Traffic Control Shoulder Haul Road	01/01/12
TC 14A	Traffic Control Flagging Operation	11/06/14
TC 14B	Reduced Speed Signing for Pilot Car Operation (Conventional Roads)	11/06/14
TC 15	Traffic Control 2 Lane/2 Way Seal Coat with Cover Material	01/01/12
TC 16	Traffic Control for Non-Durable Pavement Marking	01/01/12
TC 17	Traffic Control Work Zone Guardrail Intermediate End Protection	10/31/13
TC 18	Blunt End Protection for W-Beam Guardrail and Concrete Barrier	08/30/12
TC 19	Construction Access Points for Speeds of 55 MPH and Greater	08/30/12

XI. Use of Minority or Women Owned Banks

Federal Department of Transportation regulations and the Utah Department of Transportation encourage all contractors and suppliers to thoroughly investigate the services offered by banks controlled or owned by minorities or women and utilize their services as when possible.

XII. Bid Conditions
DISADVANTAGED BUSINESS ENTERPRISE (DBE)

POLICY

“Policy Statement”

It is the policy of the DEPARTMENT to take all necessary and reasonable actions to ensure DBEs as defined herein will have equal opportunity to participate in the performance of contracts financed in whole or in part with US Department of Transportation (DOT) funds under this agreement as modified herein.

“Objectives”

The objectives of this policy are to:

1. Ensure nondiscrimination in the award and administration of DOT assisted contracts;
2. Create a level playing field on which DBEs can compete fairly for DOT assisted contracts;
3. Ensure the DBE program is narrowly tailored in accordance with applicable law;
4. Ensure only firms who fully meet 49 CFR 26 eligibility standards are permitted to participate as DBEs;
5. Remove barriers to the participation of DBEs in Federal aid contracts;
6. Assist the development of firms who can compete successfully in the marketplace outside the DBE program; and
7. Provide appropriate flexibility in establishing and providing opportunities for DBEs.

“Responsibilities”

Implementation of the DBE Program is accorded the same priority as compliance with all other legal obligations incurred by the DEPARTMENT in financial assistance agreements with DOT.

1. The Civil Rights Office will be the DBE liaison officer, who will have direct, independent access to the Executive Director concerning DBE program matters. The Civil Rights Office will be responsible for implementing all aspects of the DBE program. Adequate staff will be assigned to administer the DBE program.
2. The ENGINEER is responsible for supervision of the DBE participation covered by the Contract.

DBE BID AND PERFORMANCE CONDITIONS

“Obligations”

The contractor, subcontractor, service provider, sub recipient, or supplier at any lower tier will not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor will carry out applicable requirements of 49 CFR part 26 in the award and administration of DOT-assisted contracts. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the DEPARTMENT deems appropriate.

“Assurances”

Each contract between the DEPARTMENT and the Contractor and each subcontract at any lower tier must include the following assurance:

The contractor, subcontractor, service provider, sub recipient, or supplier will not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor will carry out applicable requirements of 49 CFR 26 in the award and administration of DOT-assisted contracts. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the DEPARTMENT deems appropriate, which may include, but is not limited to:

1. Withholding monthly progress payments;
2. Assessing sanctions;
3. Liquidated damages; and/or
4. Disqualifying the contractor from future bidding as non-responsible.

A. CONTRACT GOAL

1. The DEPARTMENT has determined that one or more contractors can reasonably be expected to compete for the work contained in the proposal for this project. It is, therefore, the direction of the DEPARTMENT that DBE firms will have an affirmative action opportunity to contract for the following percentage of work under this contract:

If the DBE goal which is indicated in Section A, CONTRACT GOAL, of APPENDIX A, BID CONDITIONS, DISADVANTAGED BUSINESS ENTERPRISE (DBE) **is greater than 0.0 percent**, submit DBE Commitment. Refer to Bidding Requirements, Section D, Subsection 1,a, of this Special Provision. (The commitment dollar amount up to the amount of the assigned goal is Race Conscious DBE participation. Any commitment dollar amount in excess of the assigned goal is Race Neutral Participation.)

CONTRACT DBE GOAL: 4.0 Percent

NOTE: At the time of Bid on Additive Projects, DBE commitment can only be made on Base bid items. No Additive bid items may be committed.

2. GOALS

- a. GOAL FOR BID EVALUATION

The above entered DBE percentage is a goal for bid evaluation to determine responsiveness of the proposal as it relates to this specification. Percentages for bidding purposes will be calculated using dollar values and quantities as shown in proposals received for this project. Bidders will compute the percentage of their DBE commitment by dividing the dollar amount of work being committed to certified DBE firms by the total dollar amount of the proposal. This will be the percentage of their DBE commitment reported in the Electronic Bidding System (EBS) software.

Federal Projects With 8 ½ x 11 Plan Sheets

b. RACE CONSCIOUS GOAL

At the time of bid, DBE participation is considered race conscious on projects that are assigned a Goal for Bid Evaluation. The DBE commitment becomes a contract specification upon award. The Bidder must submit with its Bid Proposal a DBE Commitment, prepared within the EBS software, that indicates:

- (1) Name of DBE firm
- (2) Work items to be performed
- (3) Total dollar amount of commitment

If the DBE commitment does not meet or exceed the assigned goal, the Bidder must submit with the Bid Proposal documentation of good faith efforts.

c. RACE NEUTRAL GOAL

At the time of bid, DBE participation is considered race neutral on projects that are NOT assigned a Goal (0%) for Bid Evaluation. In this instance, the DBE participation does not become a contract specification upon award. The Bidder must take equal opportunity action to allow DBEs to compete for and perform on subcontracts. Only work classifications that the Bidder will subcontract need to be considered in evaluating equal opportunity action in the bid preparation.

d. GOAL FOR CONTRACT PERFORMANCE

The Bidder's DBE Commitment becomes an attachment to the Bid Proposal and is a condition of award, and thereby becomes a contract specification.

The committed dollar amount meeting the project goal for bid evaluation will be considered race conscious participation. Any dollar amounts in excess of the project goal for bid evaluation will be considered race neutral participation.

It is the intent of this Policy that the DBE Firm(s) listed for race conscious participation, as a minimum level of participation, will perform to the extent indicated in the Bidder's DBE Commitment. The minimum level of DBE participation includes:

- (1) Indicated DBE firm(s),
- (2) Indicated work item(s) (bid items),
- (3) Indicated total dollar amounts.

Listed bid items will be considered committed in their entirety unless Bidders designate otherwise in their DBE Commitment. If the DBE will perform only a part of the bid item, i.e., haul only, the Bidder must indicate what part the DBE will perform (Partial Performance). If the DBE will perform only a part of the quantity of the bid item, the Bidder must indicate the estimated quantity of the work to be performed by the DBE (Partial Quantity).

Substitutions of DBE subcontractor(s), work item(s), or decreases of total dollar amount(s) as indicated in the Bidder's DBE Commitment will not be allowed without prior submission of written justification to the ENGINEER and approval of the ENGINEER and the Civil Rights Office.

After award of a contract, substitutions will not be allowed without prior submission of a written "hold harmless" statement from the DBE.

***Any change by the Contractor or the Department in the DBE commitment requires the change be approved by Change Order from the Civil Rights Office. The Contractor will not be entitled to any payment for work or material unless it is performed or supplied by the listed DBE, unless the required approval is obtained.**

Substitution of race neutral participation in excess of the Goal for Bid Evaluation requires equal opportunity efforts to substitute with other DBE participation.

*DEPARTMENT generated decreases of quantities in individual bid items do not require prior approval of the Civil Rights Office—but must be fully justified by the ENGINEER at the conclusion of the project in the Explanation of Overruns and Under-runs Statement. The ENGINEER'S justification will show the total estimated quantity, the final pay quantity as shown on the final estimate invoice, the quantity of the under-run, and the percent of under-run for the individual item. The explanation for the under-run will include the reasons for the under-run and will include as much detail as possible.

There is a difference between the under-run of quantity on individual bid items versus the under-run of DBE commitment on DBE committed bid items, in the approval process. Refer to asterisks (*) above.

Federal Projects With 8 ½ x 11 Plan Sheets

e. GOAL FOR FINAL COMPLIANCE

Percentages for final compliance will be based on actual payments to DBEs. Over-runs and under-runs on individual contract items may require adjustments to the predetermined DBE percentage for a project if those items were not related to DBE performance. "The predetermined percentage for a project" refers to the percentage of the Contractor's DBE Commitment that becomes a contract specification upon award.

B. DEFINITIONS

For the purpose of this Special Provision, the following terms are defined:

1. Contract means a legally binding relationship obligating a seller to furnish supplies or services including but not limited to construction and professional services; and the buyer to pay for them.
2. Contractor means one who participates through a contract or subcontract (at any tier).
3. Disadvantaged Business Enterprise or DBE means a for profit small business concern.
 - a. That has been certified to DBE status by the UUCP.
 - b. That is at least 51 per cent owned by one or more individuals who are both socially and economically disadvantaged or, in the case of a corporation, where 51 percent of the stock is owned by one or more such individuals; and
 - c. Whose management and daily business operations are controlled by one or more of the socially and economically disadvantaged individuals who own it.
 - d. Whose size is limited to the combined average annual gross receipts of **\$23,980,000** from the previous three fiscal years. The Secretary of Transportation may adjust this amount from time to time for inflation.

OR

Whose size is limited to the current SBA Business size standard(s), found in 23 CFR part 121, tied to North American Industry Classification System (NAICS) Codes appropriate to the type(s) of work the firm seeks to perform in DOT-assisted contracts.

Federal Projects With 8 ½ x 11 Plan Sheets

4. DBE Goals mean:
 - a. UDOT's overall goal on DOT-assisted projects. The current approved DBE Goal and Methodology can be found at the following website:

<http://www.udot.utah.gov/main/f?p=100:pg:0:::1:T,V:2250>,
 - b. The race neutral portion of the overall goal reflects the level of DBE participation that would be expected without the effects of discrimination.
 - c. The race neutral portion of the overall goal reflects the level of DBE participation achieved in response to assigned DBE goals. The race conscious portion of the overall goal reflects the level of DBE participation achieved in response to the assigned DBE project goals.

5. DBE Joint Venture means an association of a DBE firm and one or more other firms to carry out a single, for profit business enterprise, for which the parties combine their property, capital, efforts, skills, and knowledge, and in which the DBE is responsible for a distinct, clearly defined portion of the work of the contract and whose share in the capital contribution, control, management, risks, and profits of the joint venture to a degree commensurate with its ownership interest.

The DBE Joint Venture must follow the directions found in the Joint Venture Bidding Process. This process is located at the following link: <http://eprpw.dot.utah.gov/applets-production/ProjectExplorer/ProjectExplorer.asp> then click on EBS Information.

The DEPARTMENT's Civil Rights Office prior to bid opening must approve a DBE Joint Venture in order to be utilized for the satisfaction of contract DBE goals. For DBE participation counted towards goal see 49 CFR Part 26.55.

6. Equal Opportunity Action requires individuals to be considered on the basis of individual capacities and not on the basis of any characteristics generally attributed to the group.

If a bidder requests or accepts bids for subcontract work, the bidder will request and accept bids from DBEs in the work classifications that potentially will be subcontracted.

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7. Good Faith Efforts indicates the efforts made to achieve a DBE goal or other requirements by their scope, intensity, and appropriateness to the objective, which can reasonably be expected to fulfill the program requirements.
8. Lack of Financial Fitness is a performance-based definition based solely on failure to pay promptly. There is no reference to financial status or financial capability.
9. Prompt Payment means payment, including retention, made no later than 30 work days after receipt of payment by the Contractor or Subcontractor, Service Provider or Supplier at **any** lower tier.
10. Race Conscious is the committed dollar amount at the time of bid focused specifically on assisting only DBEs. UDOT must establish contract goals to meet the race conscious portion of its overall DBE goal. To ensure that the DBE program continues to be narrowly tailored to overcome the effects of discrimination, UDOT may adjust the use of contract goals as follows:
 - a. If during the course of any year it is determined the overall goal will be exceeded, UDOT will reduce or eliminate the use of contract goals to the extent necessary to ensure the use of contract goals does not result in exceeding the overall goal.
 - b. If it is determined that UDOT will fall short of its overall goal, then appropriate modifications in the use of race neutral and/or race conscious measures will be made to allow UDOT to meet the overall goal.
11. Race Neutral is the dollar amount that exceeds the committed amount at the time of bid and is, or can be, used to assist all small businesses. UDOT must meet the maximum feasible portion of its overall DBE goal by using race -neutral means of facilitating DBE participation. Race neutral DBE participation includes:
 - a. Awarding a subcontract on a prime contract that does not carry a DBE goal,
 - b. Awarding a subcontract on a prime contract in which the DBE was not considered in making the award even if there is a DBE goal.

For the purposes of this part, race neutral includes gender neutrality.

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12. Regular Employee is a person who:
- a. Would be working for the DBE firm under subcontract with any other contractor.
 - b. Is a permanent employee of the DBE firm
- Or
- Has been recruited through the traditional recruitment and/or employment centers.
- c. Has not recently been employed by the prime contractor on the present project, another subcontractor on the present project, or the renter-leaser of equipment being used on the present project.
 - d. Is not an employee of a construction crew that regularly works for a non-DBE.
 - e. Is not a licensed contractor who is at the time “unemployed” or “between jobs.”
13. Regular Equipment is owned or leased and operated on a long term agreement and not on an ad hoc or contract by contract agreement.
- a. The equipment would be used by the DBE firm on any other subcontract with any other contractor.
 - b. The equipment would be owned by the DBE firm.
- Or
- The equipment would be leased/rented from traditional equipment lease/rental sources.
- c. The DBE firm would have a rental/lease agreement for any rented or leased equipment.
 - d. The equipment cannot belong to:
 - (1.) Prime Contractor
 - (2.) Another subcontractor on the present project.
 - (3.) Supplier of materials being installed by the DBE firm.
 - e. The equipment cannot come from and be operated by another contractor.

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14. Reasonable Bid

Any bid that meets the Department bidding requirements and is not greater than 10% above the Engineer's Estimate or exceeds available funds.

15. Responsible Bidder

A responsible bidder has the apparent ability and capacity to perform the contract requirements.

In addition to UDOT prequalification, when applicable, a responsible bidder is defined as one who has signed (manually or electronically) and submitted a bid with the DBE Bid Conditions Assurance of good faith effort included. Part I of this Policy certifies the intention to meet the DBE goal of a proposed contract or to continue a good faith effort. These goals may be met by subcontracting or leasing contracts with a DBE or purchasing material from a DBE, provided that the work or material becomes a part of a proposed contract.

16. Responsive Bidder

- a. A responsive bidder is a bidder who unequivocally offers to provide services or supplies in conformity with the material terms of the solicitation. In addition to UDOT prequalification and other bidding requirements, a responsive bidder in relationship to this Policy is defined as one who submits evidence of proposed subcontract performance with certified DBE firms to achieve the required dollar amount necessary to achieve the percentage goal.
- b. Bidders may be considered as presumptively responsive if they have failed to satisfy the advertised DBE goal set for the proposed contract but have certified in their bid that good faith efforts have been expended to meet the goal and they will continue during the performance of the contract to locate, solicit, and involve DBE firms for contract performance. Documentation of the bidder's good faith efforts must be included with the bid package for the DEPARTMENT's review and assessment. The DEPARTMENT will render any bid non-responsive that fails to do so.

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17. Satisfactory Completion of a subcontract occurs when:
- a. The subcontractor has satisfactorily completed in all respects the work under the Contract.
 - b. The Contractor and the subcontractor have notified the ENGINEER in writing that the work of the subcontractor has been completed.
 - c. The Engineer will be given a reasonable length of time to check quantities if necessary. Checking quantities does not guarantee the absolute correctness of quantities.
 - d. The Contractor and the subcontractor have satisfactorily executed and delivered to the ENGINEER all documents, certificates and proofs of compliance required by the Contract. The satisfactory execution and delivery of these documents, certificates and proofs of compliance to the ENGINEER is a material requirement of the contract.
 - e. The ENGINEER accepts in writing the work of the subcontract.
 - f. Satisfactory Completion refers only to payment of retainage and accrued interest. A determination of Satisfactory Completion and payment in full for work performed does not relieve the contractor nor the subcontractor from any contractual obligation.
18. Satisfactory Performance means work performed and materials furnished in conformity with the plans and specifications.
19. Service Provider means a broker or a middle man. A business person who buys, sells or performs a service for another in exchange for a mark up or commission.
20. Subcontractor

A subcontracting arrangement is generally considered to exist when a person or firm assumes an obligation to perform a part of the contract work and the following conditions are present.

- a. The person or firm performing the work is specifically experienced and equipped for such work.
- b. Compensation is related to the amount of work accomplished rather than being on an hourly basis.

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- c. Choice of work methods, except as restricted by the specifications, and the furnishing and controlling of labor and equipment are exercised by the subcontractor with only general supervision being executed by the prime contractor.
- d. Personnel involved in the operation are under the direct supervision of the subcontractor and are included on the subcontractor's payroll.

All conditions involved will be considered and no one condition alone will normally determine whether a subcontract actually exists.

In all cases, a DBE subcontractor must be an independent organization, and the ownership and control by the socially and economically disadvantaged individual(s) must be real and continuing.

The prime contractor, a subcontractor, or a supplier will not be responsible for the various operating and management activities of a DBE firm.

21. Supplier

Provides or furnishes materials, goods or services that may be incorporated into the project. The supply transaction is to be documented by an appropriate purchase agreement that includes the required provisions for Federal-aid construction projects.

- 22. UUCP The Utah Unified Certification Program (UUCP) provides "one-stop shopping" to applicants for DBE certification, such that an applicant is required to apply only once for a DBE certification that is honored by all recipients of Federal-aid Funds in the State of Utah.

C. DETERMINATION OF DBE CONTRACTOR'S ELIGIBILITY BY UUCP

- 1. Any Contractor may apply to the UUCP for status as a DBE. Applications will be made on forms provided by the UUCP entitled "UNIFORM CERTIFICATION APPLICATION" or "Information for Determining DBE Joint Venture Eligibility," Form No. R-817. Application need not be made in connection with a particular bid. Only work contracted to certified DBE prime contractors or subcontractor to firms that have applied for and have been granted status as a DBE by the UUCP will be considered toward contract goals as established in Subsection A.

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2. It will be the Contractor's responsibility to submit a DBE application so that the UUCP has time to review it. The UUCP will review applications in a timely manner but is not committed to approve DBE status within any given period of time. The UUCP must have ample lead time to review, evaluate, and verify information provided with an application.
3. The DEPARTMENT will maintain a UUCP Unified DBE Directory of DBE Contractors, vendors, service providers and suppliers that is updated as changes occur for the purpose of providing a reference source to assist any bidder in meeting the requirements of this bid condition. Bidders must use the most current DBE information available on the web site when submitting bids. A current UUCP DBE directory representing certified DBE Contractors is available through the UDOT Civil Rights Office, and also on the Internet at (click on this link):

<http://www.udot.utah.gov/main/f?p=100:pg:::::V,T:,198>

An electronic file of the UUCP DBE Directory is available for download to use in the Electronic Bidding System (EBS) at the following URL (click on this link):

<http://www.udot.utah.gov/main/f?p=100:pg:::::V,T:,317>

4. In meeting the requirements of this bid condition, bidders are in no way limited to the DBE Directory referred to in 3 above in seeking out and negotiating with the DBE Contractors and determining which items of work will be subcontracted to DBE Contractors. Bidders will exercise their own judgments in selecting any subcontractor to perform any portion of the work.

DBE credit will not be allowed toward race conscious goals for a firm or joint venture that has not been DBE certified by the UUCP.

D. BIDDING REQUIREMENTS

All bidders must satisfy the bidding requirements of this section D BIDDING REQUIREMENTS. A DBE prime contractor's performance does not count toward fulfilling the DBE goal. A prime bidder who is a DBE contractor will meet the DBE goal by using other DBE subcontractors or by using good faith efforts.

1. DBE Bid Assurance

a. Race Conscious Goal

Race conscious measure or program is one that is focused specifically on assisting only DBEs. This goal is the amount the prime must commit to DBEs at the time of bid or a good faith effort must be documented.

2. DBE Race Conscious Commitment

For a bid to be considered responsive, Bidders will submit the following information regarding DBE compliance with the EBS prepared Bid Proposal:

Submit a DBE Commitment of work that will be subcontracted to certified DBE firm(s) as listed in the UUCP's Directory or DBE firms that have been approved by the UUCP prior to bid opening.

a. The names of DBE firms that will participate in the contract;

b. A specific description of the work each named DBE firm will perform (list specific bid items). Listed bid items will be considered committed in their entirety unless Bidders designate otherwise in their DBE Commitment.

(1.) If mobilization is a bid item partially committed to a DBE, indicate the dollar amount of the DBE mobilization.

(2.) If a partial quantity is committed to a DBE, indicate the quantity committed to the DBE.

(3.) If a partial performance of an item is committed to a DBE, explain what part of the item the DBE will perform;

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- c. The dollar amount of participation by each named DBE firm;
- d. If the contract goal is not met, evidence of good faith efforts is required at the time of bid.

The DBE Commitment is to be included in the prepared bid, and said information will be kept confidential and will be reviewed to determine the apparent low bidder has either met the DBE Contract Goal or has documented acceptable Good Faith Efforts.

3. DBE Race Neutral Participation

Race Neutral DBE participation includes anytime a DBE;

- a. wins a Prime Contract through customary bidding procedures,
- b. is awarded a subcontract on a prime contract that does not carry a DBE goal (0% goal),
- c. wins a subcontract from a prime contractor that did not consider its DBE status in making the award (e.g., a prime contractor that uses a strict low bid system to award subcontracts).

4. DBE Written Confirmation

Low Bidder will submit to the Civil Rights Office within three (3) work days after the bid opening written confirmation from each DBE participating in the contract as provided in the Prime Contractor's DBE Commitment. The written confirmation will include the following information:

- a. A description of the work to be performed (list specific bid items). Listed bid items will be considered committed in their entirety unless Contractors designate otherwise in their DBE commitment.
 - (1) If mobilization is a bid item that is partially committed, confirm the dollar amount of the mobilization to be performed.
 - (2) If a partial quantity is committed, confirm the quantity to be performed.
 - (3) If a partial performance of an item is committed, confirm what part of the item will be performed.
 - (4) Unit bid prices for each bid item committed to a DBE.

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- (5) Total dollar amounts (mathematical extensions) for each bid item committed to a DBE
 - b. The dollar amount of participation by each named DBE firm.
5. Good Faith Efforts

Bidders who fail to meet the DBE goal for bid evaluation must demonstrate with documentary evidence they made good faith efforts . Bidders are required to include the Good Faith Efforts Documentation with the EBS prepared Bid Proposal. The said information will be kept confidential and not reviewed unless the Bidder is otherwise determined to be the low Bidder or UDOT and authorized representatives elect to review said information in making their determination as to award of the contract. For the bid to be considered responsive, Bidders will include with the BID PROPOSAL specific documentary evidence that good faith efforts have been made to meet the goal.

Attached hereto and marked Exhibit A, and by this reference made a part hereof, is a list of actions that may be used to prove the type of efforts prospective Bidders should consider in their attempts to demonstrate good faith efforts. The list of actions, as contained in Exhibit A, is not intended to be an exclusive list of efforts that a prospective Bidder may wish to consider in demonstrating good faith efforts to satisfy DBE participation requirements. The determination of good faith efforts will be based upon the information and documentation of the actions supplied by the Bidder with their bid proposal. The DEPARTMENT reserves the right to investigate and verify such information or to request the low dollar Bidder clarify information submitted within 7 days of the time of bid. The 7 days will be reduced to 5 days beginning January 1, 2017.

Contacts that have been made with DBE firms regarding potential work to be subcontracted and the results of such contacts are to be submitted with the EBS prepared Bid Proposal in Race Neutral DBE Documentation which contains:

- (1) The work classifications that will be subcontracted
- (2) DBE firms contacted
- (3) Method of contact (i.e. emails, letters, postings, etc.)
- (3) Result of contact
- (4) Name and contact info of anticipated DBE subcontractor(s)
- (5) Anticipated work items to be performed by DBEs
- (6) Anticipated dollar amount of subcontract(s)

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The DBE information submitted includes the NAICS code applicable to the kind of work the DBE will perform on the contract, and, when a non-DBE subcontractor is selected over a DBE, copies of the quotes from each DBE and non-DBE subcontractor. The bidder will make copies of DBE subcontracts available upon request.

The following items are types of efforts that should be made for acceptable Good Faith Efforts:

- (1) Conducting market research and solicit through all reasonable means DBEs with capability to do the proposed work
- (2) May include attending pre-bid meetings and matchmaking events
- (3) Posting notices; sending emails
- (4) Solicit as early as possible
- (5) Unbundling
- (6) Establishing flexible timeframes

6. Award of the Contract

The award of the contract, if awarded, will be made to the apparent successful responsive, responsible Bidder who submitted a reasonable bid for the contract and has complied with this Subsection D Bidding Requirements.

7. Administrative Reconsideration

Good faith efforts as used herein will be determined on a case by case basis. If it is determined that the apparent low Bidder has failed to meet the requirements of Exhibit A, the bidder will be provided an opportunity for administrative reconsideration.

- a. Official(s) who did not take part in the original determination will perform the administrative reconsideration.
- b. The Bidder will have the opportunity to provide written documentation or argument concerning whether the goal was met or adequate good faith efforts were made.
- c. The Bidder will have the opportunity to meet in person with the reconsideration official to discuss whether the goal was met or adequate good faith efforts were made.
- d. The Bidder will be notified in writing of the decision and the basis for the decision.

- e. The reconsideration decision is administratively final and is not appealable to FHWA or the DOT.

E. COUNTING DBE PARTICIPATION TOWARD GOALS FOR BID EVALUATION

1. The DEPARTMENT will recognize and grant DBE credit toward the goal for bid evaluation (race conscious goals) for work committed to DBE contractors ONLY in the types of work for which DBE certification has been granted by the UUCP prior to bid opening. It is necessary that all bidders refer to the UUCP DBE Directory for direction and guidance. A current copy of the DBE directory is available through the Civil Rights Office and on the Internet at (click on this link):

<http://www.udot.utah.gov/main/f?p=100:pg:::::V,T:,198>

An electronic file of the DBE Directory is available for downloading to use in the Electronic Bidding system (EBS) at the following URL (click on this link):

<http://www.udot.utah.gov/main/f?p=100:pg:::::V,T:,317>

2. Commitments to DBEs that exceed the Goal for Bid Evaluation will be considered as both race conscious and race neutral. The dollar amount of the Goal for Bid Evaluation will be considered to be race conscious participation. Any dollar amounts in excess of the Goal for Bid Evaluation will be considered as race neutral participation.
3. When a DBE bids as a prime contractor and utilizes themselves as a DBE participant, their commitment will be counted as race conscious. The prime contractor is still encouraged to use other DBE subcontractors.

F. COUNTING DBE PARTICIPATION TOWARD GOALS FOR PERFORMANCE

Subcontracts to DBEs that exceed the Goal For Bid Evaluation will be considered in part as race conscious participation and in part as race neutral participation. Any dollar amounts in excess of the Goal For Bid Evaluation will be considered as race neutral participation.

It is intended that the Contractor will utilize the subcontractors designated in the DBE Commitment in the performance of the contract. Any changes in the Contractor's DBE Commitment, such as substitution of a DBE subcontractor, substitution of contract items, or decrease in total dollar amount must be approved by the DEPARTMENT and must be covered by a Change Order. Unauthorized substitutions or eliminations may result in the imposition of sanctions. Failure to meet the Goal for Performance established at the time of award by the Contractor's DBE Commitment, without adequate justification, including concurrence of the ENGINEER and Civil Rights Office, will result in the imposition of sanctions as provided in Part I of this Special Provision.

1. Contractors may count toward their contract goals a portion of the total dollar value of a joint venture contract eligible under the standards of this bid condition equal to the percentage of the ownership and controls of the DBE partner in the joint venture.
2. The ENGINEER will recognize and grant DBE credit for work performed by DBE contractors ONLY in the types of work for which DBE certification has been granted by the UUCP prior to bid opening. It is necessary all Bidders refer to the UUCP'DBE Directory for direction and guidance. A current copy of the UUCP DBE directory is available through the Civil Rights Office and on the Internet at (click on this link):

<http://www.udot.utah.gov/main/f?p=100:pg:::V,T:,198>

An electronic file of the DBE Directory is available for download to use in the Electronic Bidding system (EBS) at the following URL (click on this link):

<http://www.udot.utah.gov/main/f?p=100:pg:::V,T:,317>

3. Contractors may count only the value of the work actually performed by the DBE toward the DBE goals.
 - a. Work performed by the DBE's own forces using "regular employees" and "regular equipment."
 - b. The cost of supplies and materials obtained and purchased by the DBE and equipment leased for the work of the contract.

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- c. Work that a DBE subcontracts to a lower tier DBE firm.
4. Contractors may not count toward the DBE goals:
 - a. Supplies and material purchased and equipment leased by the DBE from the prime Contractor or its affiliates or another subcontractor on the project.
 - b. Work that a DBE subcontracts to a lower tier non-DBE firm.
5. Contractors may count toward their goals only expenditures to a DBE that performs a commercially useful function in the work of the contract.
 - a. A DBE performs a “commercially useful function” when it is responsible for the execution of the work of the contract and is carrying out its responsibilities by actually performing, managing, and supervising the work involved. To perform a commercially useful function, the DBE must also be responsible, with respect to materials and supplies used on the contract, for negotiating price, determining quality and quantity, ordering the material, and installing (where applicable) and paying for the material itself.
 - b. The DEPARTMENT will evaluate the amount of work subcontracted, industry practices, whether the amount the firm is to be paid under the contract is commensurate with the work it is actually performing and the DBE credit claimed for its performance of the work, and other relevant factors.
 - c. A DBE does not perform a commercially useful function if its role is limited to that of an extra participant in a transaction, contract, or project through which funds are passed in order to obtain the appearance of DBE participation. In determining whether a DBE is such an extra participant, the DEPARTMENT must examine similar transactions, particularly those in which DBEs do not participate.
 - d. A DBE does not perform a commercially useful function if it does not perform or exercise responsibility for at least 30 percent of the total cost of its contract with its own work force, or the DBE subcontracts a greater portion of the work of a contract than would be expected on the basis of normal industry practice for the type of work involved.

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6. The DEPARTMENT will use the following factors in determining whether a DBE trucking company is performing a commercially useful function:
 - a. The DBE must itself own and operate at least one fully licensed, insured, and operational truck used on the contract.
 - b. The DBE must be responsible for the management and supervision of the entire trucking arrangement for the purpose of meeting DBE goals.
 - c. The DBE receives credit for the total value of the transportation services it provides on the contract using trucks it owns, insures, and operates using drivers it employs.
 - d. The DBE may lease trucks from another DBE firm, including an owner operator who is certified as a DBE. The DBE who leases trucks from another DBE receives credit for the total value of the transportation services the lessee DBE provides on the contract.
 - e. The DBE may also lease trucks from a non DBE firm, including from an owner operator. The DBE who leases trucks from a non DBE is entitled to credit for the total value of the transportation services provided by non-DBE lessees as long as the DBE provides the employees for the leased trucks.
 - f. A lease must indicate the DBE has exclusive use of and control over the truck. This does not preclude the leased truck from working for others during the term of the lease with the consent of the DBE, so long as the lease gives the DBE absolute priority for use of the leased truck. Leased trucks must display the name and identification number of the DBE.
7. Contractors may count expenditures with DBEs for materials or supplies as provided in the following:
 - a. If the materials or supplies are obtained from a DBE manufacturer, 100 percent of the cost of the materials or supplies counts toward DBE goals.

For purposes of this paragraph, a manufacturer is a firm that operates or maintains a factory or establishment that produces, on the premises, the materials, supplies, articles, or equipment required under the contract and of the general character described by the specifications.

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- b. If the materials or supplies are purchased from a DBE regular dealer, 60 percent of the cost of the materials or supplies counts toward DBE goals.

For purposes of this paragraph, a regular dealer is a firm that owns, operates, or maintains a store, warehouse, or other establishment in which the materials, supplies, articles or equipment of the general character described by the specifications and required under the contract are bought, kept in stock, and regularly sold or leased to the public in the usual course of business.

- (1) To be a regular dealer, the firm must be an established, regular business that engages, as its principal business and under its own name, in the purchase and sale or lease of the products in question.
- (2) A firm may be a regular dealer in such bulk items as petroleum products, steel, cement, gravel, stone, or asphalt without owning, operating or maintaining a place of business if the firm both owns and operates distribution equipment for the products. Any supplementing of regular dealers' own distribution equipment will be by a long-term lease agreement and not on an ad hoc or contract-by-contract basis.
- (3) Packagers, brokers, manufacturers' representatives, or other persons or firms who arrange, or expedite transactions are not regular dealers.
- (4) A DBE trucking company that picks up a product from a manufacturer or regular dealer and delivers the product to the Contractor performs a delivery service. Credit will not be given based on a percentage of the cost of the product; credit will be allowed only for the cost of the transportation service.

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8. If the materials or supplies are purchased from a service provider, the fees or commission charged for assistance in the procurement of the materials and supplies, or fees or transportation charges for the delivery of materials or supplies, count toward the DBE goals.

A Service Provider is a business that is neither a manufacturer nor a regular dealer but simply transfers title of a product from manufacturer to ultimate purchaser or a firm that puts a product into a container for delivery. A service provider charges a fee or a commission for assistance in the procurement of the materials and supplies, or fees or transportation for the delivery of materials or supplies required on a job site.

- a. Only the fees, commissions, or transportation performed by the DBE service provider count toward the DBE goals. The DEPARTMENT must determine the fees are reasonable and not excessive as compared with fees customarily allowed for similar services.
 - b. No portion of the cost of the materials and supplies count toward the DBE goals. Documentary evidence of the supply agreements, i.e., sales contract, purchase order, etc., will be submitted to the Resident Engineer or Consultant Engineer at the Preconstruction Conference. The agreement will set forth the estimated quantities, unit prices, total dollar amounts, material guarantees, delivery, and payment requirements including the requirements listed part E, 4, e, of this DBE Special Provision.
9. Prompt payment for the work accomplished is an integral part of the concept of a commercially useful function.

See Section F, Subsection 6.a for a definition of “commercially useful function.”

10. When a DBE subcontractor is terminated, or fails to complete its work on the contract for any reason, the Contractor must make good faith efforts to find another DBE subcontractor to substitute for the original DBE. Direct these good faith efforts at finding another DBE to perform at least the same amount of work under the contract as the DBE that was terminated, to the extent needed to meet the contract goal established for the project. Document the good faith efforts. If the Department requests documentation under this provision, submit the documentation within 7 days, which may be extended for an additional 7 days if necessary at the request of the contractor, and the Department will provide a written determination to the contractor stating whether or not good faith efforts have been demonstrated.

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Failure by the contractor to carry out the requirements of this part is a material breach of the contract and may result in the termination of the contract or such other remedies set forth in that section you deem appropriate if the prime contractor fails to comply with the requirements of this section.

G. CONTRACTOR'S RESPONSIBILITY

1. It is the Contractor's responsibility to determine the level of professional competence and financial responsibility of any proposed DBE subcontractor. The Contractor will ascertain the proposed DBE subcontractor is particularly experienced and equipped for the work of the subcontract.
2. It is the Contractor's responsibilities to monitor and assure DBE's listed to fulfill DBE goals perform a commercially useful function.

H. DBE SUBCONTRACTOR'S FAILURE TO PERFORM SUCCESSFULLY

If, during the performance of the contract, the Prime Contractor determines a DBE subcontractor is unable to perform successfully, the Contractor will make good faith efforts to replace the DBE subcontractor with another DBE to fulfill the Goal for Bid Evaluation. For Race Conscious DBE participation, the Contractor will consider the uncompleted DBE committed work items as well as other work items as a part of the good faith efforts. All substitutions of DBE subcontractors will receive prior approval by the Civil Rights Office.

The Contractor will not substitute DBE subcontractor(s), work item(s), nor decrease dollar amount(s) as indicated in the Contractor's DBE Commitment Substitutions for the **good cause reasons** defined in 49 CFR 26.53 without performing the following steps:

1. Give notice in writing to the DBE subcontractor, with a copy to Civil Rights, of their intent to substitute and the reason of its request.
2. Obtaining a written response from the DBE stating why they would object or oppose to the substitution or decrease. The Contractor must give the DBE five (5) days to respond to the notice of substitution.
3. Obtain Civil Rights Office written consent prior to any substitution, termination or decrease of DBE commitment.

The Contractor will not substitute DBE subcontractor(s), work item(s), nor decrease dollar amount(s) as indicated in the Contractor's DBE Commitment without prior submission of written justification to the ENGINEER and without prior approval of the ENGINEER and the Civil Rights Office.

Unauthorized substitutions of the DBE(s), under-runs of work item(s), or decreases in dollar amount(s) may result in the imposition of sanctions as allowed under Section I.

UDOT reserves the right to authorize completion of the work that was subcontracted to a DBE who is unable to perform successfully by either of the following methods:

1. Approve, at no additional cost to the DEPARTMENT, a replacement DBE subcontractor and, when appropriate, modify the contract to provide for reasonable extra time necessary to obtain a DBE replacement at no additional cost to the DEPARTMENT.
2. Direct the Contractor to perform at unit bid prices. In the event this option is selected, the percentage DBE goal will be adjusted as may be appropriate.

I. SANCTIONS

1. The Contractor's DBE Commitment becomes a 3-part commitment comprised of the DBE Contractor(s), work item(s) and dollar amount(s). The Commitment becomes a contract specification upon award of the contract and becomes the minimum goal for contract performance.

If the Contractor fails to achieve the minimum goal established in the contract at the time of the award of the contract or later modified, the

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contract payments will be reduced as a liquidated damage and not as a penalty by an amount equal to the dollar amount of work not performed by the DBE. The dollar amount of any sanction will be computed using the unit prices indicated in the DBE subcontract

Exceptions:

- a. Any authorized adjustment in the DBE Commitment that has been approved by the ENGINEER and Civil Rights Office.
 - b. Race neutral participation.
2. The ENGINEER will deduct maximum points for Compliance with EEO when completing the Contract Performance Report.

J. RECORD KEEPING

1. The DEPARTMENT must create and maintain a Bidders list consisting of all firms bidding on prime contracts and bidding or quoting subcontractors on DOT-assisted projects. For every firm, the following information must be submitted annually:
 - a. Firm name
 - b. Firm address
 - c. Firm's status as a DBE or non-DBE
 - d. Age of firm
 - e. Annual gross receipts of the firm.

Every firm bidding or quoting as a prime or subcontractor at any level on DOT-assisted projects must register annually with UDOT.

NOTE: Items (a) and (b) will be completed in the current bidding software by using the 'Quote Comparison' and submitted with your bid.

2. With the bid or no later than 10 work days after bid opening date, each and every prime bidder must submit to the DEPARTMENT a list of all firms bidding and/or quoting as subcontractors, service providers or suppliers.* The Prime Bidder must also submit for each and every firm sub-quoting the following information:
 - a. Firm Name

Federal Projects With 8 ½ x 11 Plan Sheets

- b. Firm address
- c. Work classification(s) bid by subcontractor, service provider or supplier:
 - (1) Building
 - (2) Concrete: Curb & gutter, Flatwork, Inlet Boxes, etc.
 - (3) Concrete: Structural
 - (4) Consulting firms
 - (5) Demolition
 - (6) Electrical: Hwy lighting, signals & fiber optics
 - (7) Equipment rentals and sales
 - (8) Excavation
 - (9) Fencing
 - (10) Grading
 - (11) Guardrail
 - (12) Landscaping & erosion control
 - (13) Miscellaneous
 - (14) Painting: Highway structures
 - (15) Painting: Highway striping & painted messages
 - (16) Paving: Asphalt highway & runway, etc.
 - (17) Paving: Concrete
 - (18) Paving: Miscellaneous
 - (19) Pipe Culverts, drainage, sewer & water
 - (20) Reconstruction : Manholes, etc.
 - (21) Rotomilling
 - (22) Sawing & sealing
 - (23) Signs permanent
 - (24) Steel reinforcing
 - (25) Steel structural
 - (26) Surveying
 - (27) Traffic Control: Flagging
 - (28) Traffic Control: Temp. Signs and Devices
 - (29) Trucking
 - (30) Supplier: Manufacturer
 - (31) Supplier: Regular Dealer
 - (32) Supplier: Service Provider

*NOTE: This requirement can be met with the 'Quote Comparison' function in the current bidding software. The report must be printed and faxed to the Civil Rights Department at (801) 965-4101.

Exhibit A

Suggested Actions and Required Documentation to Demonstrate

Good Faith Efforts to Comply With DBE Requirements

A Bidder must show that it took necessary and reasonable steps to achieve a DBE goal that, by their scope, intensity, and appropriateness, can reasonably be expected to fulfill the program requirement. The efforts employed should be those that would be taken if a Bidder were actively and aggressively trying to obtain DBE participation sufficient to meet the DBE contract goal. Mere pro forma efforts are not good faith efforts to meet the DBE contract requirements.

Documentary evidence of each action taken must be submitted with the Bid Proposal.
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The following is taken, with some modification, from CFR 49 Part 26, Appendix A. It is not intended to be a mandatory checklist, nor is it intended to be exclusive or exhaustive.

GUIDANCE CONCERNING GOOD FAITH EFFORTS

- I. When the DEPARTMENT establishes a contract goal on a Federal aid contract, a Bidder must, in order to be responsive, make good faith efforts to meet the goal. The Bidder can meet this requirement in either of two ways:
 - A. The Bidder can meet the goal, documenting commitments for participation by DBE firms sufficient for this purpose.
 - B. If it doesn't meet the goal, the Bidder can document adequate good faith efforts. This means that the Bidder must show that it took all necessary and reasonable steps to achieve a DBE goal or other requirement of this part that, by their scope, intensity, and appropriateness to the objective, could reasonably be expected to obtain sufficient DBE participation, even if they were not fully successful.
- II. In any situation in which the DEPARTMENT has established a contract goal, CFR 49, Part 26 requires UDOT to use the good faith efforts mechanism of this part. It is up to the DEPARTMENT to make a fair and reasonable judgment whether a Bidder that did not meet the goal made adequate good faith efforts. It is important for the DEPARTMENT to consider the quality, quantity, and intensity of the different kinds of efforts that the Bidder has made. The efforts employed by the Bidder should be those that one could reasonably expect a Bidder to take if the Bidder were actively and aggressively trying to obtain DBE participation sufficient to meet the DBE contract goal. Mere pro forma efforts are not good faith efforts to meet the DBE contract requirements. The DEPARTMENT emphasizes, however, that its determination concerning the sufficiency of the firm's good faith efforts is a judgment call: meeting quantitative formulas is not required.
- III. The U. S. Department of Transportation also strongly cautions the DEPARTMENT against requiring that a Bidder meet a contract goal (i.e., obtain a specified amount of DBE participation) in order to be awarded a contract, even though the Bidder makes an adequate good faith efforts showing. This rule specifically prohibits UDOT from ignoring bona fide good faith efforts.
- IV. The following is a list of types of actions that UDOT should consider as part of the Bidder's good faith efforts to obtain DBE participation. It is not intended to be a mandatory checklist, nor is it intended to be exclusive or exhaustive. Other factors or types of efforts may be relevant in appropriate cases.
 - A. Soliciting through all reasonable and available means (e.g. attendance at pre bid meetings, advertising and/or written notices) the interest of all certified DBEs who have the capability to perform the work of the contract. The Bidder must solicit this interest within sufficient time to allow the DBEs to respond to the solicitation. The Bidder must determine with certainty if

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the DBEs are interested by taking appropriate steps to follow up initial solicitations.

- B. Selecting portions of the work to be performed by DBEs in order to increase the likelihood that the DBE goals will be achieved. This includes, where appropriate, breaking out contract work items into economically feasible units to facilitate DBE participation, even when the prime Contractor might otherwise prefer to perform these work items with its own forces.
- C. Providing interested DBEs with adequate information about the plans, specifications, and requirements of the contract in a timely manner to assist them in responding to a solicitation.
- D. Negotiating in good faith with interested DBEs.
 - (1) It is the Bidder's responsibility to make a portion of the work available to DBE subcontractors and suppliers and to select those portions of the work or material needs consistent with the available DBE subcontractors and suppliers, so as to facilitate DBE participation. Evidence of such negotiation includes the names, addresses, and telephone numbers of DBEs that were considered; a description of the information provided regarding the plans and specifications for the work selected for subcontracting; and evidence as to why additional agreements could not be reached for DBEs to perform the work.
 - (2) A Bidder using good business judgment would consider a number of factors in negotiating with subcontractors, including DBE subcontractors, and would take a firm's price and capabilities as well as contract goals into consideration.
 - (a) The fact that there may be some additional costs involved in finding and using DBEs is not in itself sufficient reason for a bidder's failure to meet the contract DBE goal, as long as such costs are reasonable.
 - (b) No specific price differential has been established by 49 CFR 26. This approach allows flexibility.
 - (c) Along with the reasonableness of the cost necessarily comes the fact that prime Contractors are not expected to bear unreasonable costs.
 - (d) Any burden that a non-DBE subcontractor might face is also limited by the reasonableness of competing bids.

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- (3) The ability or desire of a prime Contractor to perform the work of a contract with its own organization does not relieve the Bidder of the responsibility to make good faith efforts. Prime Contractors are not, however, required to accept higher quotes from DBEs if the price difference is excessive or unreasonable.
 - (4) The ability or desire of a prime Contractor to bundle the work of a subcontractor who wishes to perform all the work of the subcontract with its own organization does not relieve the Bidder of the responsibility to require a subcontractor to make good faith efforts. Subcontractors are not required to accept higher quotes from lower tier DBEs if the price difference is excessive or unreasonable.
- E. Not rejecting DBEs as being unqualified without sound reasons based on a thorough investigation of their capabilities. The Contractor's standing within its industry, membership in specific groups, organizations, or associations and political or social affiliations (for example union vs. non-union employee status) are not legitimate causes for the rejection or non-solicitation of bids in the Contractor's efforts to meet the project goal.
 - F. Making efforts to assist interested DBEs in obtaining bonding, lines of credit, or insurance as required by the recipient or Contractor.
 - G. Making efforts to assist interested DBEs in obtaining necessary equipment, supplies, materials, or related assistance or services.
 - H. Effectively using the services of available minority/women community organizations; minority/women Contractors' groups; local, state, and Federal minority/women business assistance offices; and other organizations as allowed on a case by case basis to provide assistance in the recruitment and placement of DBEs.

NOTE: The DBE 'Contact Log' in EBS, submitted as part of the Bid Proposal, can be used to document the following efforts:
IV. A.
IV. C.
IV. D. (1)

The 'Quote Comparison' in EBS, submitted as part of the Bid Proposal, can be used to document the following efforts:
IV. B.
IV. D. (3)

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- V. In determining whether a Bidder has made good faith efforts, the DEPARTMENT may take into account the performance of other Bidders in meeting the contract. For example, when the apparent successful Bidder fails to meet the contract goal, but others meet it, UDOT may reasonably raise the question of whether, with additional reasonable efforts, the apparent successful bidder could have met the goal. If the apparent successful Bidder fails to meet the goal, but meets or exceeds the average DBE participation obtained by other Bidders, you may view this, in conjunction with other factors, as evidence of the apparent successful Bidder having made good faith efforts.

Submit with the Bid Proposal documentary evidence to prove that good faith efforts were accomplished:

1. Submit copies of all solicitations: correspondence, faxes, advertisements, telephone logs with dates, times, names of persons contacted, nature of conversation, DBEs' responses, and etc.
2. If DBEs submitted quotes that were not used because the range of additional costs was determined to be excessive or unreasonable, submit the range that has been determined by the Bidder to be a reasonable range of additional costs and explain how that range was determined.
3. As a part of demonstrating a reasonable range of additional costs, submit copies of all subcontractor quotes, copies of spread sheet(s) which compare all DBE quotes with non-DBE quotes and which include bid item(s) quoted, work classifications, quantities, prices, and dollar amounts.
4. Submit a narrative of specific names and types of information, assistance, considerations given, and efforts to assist DBEs under Item IV, subparts C through F.

DBE BID ASSURANCE

DBE PARTICIPATION

If the DBE goal which is indicated in Section A, CONTRACT GOAL, of APPENDIX A, BID CONDITIONS, DISADVANTAGED BUSINESS ENTERPRISE (DBE) **is greater than 0.0 percent**, submit DBE Commitment.

By signing the BID REPORT (either manually or electronically), it is understood that those individuals who sign as owners or authorized representatives of the Bidder, have read and are familiar with APPENDIX A, SPECIAL PROVISION, BID CONDITIONS, DISADVANTAGED BUSINESS ENTERPRISE and hereby certify that good faith efforts (when applicable as defined by Section IX, Bid Conditions, D.5) have been utilized to meet or exceed the goal of the DBE Program as established by the DBE Special Provision.

Indicate intended DBE commitment.

_____ We intend to meet or exceed the contract goals as per the DBE Commitment which is submitted with the Bid Proposal (when project goal is greater than 0.0).

_____ We have not met the advertised DBE Project goal. A Good Faith Effort is required. We have provided the required documentation per 49 CFR, Part 26.53.

Documentation of Good Faith Efforts is not required on a 0.0 percent goal project.

**XIII. Attention Contractors
E.E.O. Affirmative Action Requirements on
Federal and Federal-Aid Construction Contracts of \$10,000 or More**

Include the Notice of Requirement for Affirmative Action to Ensure Equal Employment Opportunity, Executive Order (EO) 11246, as amended (incorporated by reference & Appendix A - below) and the Standard Federal Equal Employment Opportunity Construction Contract Specifications set forth in §60-4.3 (incorporated by reference) in all requests for bids/solicitations on all contracts and subcontracts of \$10,000 or more

Include in Appendix A, Notice of Requirement for Affirmative Action to Ensure Equal Employment Opportunity, the goals established by the Office of Federal Contract Compliance Programs (OFCCP) for minority and female participation in each craft on all contracts and subcontracts.

APPENDIX A (EO 11246)

The OFCCP goals for minority representation in each trade are shown below. The goal for female utilization (6.9 percent) applies to all contracts and subcontracts irrespective of their geographical location.

COUNTY	GOAL	COUNTY	GOAL	COUNTY	GOAL
Beaver	12.6	Box Elder	5.1	Cache	5.1
Carbon	5.1	Daggett	5.1	Davis	6.0
Duchesne	5.1	Emery	5.1	Garfield	12.6
Grand	10.2	Iron	12.6	Juab	5.1
Kane	12.6	Millard	5.1	Morgan	5.1
Piute	5.1	Rich	5.1	Salt Lake	6.0
San Juan	10.2	Sanpete	5.1	Sevier	5.1
Summit	5.1	Tooele	6.0	Uintah	5.1
Utah	2.4	Wasatch	5.1	Washington	12.6
Wayne	5.1	Weber	6.0		

These goals are applicable to all contractors' or subcontractors' construction work (whether or not it is Federal or Federally assisted) performed in the covered area.

The Bidder's attention is called to the "Equal Opportunity Clause" (form FHWA 1273- II 1 b, included in this contract) and the "Standard Federal Equal Employment Specifications" set forth in 41 CFR Part 60-4 (incorporated by reference).

Compliance with the Executive Order and the regulations in 41 CFR part 60-4 is based on the implementation of the "Equal Opportunity Clause," specific affirmative action obligations required by the specifications set forth in 41 CFR 60-4.3(a), and the efforts to meet the goals.

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Provide written notification to the Director of the Office of Federal Contract Compliance Programs within 10 working days of award of any construction subcontract in excess of \$10,000 at any tier for construction work under the contract resulting from this solicitation. The notification lists the name, address and telephone number of the subcontractor; employer identification number of the subcontractor; estimated dollar amount of the subcontract; estimated starting and completion dates of the subcontract; and the geographical area in which the subcontract will be performed.

Under Section 303 of EO 11246, only the U. S. Department of Labor (DOL) has the authority to determine compliance with EO 11246 and its implementing regulations. The Federal Highway Administration (FHWA) and the State highway agency (UDOT) do not have independent authority to determine compliance with EO 11246, 41 CFR Chapter 60, or the minority and female participation goals established by the Office of Federal Contract Compliance Programs (OFCCP), pursuant to 41 CFR Chapter 60.

If the State highway agency (UDOT) or the FHWA becomes aware of any possible violations of EO 11246 or 41 CFR Chapter 60, each has the authority and the responsibility to notify the OFCCP.

APPENDIX B

As used in these specifications:

- a. Covered area: The geographical area described in the solicitation from which this contract resulted;
- b. Director: Director, Office of Federal Contract Compliance Programs, United State Department of Labor, or any person to whom the Director delegates authority;
- c. Employer identification number: The Federal Social Security number used on the Employer's Quarterly Federal Tax Return, U.S. Treasury Department Form 941.
- 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).

XIV. Specific Equal Employment Opportunity Responsibilities

1. General

- a. The State Transportation Agency (STA) and Federal Highway Administration (FHWA) have the authority and the responsibility to ensure compliance with 23 USC Section 140 and Title VI of the Civil Rights Act of 1964, as amended, and related regulations, including 49 CFR Parts 21 and 23, and 23 CFR Parts 200, 230, and 633. Pursuant to this authority, the STA and the FHWA will conduct compliance reviews of contractors on federally funded highway projects to determine compliance with these laws and related regulations. The STA will prepare complete, written reports of findings of the compliance reviews. The FHWA will analyze the reports, and the evidence on which they are based.
- b. A contractor's EO requirements are in the contract provisions referenced in the FHWA-1273 (included herein). These include contractor acceptance of Section II, 1 c, and the obligation of the contractor to comply with specific EO activities at a minimum.
- c. Submit form PR-1391 in July and at other times when such information is required by the STA or the FHWA; and submit other documentation and reports as requested by the STA or the FHWA.

2. Equal Employment Opportunity (EEO)

- a. Where minorities and women have been excluded from certain classifications in a contractor's work force, the EEO affirmative action requirements specified in the contract will be implemented in good faith to provide EEO.
- b. The contractor will use the avenue afforded by the Training Special Provision (included herein) to increase minority and female employment in crafts where they have been underrepresented.

3. Minority and Female Average Availability Percentages – Utah

- a. Average percentages for minority (M) and female (F) availability in each trade, by County, are shown below. Availability is defined as "an estimate of the number of qualified minorities or women available for employment in a given job group."

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COUNTY	M	F	COUNTY	M	F	COUNTY	M	F	COUNTY	M	F
Beaver	6.8	3.0	Box Elder	9.9	5.0	Cache	9.9	5.0	Carbon	12.3	3.0
Daggett	12.3	3.0	Davis	8.9	3.0	Duchesne	12.3	3.0	Emery	15.5	5.0
Garfield	15.5	5.0	Grand	15.5	5.0	Iron	6.8	3.0	Juab	8.2	4.0
Kane	15.5	5.0	Millard	6.8	3.0	Morgan	11.1	3.0	Piute	15.5	5.0
Rich	9.9	5.0	Salt Lake	21.6	5.0	San Juan	15.5	5.0	Sanpete	8.2	4.0
Sevier	15.5	5.0	Summit	11.1	3.0	Tooele	8.2	4.0	Uintah	12.3	3.0
Utah	11.9	4.0	Wasatch	11.1	3.0	Washington	10.0	4.0	Wayne	15.5	5.0
Weber	17.8	5.0									

- b. The use of these average percentages in no way precludes the contractor from performing and documenting good faith efforts to recruit and employ minorities and females.

4. Compliance Determinations

- a. The list below is a set of “Good-Faith Efforts” criterion established in FHWA’s regulatory and policy requirements that may be used to determine a contractor’s good faith efforts:

1. Contractor’s EEO Policy
2. Dissemination of the EEO Policy
3. Authority and Responsibility of EEO Officer
4. Periodic EEO meetings (EEO indoctrination)
5. Notices/posters on bulletin board
6. Advertising as an “EEO Employer”
7. Recruitment – Systematic and direct recruitment efforts with sources likely to yield minorities and women
8. Educate all new supervisors within 30 days of reporting to duty
9. Encourage present employees to refer minorities and women
10. Evaluates the spread of wages to determine whether discrimination exists
11. Investigates all complaints, promptly, and appropriate corrective action is taken
12. Assist in locating, qualifying, and increasing the skills of minorities and women
13. Fully uses training programs and advises employees and applicants of opportunities
14. Minorities and women exist in contractor’s training program
15. Ensure nonsegregated facilities
16. Minorities and women are employed in all occupations, crafts, and job classifications on an equal basis
17. Procedures establishing the monitoring of subcontractors’ compliance with nondiscrimination, EO and EEO obligations

Federal Projects With 8 ½ x 11 Plan Sheets

18. The need for adequate records and reports
 19. Minorities and women reach accumulating work hours expected based on their representation
 20. Ensure a workplace free of harassment, intimidation, and coercion
- b. Affirmative Action is determined based on the evaluation of the contractor's compliance with all of the above good faith efforts and on the contractor's efforts to achieve maximum results from the actions.
 - c. A contractor is in compliance when there is no evidence of discrimination in employment, training, DBE, Indian Preference provisions, equal opportunity requirements, or evidence every good faith effort has been made.
 - d. Include in the EEO Policy a commitment to provide a workplace free of harassment, intimidation, and coercion; ensure the policy is posted on the project bulletin board; ensure foreman and superintendents are trained in prevention of harassment, intimidation, and coercion; and take other affirmative actions as necessary to satisfy the requirements of 41 CFR 60 4.3.7a. At the time annual registration is due, the contractor will acknowledge that they have a workplace free of harassment, intimidation, and coercion.
5. Training Special Provisions

This Training Special Provisions supersedes subparagraph II 6b of the FHWA-1273, and is an implementation of 23 U.S.C.C.140 (a).

Provide training as follows as part of the equal employment opportunity affirmative action program:

Provide on-the-job training aimed at developing full journeymen in the type of trade or job classification involved.

The number of training hours to be trained under the special provision is 0 (amount to be filled in by the State Highway Department (STA)).

If a portion of the contract work is subcontracted, determine how many, if any, of the trainees are to be trained by the Subcontractor. Make this training special provision applicable to the subcontract. Retain the primary responsibility for meeting the training requirements imposed by this special provision. Where feasible, 25 percent of apprentices or trainees in each occupation will be in their first year of apprenticeship or training.

Distribute the number of trainees among the work classifications on the basis of needs and the availability of journeymen in the various classifications within a

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reasonable area of recruitment. Prior to commencing construction, submit to the State highway agency for approval the number of trainees to be trained in each selected classification and training program to be used. Specify the starting time for training in each of the classifications. The STA gives credit for each trainee employed on the contract work that is currently enrolled or becomes enrolled in an approved program. Reimbursement is made for the trainees as specified in this provision.

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Training and upgrading of minorities and women toward journeyman status is a primary objective of this Training Special Provision. Enroll minority trainees and women (e.g., by conducting systematic and direct recruitment through public and private likely to yield minority and women trainees) to the extent that such persons are available within a reasonable area of recruitment. Demonstrate the steps taken to achieve compliance with Federal Projects With Full Size Plan Sheets this Training Special Provision. This training commitment is not intended nor used to discriminate against any applicant for training, whether a member of a minority group or not.

Do not employ a trainee in any classification in which they have successfully completed a training course leading to journeyman status or in which they have been employed as a journeyman. Include appropriate questions in the employee application or by other suitable means to satisfy this requirement. Document the findings in each case. The training program selected, and approved by the STA and the FHWA, establishes the minimum length and type of training for each classification in that program. The STA and the FHWA approves a program if it meets the equal employment opportunity obligations and qualification of the average trainee for journeyman status in the classification concerned by the end of the training period. Furthermore, apprenticeship programs registered with the U.S. Department of Labor, Bureau of Apprenticeship and Training, or with a State apprenticeship agency recognized by the Bureau and training programs approved but not necessarily sponsored by the U.S. Department of Labor, Manpower Administration, Bureau of Apprenticeship and training are considered acceptable if administered in a manner consistent with the equal employment obligations of Federal-aid highway construction contracts. Approval or acceptance of a training program is obtained from the State prior to commencing work on the classification covered by the program.

Provide training in the construction crafts rather than clerk typists or secretarial-type positions. Training is permissible in lower level management positions such as office engineers, estimators, timekeepers, etc., where the training is oriented toward construction applications. Training in the laborer classification if approved by the division office. Some off-site training is permissible as long as the training is an integral part of an approved training program and does not comprise a significant part of the overall training.

Trainees are paid at least 60 percent of the appropriate minimum journeyman's rate specified in the contract for the first half of the training period, 75 percent for the third quarter of the training period, and 90 percent for the last quarter of the training period, unless apprentices or trainees in an approved existing program are enrolled as trainees on this project. In that case, the appropriate rates approved by the Departments of Labor or Transportation in connection with the existing program will apply to all trainees being trained for the same classification who are covered by this Training Special Provision.

Federal Projects With 8 ½ x 11 Plan Sheets

Furnish the trainee a copy of the program to be followed in providing the training. Provide each trainee with a certification showing the type and length of training satisfactorily completed.

Provide for the maintenance of records and furnish periodic reports documenting their performance under this Training Special Provision. UDOT form, Monthly Training Summary satisfies this reporting requirement. Contractor will accomplish entry of this information electronically by entry into PDBS at least monthly for the duration of the project.

- a. Training Program Description: As part of the Equal Employment Opportunity Affirmative Action Program, the Contractor will provide on-the-job training aimed at developing full journey status in the type of trade or job classification involved. The number of hours of training to be provided under this contract will be as shown on the bid schedule. Apprentices must be enrolled in an Office of Apprenticeship Training Employer and Labor Services (OATELS - formerly BAT) approved program.
- b. **OBJECTIVE**: Training and upgrading of minorities and women toward journey status is the primary objective of this program. The Contractor will enroll minorities and/or women, where possible, and document good faith efforts prior to the hire of non-minority males in order to demonstrate compliance with this Training Special Provision. This training commitment is not intended, and will not be used, to discriminate against any applicant for training, whether a member of a minority group or not.
- c. **PROJECT TRAINING GOAL**: The formula for determining the training goal specified in the Training Special Provision will be as follows:

DESCRIPTION	SAMPLE				
Engineer's estimate times 33% equals total labor dollars.	\$25,000,000	X	33%	=	\$8,250,000
Total labor \$ divided by \$50/hr equals total labor hours.	\$8,250,000	÷	*\$50/hr	=	165,000 hrs.
Total labor hours times 5% equals project training hours.	165,000 hrs.	X	5%	=	8,250 hrs.

*\$50.00 = labor cost per hour per employee – to be adjusted periodically to accommodate increase in cost.

Federal Projects With 8 ½ x 11 Plan Sheets

- e. GENERAL: Prior to beginning construction on the contract, the Contractor will submit Form C-130 (Formerly OJT100) indicating the training program to be used, the number of hours of training to be provided by classification, and the anticipated starting time for training in each selected classification.
- f. Training should begin within 2 weeks of the anticipated start dates of project as outlined on the OJT 100 Form, unless otherwise authorized by the Resident Engineer (RE). Only after submission of documentation by the Contractor and approval by the RE, of efforts made in good faith, will authorization of a delay be made.
- g. The Contractor will review annually the training and promotion potential of minority and women employees and will encourage eligible employees to apply for such training and promotion.
- h. METHOD OF MEASUREMENT: The Contractor will be credited for each approved apprentice/trainee employed on the project and reimbursed on the basis of hours worked in the program to which he/she is indentured, as listed on the certified payrolls, and reported monthly, by the Contractor in the UDOT PDBS Contractor module, OJT Hours Worked screen. There will be no credit for training provided under this section prior to the Contractor's submittal and approval by the RE of the Apprentice/Trainee Certification from the appropriate agency. This certification expires 90 days from the date of issue, and must be renewed by the Contractor in order to keep the apprentice/trainee's hours eligible for reimbursement.
- i. BASIS OF PAYMENT: Payment for contractor participating in the Apprenticeship Training Program will be made at a rate of \$10.00 a hour, 20 hours per week, up to a maximum of 600 hours per project unless otherwise specified in accordance with 5,C of this provision. Payment will be made at the contract unit price of \$10.00 for each hour of approved apprenticeship training actually provided. If the contractor provides training for more than the number of hours specified on the bid schedule, the payment of \$10.00 per hour continues to be paid for all hours of training provided, up to a maximum of double the assigned goal. No reimbursement will be provided to the contractor for hours in excess of twice the assigned training goal per project. All reimbursement payments made to the contractor for training must be paid to the agency administering the training program. Certified documentation showing the payment to the training agency is required to be submitted to the UDOT Civil Rights EEO and Labor Specialist when the project is complete.

Federal Projects With 8 ½ x 11 Plan Sheets

A contractor will have fulfilled his/her responsibilities under this Training Special Provision if he/she has provided acceptable training to the number of trainees specified on the C-130 (Formerly OJT100) and the number of hours specified and shown on the bid schedule. EXAMPLE (a): Training Goal = 750 hours; Hours specified on bid schedule = 750. Contractor may use any number of trainees to satisfy the number of hours specified on the bid schedule but the number of trainees specified on the Form C-130 (Formerly OJT100) must be used unless change is approved by RE. EXAMPLE (b): Training Goal = 2000 hours; Hours specified on bid schedule = 2,000. Contractor may use any number of trainees to satisfy the number of hours specified on the bid schedule.

Any request for adjustment to the OJT Training Form or goal MUST be submitted and approved by the UDOT Civil Rights Office prior to substantial completion of project. Good Faith Efforts and mitigating circumstances will be considered in approval process.

LIQUIDATED DAMAGES: Where the Contractor has failed, by the end of the project, to provide the required number of hours of training and has failed to submit acceptable good faith efforts documentation which establishes exactly why he/she was unable to do so, the Contractor will be assessed an amount equal to the following damages to be deducted from the final progress payment:

DESCRIPTION	SAMPLE				
Number of hours of training not provided, times the journey worker hourly scale plus benefits	HOURS OF TRAINING NOT PROVIDED	*JOURNEY WORKER	BASE PLUS FRINGE	TOTAL HOURLY WAGE OF TRAINEE	DAMAGES
	600	OPERATOR – Blade Smooth/Finish	23.80 + 9.76	= 33.56	20,136.00
	500	CARPENTER	16.13 + 2.80	= 18.93	9,465.00
	600	IRONWORKER	21.84 + 9.92	= 31.76	19,056.00
	700	OPERATOR – Bulldozer	18.05 + 7.08	= 25.13	17,591.00
Total training hours not provided	2,400		Project Total Damages		66,248.00

*The journey worker scale is based on the classification identified in the approved programs submitted previously on the form C-130 (Formerly OJT100).

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(This form C-130 (Formerly OJT100) replaces the required Training Letter of Commitment and is to be completed and submitted to the UDOT Resident Engineer before or at the pre-construction meeting for the project. Form is found on the UDOT web site, Construction forms, DBE, EEO and Labor Forms).

TRAINING COMMITMENT FORM

(This form replaces the required Training Letter of Commitment and is to be completed and submitted to the UDOT Resident Engineer before or at the preconstruction meeting for the project.)

Date: _____

Project # _____ **Location** _____

Company _____

Address _____

City _____ **State** _____ **ZIP** _____ **Phone** _____

Craft/Classification	Training Program	# Trainees	Starting Date	Approx # Hrs

Signature _____ **Title** _____ **Date** _____

XV. Title VI Appendix A and E

Title VI of the Civil Rights Act of 1964 – Non – Discrimination Notice; Attachment A

NON-DISCRIMINATION NOTICE

In accordance with Title VI of the Civil Rights Act of 1964, 78 Stat. 252, 42 U.S.C 2000d to 2000d-4 and the Title 49, Code of Federal Regulations. The text below, in its entirety, is in all contracts entered into by UDOT. All of the text except the final section, entitled "Incorporation of Provisions," should be included in any contract entered into by any UDOT contractor.

During the performance of this contract, for itself, its assignees and successors in interest (hereinafter referred to as the "contractor") agrees as follows:

A. COMPLIANCE WITH TITLE VI OF THE CIVIL RIGHTS ACT OF 1964 FOR FEDERAL-AID CONTRACTS

- 1. Compliance with Regulations:** The contractor shall comply with the Regulation relative to nondiscrimination in Federally-assisted programs of the Department of Transportation (hereinafter, "DOT") Title 49, Code of Federal Regulations, Part 21, as they may be amended from time to time, (hereinafter referred to as Regulations), which are herein incorporated by reference and made a part of this contract.
- 2. Nondiscrimination:** The Contractor, with regard to the work performed by it during the contract, shall not discriminate on the grounds of race, color, sex, age, disability, income status, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The contractor shall not participate either directly or indirectly in the discrimination prohibited by section 21.5 of the Regulations, including employment practices when the contract covers a program set forth in Appendix B of the Regulations.
- 3. Solicitations for Subcontractors, Including Procurements of Materials and Equipment:** In all solicitations either by competitive bidding or negotiation made by the contractor for work to be performed under a subcontract, including procurements of materials or leases of equipment, each potential subcontractor or supplier shall be notified by the contractor of the contractor's obligations under this contract and the Regulations relative to nondiscrimination on the grounds of race, color, sex, age, disability, income status, or national origin.

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- 4. Information and Reports:** The contractor shall provide all information and reports required by the Regulations or directives issued pursuant thereto, and shall permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the (Recipient) or the (Name of Appropriate Administration) to be pertinent to ascertain compliance with such Regulations, orders and instructions. Where any information required of a contractor is in the exclusive possession of another who fails or refuses to furnish this information the contractor shall so certify to the (Recipient), or the (Name of Appropriate Administration) as appropriate, and shall set forth what efforts it has made to obtain the information.
- 5. Sanctions for Noncompliance:** In the event of the contractor's noncompliance with the nondiscrimination provisions of this contract, the (Recipient) shall impose such contract sanctions as it or the (Name of Appropriate Administration) may determine to be appropriate, including, but not limited to:

 - a. Withholding of payments to the contractor under the contract until the contractor complies, and/or
 - b. Cancellation, termination or suspension of the contract, in whole or in part.
- 6. Incorporation of Provisions:** The contractor shall include the provisions of paragraphs (1) through (6) in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Regulations, or directives issued pursuant thereto.

The contractor shall take such action with respect to any subcontractor procurement as the (Recipient) or the (Name of Appropriate Administration) may direct as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that, in the event a contractor becomes involved in, or is threatened with litigation with a subcontractor or supplier as a result of such direction, the contractor may request the (Recipient) to enter into such litigation to protect the interests of the (Recipient), and, in addition, the contractor may request the United States to enter into such litigation to protect the interests of the United States.

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Title VI of the Civil Rights Act of 1964 – Non – Discrimination Notice; Attachment E

During the performance of this contract, the contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the "contractor") agrees to comply with the following non-discrimination statutes and authorities; including but not limited to:

Pertinent Non-Discrimination Authorities:

- Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d *et seq.*, 78 stat. 252), (prohibits discrimination on the basis of race, color, national origin); and 49 CFR Part 21.
- The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 U.S.C. § 4601), (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects);
- Federal-Aid Highway Act of 1973, (23 U.S.C. § 324 *et seq.*), (prohibits discrimination on the basis of sex);
- Section 504 of the Rehabilitation Act of 1973, (29 U.S.C. § 794 *et seq.*), as amended, (prohibits discrimination on the basis of disability); and 49 CFR Part 27;
- The Age Discrimination Act of 1975, as amended, (42 U.S.C. § 610 *let seq.*), (prohibits discrimination on the basis of age);
- Airport and Airway Improvement Act of 1982, (49 USC § 471, Section 47123), as amended, (prohibits discrimination based on race, creed, color, national origin, or sex);
- The Civil Rights Restoration Act of 1987, (PL 100-209), (Broadened the scope, coverage and applicability of Title VI of the Civil Rights Act of 1964, The Age Discrimination Act of 1975 and Section 504 of the Rehabilitation Act of 1973, by expanding the definition of the terms "programs or activities" to include all of the programs or activities of the Federal-aid recipients, sub-recipients and contractors, whether such programs or activities are Federally funded or not);
- Titles II and III of the Americans with Disabilities Act, which prohibit discrimination on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities (42 U.S.C. §§ 12131 – 12189) as implemented by Department of Transportation regulations at 49 C.F.R. parts 37 and 38;
- The Federal Aviation Administration's Non-discrimination statute (49 U.S.C. §47123) (prohibits discrimination on the basis of race, color, national origin, and sex);
- Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, which ensures discrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations;
- Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and resulting agency guidance, national origin discrimination includes discrimination because of limited English proficiency (LEP). To ensure compliance with Title VI, you must take reasonable steps to ensure that LEP persons have meaningful access to your programs (70 Fed. Reg. at 74087 to 74100);
- Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 U.S.C. 1681 *et seq.*).

XVI. Required Contract Provisions FEDERAL-AID CONSTRUCTION CONTRACTS

- I. General
- II. Nondiscrimination
- III. Nonsegregated Facilities
- IV. Davis-Bacon and Related Act Provisions
- V. Contract Work Hours and Safety Standards Act Provisions
- VI. Subletting or Assigning the Contract
- VII. Safety: Accident Prevention
- VIII. False Statements Concerning Highway Projects
- IX. Implementation of Clean Air Act and Federal Water Pollution Control Act
- X. Compliance with Governmentwide Suspension and Debarment Requirements
- XI. Certification Regarding Use of Contract Funds for Lobbying

ATTACHMENTS

- A. Employment and Materials Preference for Appalachian Development Highway System or Appalachian Local Access Road Contracts (included in Appalachian contracts only)

I. GENERAL

1. Form FHWA-1273 must be physically incorporated in each construction contract funded under Title 23 (excluding emergency contracts solely intended for debris removal). The contractor (or subcontractor) must insert this form in each subcontract and further require its inclusion in all lower tier subcontracts (excluding purchase orders, rental agreements and other agreements for supplies or services).

The applicable requirements of Form FHWA-1273 are incorporated by reference for work done under any purchase order, rental agreement or agreement for other services. The prime contractor shall be responsible for compliance by any subcontractor, lower-tier subcontractor or service provider.

Form FHWA-1273 must be included in all Federal-aid design-build contracts, in all subcontracts and in lower tier subcontracts (excluding subcontracts for design services, purchase orders, rental agreements and other agreements for supplies or services). The design-builder shall be responsible for compliance by any subcontractor, lower-tier subcontractor or service provider.

Contracting agencies may reference Form FHWA-1273 in bid proposal or request for proposal documents, however, the Form FHWA-1273 must be physically incorporated (not referenced) in all contracts, subcontracts and lower-tier subcontracts (excluding purchase orders, rental agreements and other agreements for supplies or services related to a construction contract).

2. Subject to the applicability criteria noted in the following sections, these contract provisions shall apply to all work performed on the contract by the contractor's own organization and with the assistance of workers under the contractor's immediate superintendence and to all work performed on the contract by piecework, station work, or by subcontract.
3. A breach of any of the stipulations contained in these Required Contract Provisions may be sufficient grounds for withholding of progress payments, withholding of final payment, termination of the contract, suspension / debarment or any other action determined to be appropriate by the contracting agency and FHWA.
4. Selection of Labor: During the performance of this contract, the contractor shall not use convict labor for any purpose within the limits of a construction project on a Federal-aid highway unless it is labor performed by convicts who are on parole, supervised release, or probation. The term Federal-aid highway does not include roadways functionally classified as local roads or rural minor collectors.

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II. NONDISCRIMINATION

The provisions of this section related to 23 CFR Part 230 are applicable to all Federal-aid construction contracts and to all related construction subcontracts of \$10,000 or more. The provisions of 23 CFR Part 230 are not applicable to material supply, engineering, or architectural service contracts.

In addition, the contractor and all subcontractors must comply with the following policies: Executive Order 11246, 41 CFR 60, 29 CFR 1625-1627, Title 23 USC Section 140, the Rehabilitation Act of 1973, as amended (29 USC 794), Title VI of the Civil Rights Act of 1964, as amended, and related regulations including 49 CFR Parts 21, 26 and 27; and 23 CFR Parts 200, 230, and 633.

The contractor and all subcontractors must comply with: the requirements of the Equal Opportunity Clause in 41 CFR 60-1.4(b) and, for all construction contracts exceeding \$10,000, the Standard Federal Equal Employment Opportunity Construction Contract Specifications in 41 CFR 60-4.3.

Note: The U.S. Department of Labor has exclusive authority to determine compliance with Executive Order 11246 and the policies of the Secretary of Labor including 41 CFR 60, and 29 CFR 1625-1627. The contracting agency and the FHWA have the authority and the responsibility to ensure compliance with Title 23 USC Section 140, the Rehabilitation Act of 1973, as amended (29 USC 794), and Title VI of the Civil Rights Act of 1964, as amended, and related regulations including 49 CFR Parts 21, 26 and 27; and 23 CFR Parts 200, 230, and 633.

The following provision is adopted from 23 CFR 230, Appendix A, with appropriate revisions to conform to the U.S. Department of Labor (US DOL) and FHWA requirements.

1. **Equal Employment Opportunity:** Equal employment opportunity (EEO) requirements not to discriminate and to take affirmative action to assure equal opportunity as set forth under laws, executive orders, rules, regulations (28 CFR 35, 29 CFR 1630, 29 CFR 1625-1627, 41 CFR 60 and 49 CFR 27) and orders of the Secretary of Labor as modified by the provisions prescribed herein, and imposed pursuant to 23 U.S.C. 140 shall constitute the EEO and specific affirmative action standards for the contractor's project activities under this contract. The provisions of the Americans with Disabilities Act of 1990 (42 U.S.C. 12101 et seq.) set forth under 28 CFR 35 and 29 CFR 1630 are incorporated by reference in this contract. In the execution of this contract, the contractor agrees to comply with the following minimum specific requirement activities of EEO:
 - a. The contractor will work with the contracting agency and the Federal Government to ensure that it has made every good faith effort to provide equal opportunity with respect to all of its terms and conditions of employment and in their review of activities under the contract.
 - b. The contractor will accept as its operating policy the following statement:

"It is the policy of this Company to assure that applicants are employed, and that employees are treated during employment, without regard to their race, religion, sex, color, national origin, age or disability. Such action shall include: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship, pre-apprenticeship, and/or on-the-job training."
2. **EEO Officer:** The contractor will designate and make known to the contracting officers an EEO Officer who will have the responsibility for and must be capable of effectively administering and promoting an active EEO program and who must be assigned adequate authority and responsibility to do so.
3. **Dissemination of Policy:** All members of the contractor's staff who are authorized to hire, supervise, promote, and discharge employees, or who recommend such action, or who are substantially involved in such action, will be made fully cognizant of, and will implement, the contractor's EEO policy and contractual responsibilities to provide EEO in each grade and classification of employment. To ensure that the above agreement will be met, the following actions will be taken as a minimum:

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- a. Periodic meetings of supervisory and personnel office employees will be conducted before the start of work and then not less often than once every six months, at which time the contractor's EEO policy and its implementation will be reviewed and explained. The meetings will be conducted by the EEO Officer.
 - b. All new supervisory or personnel office employees will be given a thorough indoctrination by the EEO Officer, covering all major aspects of the contractor's EEO obligations within thirty days following their reporting for duty with the contractor.
 - c. All personnel who are engaged in direct recruitment for the project will be instructed by the EEO Officer in the contractor's procedures for locating and hiring minorities and women.
 - d. Notices and posters setting forth the contractor's EEO policy will be placed in areas readily accessible to employees, applicants for employment and potential employees.
 - e. The contractor's EEO policy and the procedures to implement such policy will be brought to the attention of employees by means of meetings, employee handbooks, or other appropriate means.
- 4. Recruitment:** When advertising for employees, the contractor will include in all advertisements for employees the notation: "An Equal Opportunity Employer." All such advertisements will be placed in publications having a large circulation among minorities and women in the area from which the project work force would normally be derived.
- a. The contractor will, unless precluded by a valid bargaining agreement, conduct systematic and direct recruitment through public and private employee referral sources likely to yield qualified minorities and women. To meet this requirement, the contractor will identify sources of potential minority group employees, and establish with such identified sources procedures whereby minority and women applicants may be referred to the contractor for employment consideration.
 - b. In the event the contractor has a valid bargaining agreement providing for exclusive hiring hall referrals, the contractor is expected to observe the provisions of that agreement to the extent that the system meets the contractor's compliance with EEO contract provisions. Where implementation of such an agreement has the effect of discriminating against minorities or women, or obligates the contractor to do the same, such implementation violates Federal nondiscrimination provisions.
 - c. The contractor will encourage its present employees to refer minorities and women as applicants for employment. Information and procedures with regard to referring such applicants will be discussed with employees.
- 5. Personnel Actions:** Wages, working conditions, and employee benefits shall be established and administered, and personnel actions of every type, including hiring, upgrading, promotion, transfer, demotion, layoff, and termination, shall be taken without regard to race, color, religion, sex, national origin, age or disability. The following procedures shall be followed:
- a. The contractor will conduct periodic inspections of project sites to insure that working conditions and employee facilities do not indicate discriminatory treatment of project site personnel.
 - b. The contractor will periodically evaluate the spread of wages paid within each classification to determine any evidence of discriminatory wage practices.
 - c. The contractor will periodically review selected personnel actions in depth to determine whether there is evidence of discrimination. Where evidence is found, the contractor will promptly take corrective action. If the review indicates that the discrimination may extend beyond the actions reviewed, such corrective action shall include all affected persons.
 - d. The contractor will promptly investigate all complaints of alleged discrimination made to the contractor in connection with its obligations under this contract, will attempt to resolve such complaints, and will take appropriate corrective action within a reasonable time. If

Federal Projects With 8 ½ x 11 Plan Sheets

the investigation indicates that the discrimination may affect persons other than the complainant, such corrective action shall include such other persons. Upon completion of each investigation, the contractor will inform every complainant of all of their avenues of appeal.

6. **Training and Promotion:**

- a. The contractor will assist in locating, qualifying, and increasing the skills of minorities and women who are applicants for employment or current employees. Such efforts should be aimed at developing full journey level status employees in the type of trade or job classification involved.
- b. Consistent with the contractor's work force requirements and as permissible under Federal and State regulations, the contractor shall make full use of training programs, i.e., apprenticeship, and on-the-job training programs for the geographical area of contract performance. In the event a special provision for training is provided under this contract, this subparagraph will be superseded as indicated in the special provision. The contracting agency may reserve training positions for persons who receive welfare assistance in accordance with 23 U.S.C. 140(a).
- c. The contractor will advise employees and applicants for employment of available training programs and entrance requirements for each.
- d. The contractor will periodically review the training and promotion potential of employees who are minorities and women and will encourage eligible employees to apply for such training and promotion.

7. **Unions:** If the contractor relies in whole or in part upon unions as a source of employees, the contractor will use good faith efforts to obtain the cooperation of such unions to increase opportunities for minorities and women. Actions by the contractor, either directly or through a contractor's association acting as agent, will include the procedures set forth below:

- a. The contractor will use good faith efforts to develop, in cooperation with the unions, joint training programs aimed toward qualifying more minorities and women for membership in the unions and increasing the skills of minorities and women so that they may qualify for higher paying employment.
- b. The contractor will use good faith efforts to incorporate an EEO clause into each union agreement to the end that such union will be contractually bound to refer applicants without regard to their race, color, religion, sex, national origin, age or disability.
- c. The contractor is to obtain information as to the referral practices and policies of the labor union except that to the extent such information is within the exclusive possession of the labor union and such labor union refuses to furnish such information to the contractor, the contractor shall so certify to the contracting agency and shall set forth what efforts have been made to obtain such information.
- d. In the event the union is unable to provide the contractor with a reasonable flow of referrals within the time limit set forth in the collective bargaining agreement, the contractor will, through independent recruitment efforts, fill the employment vacancies without regard to race, color, religion, sex, national origin, age or disability; making full efforts to obtain qualified and/or qualifiable minorities and women. The failure of a union to provide sufficient referrals (even though it is obligated to provide exclusive referrals under the terms of a collective bargaining agreement) does not relieve the contractor from the requirements of this paragraph. In the event the union referral practice prevents the contractor from meeting the obligations pursuant to Executive Order 11246, as amended, and these special provisions, such contractor shall immediately notify the contracting agency.

8. **Reasonable Accommodation for Applicants / Employees with Disabilities:** The contractor must be familiar with the requirements for and comply with the Americans with Disabilities Act and

Federal Projects With 8 ½ x 11 Plan Sheets

all rules and regulations established there under. Employers must provide reasonable accommodation in all employment activities unless to do so would cause an undue hardship.

- 9. Selection of Subcontractors, Procurement of Materials and Leasing of Equipment:** The contractor shall not discriminate on the grounds of race, color, religion, sex, national origin, age or disability in the selection and retention of subcontractors, including procurement of materials and leases of equipment. The contractor shall take all necessary and reasonable steps to ensure nondiscrimination in the administration of this contract.

- a. The contractor shall notify all potential subcontractors and suppliers and lessors of their EEO obligations under this contract.
- b. The contractor will use good faith efforts to ensure subcontractor compliance with their EEO obligations.

- 10. Assurance Required by 49 CFR 26.13(b):**

- a. The requirements of 49 CFR Part 26 and the State DOT's U.S. DOT-approved DBE program are incorporated by reference.
- b. The contractor or subcontractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of DOT-assisted contracts. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as the contracting agency deems appropriate.

- 11. Records and Reports:** The contractor shall keep such records as necessary to document compliance with the EEO requirements. Such records shall be retained for a period of three years following the date of the final payment to the contractor for all contract work and shall be available at reasonable times and places for inspection by authorized representatives of the contracting agency and the FHWA.

- a. The records kept by the contractor shall document the following:
 - (1) The number and work hours of minority and non-minority group members and women employed in each work classification on the project;
 - (2) The progress and efforts being made in cooperation with unions, when applicable, to increase employment opportunities for minorities and women; and
 - (3) The progress and efforts being made in locating, hiring, training, qualifying, and upgrading minorities and women;
- b. The contractors and subcontractors will submit an annual report to the contracting agency each July for the duration of the project, indicating the number of minority, women, and non-minority group employees currently engaged in each work classification required by the contract work. This information is to be reported on [Form FHWA-1391](#). The staffing data should represent the project work force on board in all or any part of the last payroll period preceding the end of July. If on-the-job training is being required by special provision, the contractor will be required to collect and report training data. The employment data should reflect the work force on board during all or any part of the last payroll period preceding the end of July.

III. NONSEGREGATED FACILITIES

This provision is applicable to all Federal-aid construction contracts and to all related construction subcontracts of \$10,000 or more.

The contractor must ensure that facilities provided for employees are provided in such a manner that segregation on the basis of race, color, religion, sex, or national origin cannot result. The contractor may neither require such segregated use by written or oral policies nor tolerate such use by employee custom.

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The contractor's obligation extends further to ensure that its employees are not assigned to perform their services at any location, under the contractor's control, where the facilities are segregated. The term "facilities" includes waiting rooms, work areas, restaurants and other eating areas, time clocks, restrooms, washrooms, locker rooms, and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing provided for employees. The contractor shall provide separate or single-user restrooms and necessary dressing or sleeping areas to assure privacy between sexes.

IV. DAVIS-BACON AND RELATED ACT PROVISIONS

This section is applicable to all Federal-aid construction projects exceeding \$2,000 and to all related subcontracts and lower-tier subcontracts (regardless of subcontract size). The requirements apply to all projects located within the right-of-way of a roadway that is functionally classified as Federal-aid highway. This excludes roadways functionally classified as local roads or rural minor collectors, which are exempt. Contracting agencies may elect to apply these requirements to other projects.

The following provisions are from the U.S. Department of Labor regulations in 29 CFR 5.5 "Contract provisions and related matters" with minor revisions to conform to the FHWA-1273 format and FHWA program requirements.

1. Minimum wages

- a. All laborers and mechanics employed or working upon the site of the work, will be paid unconditionally and not less often than once a week, and without subsequent deduction or rebate on any account (except such payroll deductions as are permitted by regulations issued by the Secretary of Labor under the Copeland Act (29 CFR part 3)), the full amount of wages and bona fide fringe benefits (or cash equivalents thereof) due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Labor which is attached hereto and made a part hereof, regardless of any contractual relationship which may be alleged to exist between the contractor and such laborers and mechanics.

Contributions made or costs reasonably anticipated for bona fide fringe benefits under section 1(b)(2) of the Davis-Bacon Act on behalf of laborers or mechanics are considered wages paid to such laborers or mechanics, subject to the provisions of paragraph 1.d. of this section; also, regular contributions made or costs incurred for more than a weekly period (but not less often than quarterly) under plans, funds, or programs which cover the particular weekly period, are deemed to be constructively made or incurred during such weekly period. Such laborers and mechanics shall be paid the appropriate wage rate and fringe benefits on the wage determination for the classification of work actually performed, without regard to skill, except as provided in 29 CFR 5.5(a)(4). Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein: Provided, That the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination (including any additional classification and wage rates conformed under paragraph 1.b. of this section) and the Davis-Bacon poster (WH-1321) shall be posted at all times by the contractor and its subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by the workers.

- b. (1) The contracting officer shall require that any class of laborers or mechanics, including helpers, which is not listed in the wage determination and which is to be employed under the contract shall be classified in conformance with the wage determination. The contracting officer shall approve an additional classification and wage rate and fringe benefits therefore only when the following criteria have been met:
 - (i) The work to be performed by the classification requested is not performed by a classification in the wage determination; and
 - (ii) The classification is utilized in the area by the construction industry; and

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- (iii) The proposed wage rate, including any bona fide fringe benefits, bears a reasonable relationship to the wage rates contained in the wage determination.
 - (2) If the contractor and the laborers and mechanics to be employed in the classification (if known), or their representatives, and the contracting officer agree on the classification and wage rate (including the amount designated for fringe benefits where appropriate), a report of the action taken shall be sent by the contracting officer to the Administrator of the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, Washington, DC 20210. The Administrator, or an authorized representative, will approve, modify, or disapprove every additional classification action within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.
 - (3) In the event the contractor, the laborers or mechanics to be employed in the classification or their representatives, and the contracting officer do not agree on the proposed classification and wage rate (including the amount designated for fringe benefits, where appropriate), the contracting officer shall refer the questions, including the views of all interested parties and the recommendation of the contracting officer, to the Wage and Hour Administrator for determination. The Wage and Hour Administrator, or an authorized representative, will issue a determination within 30 days of receipt and so advise the contracting officer or will notify the contracting officer within the 30-day period that additional time is necessary.
 - (4) The wage rate (including fringe benefits where appropriate) determined pursuant to paragraphs 1.b.(2) or 1.b.(3) of this section, shall be paid to all workers performing work in the classification under this contract from the first day on which work is performed in the classification.
- c. Whenever the minimum wage rate prescribed in the contract for a class of laborers or mechanics includes a fringe benefit which is not expressed as an hourly rate, the contractor shall either pay the benefit as stated in the wage determination or shall pay another bona fide fringe benefit or an hourly cash equivalent thereof.
 - d. If the contractor does not make payments to a trustee or other third person, the contractor may consider as part of the wages of any laborer or mechanic the amount of any costs reasonably anticipated in providing bona fide fringe benefits under a plan or program, Provided, That the Secretary of Labor has found, upon the written request of the contractor, that the applicable standards of the Davis-Bacon Act have been met. The Secretary of Labor may require the contractor to set aside in a separate account assets for the meeting of obligations under the plan or program.

2. Withholding

The contracting agency shall upon its own action or upon written request of an authorized representative of the Department of Labor, withhold or cause to be withheld from the contractor under this contract, or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to Davis-Bacon prevailing wage requirements, which is held by the same prime contractor, so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics, including apprentices, trainees, and helpers, employed by the contractor or any subcontractor the full amount of wages required by the contract. In the event of failure to pay any laborer or mechanic, including any apprentice, trainee, or helper, employed or working on the site of the work, all or part of the wages required by the contract, the contracting agency may, after written notice to the contractor, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds until such violations have ceased.

Federal Projects With 8 ½ x 11 Plan Sheets

3. Payrolls and basic records

- a. Payrolls and basic records relating thereto shall be maintained by the contractor during the course of the work and preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work. Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in section 1(b)(2)(B) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made and actual wages paid. Whenever the Secretary of Labor has found under 29 CFR 5.5(a)(1)(iv) that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in section 1(b)(2)(B) of the Davis-Bacon Act, the contractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the costs anticipated or the actual cost incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs.
- b.
 - (1) The contractor shall submit weekly for each week in which any contract work is performed a copy of all payrolls to the contracting agency. The payrolls submitted shall set out accurately and completely all of the information required to be maintained under 29 CFR 5.5(a)(3)(i), except that full social security numbers and home addresses shall not be included on weekly transmittals. Instead the payrolls shall only need to include an individually identifying number for each employee (e.g. , the last four digits of the employee's social security number). The required weekly payroll information may be submitted in any form desired. Optional Form WH-347 is available for this purpose from the Wage and Hour Division Web site at <http://www.dol.gov/esa/whd/forms/wh347instr.htm> or its successor site. The prime contractor is responsible for the submission of copies of payrolls by all subcontractors. Contractors and subcontractors shall maintain the full social security number and current address of each covered worker, and shall provide them upon request to the contracting agency for transmission to the State DOT, the FHWA or the Wage and Hour Division of the Department of Labor for purposes of an investigation or audit of compliance with prevailing wage requirements. It is not a violation of this section for a prime contractor to require a subcontractor to provide addresses and social security numbers to the prime contractor for its own records, without weekly submission to the contracting agency.
 - (2) Each payroll submitted shall be accompanied by a "Statement of Compliance," signed by the contractor or subcontractor or his or her agent who pays or supervises the payment of the persons employed under the contract and shall certify the following:
 - (i) That the payroll for the payroll period contains the information required to be provided under §5.5 (a)(3)(ii) of Regulations, 29 CFR part 5, the appropriate information is being maintained under §5.5 (a)(3)(i) of Regulations, 29 CFR part 5, and that such information is correct and complete;
 - (ii) That each laborer or mechanic (including each helper, apprentice, and trainee) employed on the contract during the payroll period has been paid the full weekly wages earned, without rebate, either directly or indirectly, and that no deductions have been made either directly or indirectly from the full wages earned, other than permissible deductions as set forth in Regulations, 29 CFR part 3;

Federal Projects With 8 ½ x 11 Plan Sheets

- (iii) That each laborer or mechanic has been paid not less than the applicable wage rates and fringe benefits or cash equivalents for the classification of work performed, as specified in the applicable wage determination incorporated into the contract.
 - (3) The weekly submission of a properly executed certification set forth on the reverse side of Optional Form WH-347 shall satisfy the requirement for submission of the "Statement of Compliance" required by paragraph 3.b.(2) of this section.
 - (4) The falsification of any of the above certifications may subject the contractor or subcontractor to civil or criminal prosecution under section 1001 of title 18 and section 231 of title 31 of the United States Code.
- c. The contractor or subcontractor shall make the records required under paragraph 3.a. of this section available for inspection, copying, or transcription by authorized representatives of the contracting agency, the State DOT, the FHWA, or the Department of Labor, and shall permit such representatives to interview employees during working hours on the job. If the contractor or subcontractor fails to submit the required records or to make them available, the FHWA may, after written notice to the contractor, the contracting agency or the State DOT, take such action as may be necessary to cause the suspension of any further payment, advance, or guarantee of funds. Furthermore, failure to submit the required records upon request or to make such records available may be grounds for debarment action pursuant to 29 CFR 5.12.

4. Apprentices and trainees

- a. Apprentices (programs of the USDOL).

Apprentices will be permitted to work at less than the predetermined rate for the work they performed when they are employed pursuant to and individually registered in a bona fide apprenticeship program registered with the U.S. Department of Labor, Employment and Training Administration, Office of Apprenticeship Training, Employer and Labor Services, or with a State Apprenticeship Agency recognized by the Office, or if a person is employed in his or her first 90 days of probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by the Office of Apprenticeship Training, Employer and Labor Services or a State Apprenticeship Agency (where appropriate) to be eligible for probationary employment as an apprentice.

The allowable ratio of apprentices to journeymen on the job site in any craft classification shall not be greater than the ratio permitted to the contractor as to the entire work force under the registered program. Any worker listed on a payroll at an apprentice wage rate, who is not registered or otherwise employed as stated above, shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any apprentice performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed. Where a contractor is performing construction on a project in a locality other than that in which its program is registered, the ratios and wage rates (expressed in percentages of the journeyman's hourly rate) specified in the contractor's or subcontractor's registered program shall be observed.

Every apprentice must be paid at not less than the rate specified in the registered program for the apprentice's level of progress, expressed as a percentage of the journeymen hourly rate specified in the applicable wage determination. Apprentices shall be paid fringe benefits in accordance with the provisions of the apprenticeship program. If the apprenticeship program does not specify fringe benefits, apprentices must be paid the full amount of fringe benefits listed on the wage determination for the applicable classification. If the Administrator determines that a different practice prevails for the applicable apprentice classification, fringes shall be paid in accordance with that determination.

Federal Projects With 8 ½ x 11 Plan Sheets

In the event the Office of Apprenticeship Training, Employer and Labor Services, or a State Apprenticeship Agency recognized by the Office, withdraws approval of an apprenticeship program, the contractor will no longer be permitted to utilize apprentices at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

b. Trainees (programs of the USDOL).

Except as provided in 29 CFR 5.16, trainees will not be permitted to work at less than the predetermined rate for the work performed unless they are employed pursuant to and individually registered in a program which has received prior approval, evidenced by formal certification by the U.S. Department of Labor, Employment and Training Administration.

The ratio of trainees to journeymen on the job site shall not be greater than permitted under the plan approved by the Employment and Training Administration.

Every trainee must be paid at not less than the rate specified in the approved program for the trainee's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Trainees shall be paid fringe benefits in accordance with the provisions of the trainee program. If the trainee program does not mention fringe benefits, trainees shall be paid the full amount of fringe benefits listed on the wage determination unless the Administrator of the Wage and Hour Division determines that there is an apprenticeship program associated with the corresponding journeyman wage rate on the wage determination which provides for less than full fringe benefits for apprentices. Any employee listed on the payroll at a trainee rate who is not registered and participating in a training plan approved by the Employment and Training Administration shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed. In addition, any trainee performing work on the job site in excess of the ratio permitted under the registered program shall be paid not less than the applicable wage rate on the wage determination for the work actually performed.

In the event the Employment and Training Administration withdraws approval of a training program, the contractor will no longer be permitted to utilize trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

c. Equal employment opportunity. The utilization of apprentices, trainees and journeymen under this part shall be in conformity with the equal employment opportunity requirements of Executive Order 11246, as amended, and 29 CFR part 30.

d. Apprentices and Trainees (programs of the U.S. DOT).

Apprentices and trainees working under apprenticeship and skill training programs which have been certified by the Secretary of Transportation as promoting EEO in connection with Federal-aid highway construction programs are not subject to the requirements of paragraph 4 of this Section IV. The straight time hourly wage rates for apprentices and trainees under such programs will be established by the particular programs. The ratio of apprentices and trainees to journeymen shall not be greater than permitted by the terms of the particular program.

5. **Compliance with Copeland Act requirements.** The contractor shall comply with the requirements of 29 CFR part 3, which are incorporated by reference in this contract.

6. **Subcontracts.** The contractor or subcontractor shall insert Form FHWA-1273 in any subcontracts and also require the subcontractors to include Form FHWA-1273 in any lower tier subcontracts. The prime contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all the contract clauses in 29 CFR 5.5.

Federal Projects With 8 ½ x 11 Plan Sheets

7. **Contract termination: debarment.** A breach of the contract clauses in 29 CFR 5.5 may be grounds for termination of the contract, and for debarment as a contractor and a subcontractor as provided in 29 CFR 5.12.
8. **Compliance with Davis-Bacon and Related Act requirements.** All rulings and interpretations of the Davis-Bacon and Related Acts contained in 29 CFR parts 1, 3, and 5 are herein incorporated by reference in this contract.
9. **Disputes concerning labor standards.** Disputes arising out of the labor standards provisions of this contract shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR parts 5, 6, and 7. Disputes within the meaning of this clause include disputes between the contractor (or any of its subcontractors) and the contracting agency, the U.S. Department of Labor, or the employees or their representatives.
10. **Certification of eligibility.**
 - a. By entering into this contract, the contractor certifies that neither it (nor he or she) nor any person or firm who has an interest in the contractor's firm is a person or firm ineligible to be awarded Government contracts by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
 - b. No part of this contract shall be subcontracted to any person or firm ineligible for award of a Government contract by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
 - c. The penalty for making false statements is prescribed in the U.S. Criminal Code, 18 U.S.C. 1001.

V. **CONTRACT WORK HOURS AND SAFETY STANDARDS ACT**

The following clauses apply to any Federal-aid construction contract in an amount in excess of \$100,000 and subject to the overtime provisions of the Contract Work Hours and Safety Standards Act. These clauses shall be inserted in addition to the clauses required by 29 CFR 5.5(a) or 29 CFR 4.6. As used in this paragraph, the terms laborers and mechanics include watchmen and guards.

1. **Overtime requirements.** No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
2. **Violation; liability for unpaid wages; liquidated damages.** In the event of any violation of the clause set forth in paragraph (1.) of this section, the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to such District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (1.) of this section, in the sum of \$10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (1.) of this section.
3. **Withholding for unpaid wages and liquidated damages.** The FHWA or the contacting agency shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (2.) of this section.

Federal Projects With 8 ½ x 11 Plan Sheets

4. **Subcontracts.** The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraph (1.) through (4.) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (1.) through (4.) of this section.

VI. SUBLETTING OR ASSIGNING THE CONTRACT

This provision is applicable to all Federal-aid construction contracts on the National Highway System.

1. The contractor shall perform with its own organization contract work amounting to not less than 30 percent (or a greater percentage if specified elsewhere in the contract) of the total original contract price, excluding any specialty items designated by the contracting agency. Specialty items may be performed by subcontract and the amount of any such specialty items performed may be deducted from the total original contract price before computing the amount of work required to be performed by the contractor's own organization (23 CFR 635.116).
 - a. The term "perform work with its own organization" refers to workers employed or leased by the prime contractor, and equipment owned or rented by the prime contractor, with or without operators. Such term does not include employees or equipment of a subcontractor or lower tier subcontractor, agents of the prime contractor, or any other assignees. The term may include payments for the costs of hiring leased employees from an employee leasing firm meeting all relevant Federal and State regulatory requirements. Leased employees may only be included in this term if the prime contractor meets all of the following conditions:
 - (1) the prime contractor maintains control over the supervision of the day-to-day activities of the leased employees;
 - (2) the prime contractor remains responsible for the quality of the work of the leased employees;
 - (3) the prime contractor retains all power to accept or exclude individual employees from work on the project; and
 - (4) the prime contractor remains ultimately responsible for the payment of predetermined minimum wages, the submission of payrolls, statements of compliance and all other Federal regulatory requirements.
 - b. "Specialty Items" shall be construed to be limited to work that requires highly specialized knowledge, abilities, or equipment not ordinarily available in the type of contracting organizations qualified and expected to bid or propose on the contract as a whole and in general are to be limited to minor components of the overall contract.
2. The contract amount upon which the requirements set forth in paragraph (1) of Section VI is computed includes the cost of material and manufactured products which are to be purchased or produced by the contractor under the contract provisions.
3. The contractor shall furnish (a) a competent superintendent or supervisor who is employed by the firm, has full authority to direct performance of the work in accordance with the contract requirements, and is in charge of all construction operations (regardless of who performs the work) and (b) such other of its own organizational resources (supervision, management, and engineering services) as the contracting officer determines is necessary to assure the performance of the contract.
4. No portion of the contract shall be sublet, assigned or otherwise disposed of except with the written consent of the contracting officer, or authorized representative, and such consent when given shall not be construed to relieve the contractor of any responsibility for the fulfillment of the contract. Written consent will be given only after the contracting agency has assured that each subcontract is

Federal Projects With 8 ½ x 11 Plan Sheets

evidenced in writing and that it contains all pertinent provisions and requirements of the prime contract.

5. The 30% self-performance requirement of paragraph (1) is not applicable to design-build contracts; however, contracting agencies may establish their own self-performance requirements.

VII. SAFETY: ACCIDENT PREVENTION

This provision is applicable to all Federal-aid construction contracts and to all related subcontracts.

1. In the performance of this contract the contractor shall comply with all applicable Federal, State, and local laws governing safety, health, and sanitation (23 CFR 635). The contractor shall provide all safeguards, safety devices and protective equipment and take any other needed actions as it determines, or as the contracting officer may determine, to be reasonably necessary to protect the life and health of employees on the job and the safety of the public and to protect property in connection with the performance of the work covered by the contract.
2. It is a condition of this contract, and shall be made a condition of each subcontract, which the contractor enters into pursuant to this contract, that the contractor and any subcontractor shall not permit any employee, in performance of the contract, to work in surroundings or under conditions which are unsanitary, hazardous or dangerous to his/her health or safety, as determined under construction safety and health standards (29 CFR 1926) promulgated by the Secretary of Labor, in accordance with Section 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 3704).
3. Pursuant to 29 CFR 1926.3, it is a condition of this contract that the Secretary of Labor or authorized representative thereof, shall have right of entry to any site of contract performance to inspect or investigate the matter of compliance with the construction safety and health standards and to carry out the duties of the Secretary under Section 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C.3704).

VIII. FALSE STATEMENTS CONCERNING HIGHWAY PROJECTS

This provision is applicable to all Federal-aid construction contracts and to all related subcontracts.

In order to assure high quality and durable construction in conformity with approved plans and specifications and a high degree of reliability on statements and representations made by engineers, contractors, suppliers, and workers on Federal-aid highway projects, it is essential that all persons concerned with the project perform their functions as carefully, thoroughly, and honestly as possible. Willful falsification, distortion, or misrepresentation with respect to any facts related to the project is a violation of Federal law. To prevent any misunderstanding regarding the seriousness of these and similar acts, Form FHWA-1022 shall be posted on each Federal-aid highway project (23 CFR 635) in one or more places where it is readily available to all persons concerned with the project:

18 U.S.C. 1020 reads as follows:

"Whoever, being an officer, agent, or employee of the United States, or of any State or Territory, or whoever, whether a person, association, firm, or corporation, knowingly makes any false statement, false representation, or false report as to the character, quality, quantity, or cost of the material used or to be used, or the quantity or quality of the work performed or to be performed, or the cost thereof in connection with the submission of plans, maps, specifications, contracts, or costs of construction on any highway or related project submitted for approval to the Secretary of Transportation; or

Whoever knowingly makes any false statement, false representation, false report or false claim with respect to the character, quality, quantity, or cost of any work performed or to be performed, or materials furnished or to be furnished, in connection with the construction of any highway or related project approved by the Secretary of Transportation; or

Whoever knowingly makes any false statement or false representation as to material fact in any statement, certificate, or report submitted pursuant to provisions of the Federal-aid Roads Act approved July 1, 1916, (39 Stat. 355), as amended and supplemented;

Federal Projects With 8 ½ x 11 Plan Sheets

Shall be fined under this title or imprisoned not more than 5 years or both."

IX. IMPLEMENTATION OF CLEAN AIR ACT AND FEDERAL WATER POLLUTION CONTROL ACT

This provision is applicable to all Federal-aid construction contracts and to all related subcontracts.

By submission of this bid/proposal or the execution of this contract, or subcontract, as appropriate, the bidder, proposer, Federal-aid construction contractor, or subcontractor, as appropriate, will be deemed to have stipulated as follows:

1. That any person who is or will be utilized in the performance of this contract is not prohibited from receiving an award due to a violation of Section 508 of the Clean Water Act or Section 306 of the Clean Air Act.
2. That the contractor agrees to include or cause to be included the requirements of paragraph (1) of this Section X in every subcontract, and further agrees to take such action as the contracting agency may direct as a means of enforcing such requirements.

X. CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION

This provision is applicable to all Federal-aid construction contracts, design-build contracts, subcontracts, lower-tier subcontracts, purchase orders, lease agreements, consultant contracts or any other covered transaction requiring FHWA approval or that is estimated to cost \$25,000 or more – as defined in 2 CFR Parts 180 and 1200.

1. Instructions for Certification – First Tier Participants:

- a. By signing and submitting this proposal, the prospective first tier participant is providing the certification set out below.
- b. The inability of a person to provide the certification set out below will not necessarily result in denial of participation in this covered transaction. The prospective first tier participant shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the department or agency's determination whether to enter into this transaction. However, failure of the prospective first tier participant to furnish a certification or an explanation shall disqualify such a person from participation in this transaction.
- c. The certification in this clause is a material representation of fact upon which reliance was placed when the contracting agency determined to enter into this transaction. If it is later determined that the prospective participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the contracting agency may terminate this transaction for cause of default.
- d. The prospective first tier participant shall provide immediate written notice to the contracting agency to whom this proposal is submitted if any time the prospective first tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- e. The terms "covered transaction," "debarred," "suspended," "ineligible," "participant," "person," "principal," and "voluntarily excluded," as used in this clause, are defined in 2 CFR Parts 180 and 1200. "First Tier Covered Transactions" refers to any covered transaction between a grantee or subgrantee of Federal funds and a participant (such as the prime or general contract). "Lower Tier Covered Transactions" refers to any covered transaction under a First Tier Covered Transaction (such as subcontracts). "First Tier Participant" refers to the participant who has entered into a covered transaction with a grantee or subgrantee of Federal funds (such as the prime or general contractor). "Lower Tier Participant" refers any participant who has entered into a covered transaction with a First Tier Participant or other Lower Tier Participants (such as subcontractors and suppliers).

Federal Projects With 8 ½ x 11 Plan Sheets

- f. The prospective first tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency entering into this transaction.
- g. The prospective first tier participant further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transactions," provided by the department or contracting agency, entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions exceeding the \$25,000 threshold.
- h. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant is responsible for ensuring that its principals are not suspended, debarred, or otherwise ineligible to participate in covered transactions. To verify the eligibility of its principals, as well as the eligibility of any lower tier prospective participants, each participant may, but is not required to, check the Excluded Parties List System website (<https://www.epls.gov>), which is compiled by the General Services Administration.
- i. Nothing contained in the foregoing shall be construed to require the establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of the prospective participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- j. Except for transactions authorized under paragraph (f) of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause or default.

* * * * *

2. Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion – First Tier Participants:

- a. The prospective first tier participant certifies to the best of its knowledge and belief, that it and its principals:
 - (1) Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in covered transactions by any Federal department or agency;
 - (2) Have not within a three-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
 - (3) Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State or local) with commission of any of the offenses enumerated in paragraph (a)(2) of this certification; and
 - (4) Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State or local) terminated for cause or default.

Federal Projects With 8 ½ x 11 Plan Sheets

- b. Where the prospective participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

2. Instructions for Certification - Lower Tier Participants:

(Applicable to all subcontracts, purchase orders and other lower tier transactions requiring prior FHWA approval or estimated to cost \$25,000 or more - 2 CFR Parts 180 and 1200)

- a. By signing and submitting this proposal, the prospective lower tier is providing the certification set out below.
- b. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department, or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- c. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous by reason of changed circumstances.
- d. The terms "covered transaction," "debarred," "suspended," "ineligible," "participant," "person," "principal," and "voluntarily excluded," as used in this clause, are defined in 2 CFR Parts 180 and 1200. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of those regulations. "First Tier Covered Transactions" refers to any covered transaction between a grantee or subgrantee of Federal funds and a participant (such as the prime or general contract). "Lower Tier Covered Transactions" refers to any covered transaction under a First Tier Covered Transaction (such as subcontracts). "First Tier Participant" refers to the participant who has entered into a covered transaction with a grantee or subgrantee of Federal funds (such as the prime or general contractor). "Lower Tier Participant" refers any participant who has entered into a covered transaction with a First Tier Participant or other Lower Tier Participants (such as subcontractors and suppliers).
- e. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- f. The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions exceeding the \$25,000 threshold.
- g. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant is responsible for ensuring that its principals are not suspended, debarred, or otherwise ineligible to participate in covered transactions. To verify the eligibility of its principals, as well as the eligibility of any lower tier prospective participants, each participant may, but is not required to, check the Excluded Parties List System website (<https://www.epls.gov/>), which is compiled by the General Services Administration.
- h. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.

Federal Projects With 8 ½ x 11 Plan Sheets

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

* * * * *

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion--Lower Tier Participants:

1. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in covered transactions 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 proposal.

* * * * *

XI. CERTIFICATION REGARDING USE OF CONTRACT FUNDS FOR LOBBYING

This provision is applicable to all Federal-aid construction contracts and to all related subcontracts which exceed \$100,000 (49 CFR 20).

1. The prospective participant certifies, by signing and submitting this bid or proposal, to the best of his or her knowledge and belief, that:
 - a. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
 - b. If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any Federal agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
2. This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. 1352. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.
3. The prospective participant also agrees by submitting its bid or proposal that the participant shall require that the language of this certification be included in all lower tier subcontracts, which exceed \$100,000 and that all such recipients shall certify and disclose accordingly.

Federal Projects With 8 ½ x 11 Plan Sheets

ATTACHMENT A - EMPLOYMENT AND MATERIALS PREFERENCE FOR APPALACHIAN DEVELOPMENT HIGHWAY SYSTEM OR APPALACHIAN LOCAL ACCESS ROAD CONTRACTS

This provision is applicable to all Federal-aid projects funded under the Appalachian Regional Development Act of 1965.

1. During the performance of this contract, the contractor undertaking to do work which is, or reasonably may be, done as on-site work, shall give preference to qualified persons who regularly reside in the labor area as designated by the DOL wherein the contract work is situated, or the subregion, or the Appalachian counties of the State wherein the contract work is situated, except:
 - a. To the extent that qualified persons regularly residing in the area are not available.
 - b. For the reasonable needs of the contractor to employ supervisory or specially experienced personnel necessary to assure an efficient execution of the contract work.
 - c. For the obligation of the contractor to offer employment to present or former employees as the result of a lawful collective bargaining contract, provided that the number of nonresident persons employed under this subparagraph (1c) shall not exceed 20 percent of the total number of employees employed by the contractor on the contract work, except as provided in subparagraph (4) below.
2. The contractor shall place a job order with the State Employment Service indicating (a) the classifications of the laborers, mechanics and other employees required to perform the contract work, (b) the number of employees required in each classification, (c) the date on which the participant estimates such employees will be required, and (d) any other pertinent information required by the State Employment Service to complete the job order form. The job order may be placed with the State Employment Service in writing or by telephone. If during the course of the contract work, the information submitted by the contractor in the original job order is substantially modified, the participant shall promptly notify the State Employment Service.
3. The contractor shall give full consideration to all qualified job applicants referred to him by the State Employment Service. The contractor is not required to grant employment to any job applicants who, in his opinion, are not qualified to perform the classification of work required.
4. If, within one week following the placing of a job order by the contractor with the State Employment Service, the State Employment Service is unable to refer any qualified job applicants to the contractor, or less than the number requested, the State Employment Service will forward a certificate to the contractor indicating the unavailability of applicants. Such certificate shall be made a part of the contractor's permanent project records. Upon receipt of this certificate, the contractor may employ persons who do not normally reside in the labor area to fill positions covered by the certificate, notwithstanding the provisions of subparagraph (1c) above.
5. The provisions of 23 CFR 633.207(e) allow the contracting agency to provide a contractual preference for the use of mineral resource materials native to the Appalachian region.
6. The contractor shall include the provisions of Sections 1 through 4 of this Attachment A in every subcontract for work which is, or reasonably may be, done as on-site work.

XVII. Wage Rates Applicable

GENERAL DECISION FILE FOR PROJECTS REPORT

Date: 11/23/2015

Project #: F-0089(385)69

General Decision #: UT20150080

Modification: 1

Publication Date: 08/07/2015

Counties: KANE, UT

Contractor Code		Hourly Rate	Fringes
110330	(4) Aspalt Laydown Machine, Oil Distributor	\$24.37	15.65
110332	Crane (35 to 100 tons) -2	\$26.99	15.65
110333	Crane (Over 100 tons) -1	\$28.33	15.65
110331	Crane (Under 35 tons) -3	\$25.70	15.65
110222	Operator: Power Equipment: (3) Backhoe Loader Combination	\$25.37	15.65
120262	IRONWORKER: STRUCTURAL (Excluding Fence Erection and Guard Rail Installation)	\$26.18	19.10
120261	IRONWORKER, REINFORCING	\$26.61	11.60
130013	LABORER: (4) Asphalt Shoveler	\$21.11	8.65
140241	CARPENTER, Includes Form Work	\$17.51	2.84
140015	CEMENT MASON/CONCRETE FINISHER	\$17.36	2.04
140074	INSTALLER - GUARDRAIL	\$13.11	0.00
140299	Labor: Mason Tender (Brick, Cement/ Concrete)	\$9.00	.36
140084	LABORER: Aspalt Raker	\$12.18	2.60

GENERAL DECISION FILE FOR PROJECTS REPORT

Date: 11/23/2015

Project #: F-0089(385)69

General Decision #: UT20150080

Modification: 1

Publication Date: 08/07/2015

Counties: KANE, UT

Contractor Code		Hourly Rate	Fringes
140017	LABORER: Common or General	\$13.37	2.65
140018	LABORER: Fence Erector	\$15.27	2.79
140019	LABORER: Flagger	\$8.77	2.53
140020	LABORER: Landscape	\$14.45	2.79
140022	LABORER: Pipelayer	\$15.52	2.79
140138	LABORER: Power Tool Operator: (Chain/Concrete Saw, Dirt Compactor (Hand Held), Hand Held Drill and Jackhammer/Tamper and Vibrator Only)	\$14.47	3.01
140086	OPERATOR: Asphalt Paver	\$20.59	6.67
140026	OPERATOR: Asphalt Roller	\$15.82	4.00
140039	OPERATOR: Backhoe/Excavator/Trackhoe	\$18.94	5.47
140327	OPERATOR: Broom/Sweeper	\$15.88	5.65
140030	OPERATOR: Bulldozer	\$21.78	7.04
140113	OPERATOR: Crusher	\$24.64	4.76
140114	OPERATOR: Grade Setter	\$20.21	7.08

GENERAL DECISION FILE FOR PROJECTS REPORT

Date: 11/23/2015

Project #: F-0089(385)69

General Decision #: UT20150080

Modification: 1

Publication Date: 08/07/2015

Counties: KANE, UT

Contractor Code		Hourly Rate	Fringes
140280	OPERATOR: Grader/ Blade	\$19.42	5.95
140279	OPERATOR: Loader (Front End)	\$20.63	6.92
140088	OPERATOR: Mechanic	\$19.10	5.71
140115	OPERATOR: Oiler	\$20.74	5.89
140034	OPERATOR: Roller (Dirt and Grade Compaction)	\$16.39	6.12
140035	OPERATOR: Rotomill	\$24.25	6.00
140036	OPERATOR: Scraper	\$21.51	5.57
140037	OPERATOR: Screed	\$15.88	4.04
140116	PAINTER, Including Parking Lot and Highway Line Striping	\$14.05	1.62
140287	SIGN Installer (Permanent and Temporary Road Signs)	\$15.40	2.79
140281	Traffic Control: Sets Cones and Barrels	\$17.14	2.79
140090	TRUCK DRIVER	\$17.41	4.52

Note: Executive Order (EO) 13658 establishes an hourly minimum wage of \$10.10 for 2015 that applies to all contracts subject to the Davis-Bacon Act for which the solicitation is issued on or after January 1, 2015. If this contract is covered by the EO, the contractor must pay all workers in any classification listed on this wage determination at least \$10.10 (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on the contract. The EO minimum wage rate will be adjusted annually. Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

WELDERS - Receive rate prescribed for craft performing operation to which welding is incidental.

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Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29CFR 5.5 (a) (1) (ii)).

The body of each wage determination lists the classification and wage rates that have been found to be prevailing for the cited type(s) of construction in the area covered by the wage determination. The classifications are listed in alphabetical order of "identifiers" that indicate whether the particular rate is a union rate (current union negotiated rate for local), a survey rate (weighted average rate) or a union average rate (weighted union average rate).

Union Rate Identifiers

A four letter classification abbreviation identifier enclosed in dotted lines beginning with characters other than "SU" or "UAVG" denotes that the union classification and rate were prevailing for that classification in the survey. Example: PLUM0198-005 07/01/2014. PLUM is an abbreviation identifier of the union which prevailed in the survey for this classification, which in this example would be Plumbers. 0198 indicates the local union number or district council number where applicable, i.e., Plumbers Local 0198. The next number, 005 in the example, is an internal number used in processing the wage determination. 07/01/2014 is the effective date of the most current negotiated rate, which in this example is July 1, 2014.

Union prevailing wage rates are updated to reflect all rate changes in the collective bargaining agreement (CBA) governing this classification and rate.

Survey Rate Identifiers

Classifications listed under the "SU" identifier indicate that no one rate prevailed for this classification in the survey and the published rate is derived by computing a weighted average rate based on all the rates reported in the survey for that classification. As this weighted average rate includes all rates reported in the survey, it may include both union and non-union rates. Example: SULA2012-007 5/13/2014. SU indicates the rates are survey rates based on a weighted average calculation of rates and are not majority rates. LA indicates the State of Louisiana. 2012 is the year of survey on which these classifications and rates are based. The next number, 007 in the example, is an internal number used in producing the wage determination. 5/13/2014 indicates the survey completion date for the classifications and rates under that identifier.

Survey wage rates are not updated and remain in effect until a new survey is conducted.

Union Average Rate Identifiers

Classification(s) listed under the UAVG identifier indicate that no single majority rate prevailed for those classifications; however, 100% of the data reported for the classifications was union data. EXAMPLE: UAVG-OH-0010 08/29/2014. UAVG indicates that the rate is a weighted union average rate. OH indicates the state. The next number, 0010 in the example, is an internal number used in producing the wage determination. 08/29/2014 indicates the survey completion date for the classifications and rates under that identifier.

A UAVG rate will be updated once a year, usually in January of each year, to reflect a weighted average of the current negotiated/CBA rate of the union locals from which the rate is based.

WAGE DETERMINATION APPEALS PROCESS

1.) Has there been an initial decision in the matter? This can be:

- * an existing published wage determination
- * a survey underlying a wage determination
- * a Wage and Hour Division letter setting forth a position on a wage determination matter
- * a conformance (additional classification and rate) ruling

On survey related matters, initial contact, including requests for summaries of surveys, should be with the Wage and Hour Regional Office for the area in which the survey was conducted because those Regional Offices have responsibility for the Davis-Bacon survey program. If the response from this initial contact is not satisfactory, then the process described in 2.) and 3.) should be followed.

With regard to any other matter not yet ripe for the formal process described here, initial contact should be with the Branch of Construction Wage Determinations. Write to:

Branch of Construction Wage Determinations
Wage and Hour Division
U.S. Department of Labor
200 Constitution Avenue, N.W.
Washington, DC 20210

2.) If the answer to the question in 1.) is yes, then an interested party (those affected by the action) can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Write to:

Wage and Hour Administrator
U.S. Department of Labor
200 Constitution Avenue, N.W.
Washington, DC 20210

The request should be accompanied by a full statement of the interested party's position and by any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3.) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

Administrative Review Board
U.S. Department of Labor
200 Constitution Avenue, N.W.
Washington, DC 20210

4.) All decisions by the Administrative Review Board are final.

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END OF GENERAL DECISION

XVIII. Special Provisions and Supplemental Specifications

**Supplemental Specification
2012 Standard Specification Book**

SECTION 00120M

BIDDING REQUIREMENTS AND CONDITIONS

Delete Article 1.6, paragraph A and replace with the following:

- A. Meet Department requirements for prequalification before submitting a proposal on all projects where the Department Engineer's advertised estimate is greater than or equal to \$3 million.
 - 1. Prequalification information is due at least 10 calendar days before submitting a proposal on projects requiring prequalification.

Delete Article 1.15, paragraph A20 and replace with the following:

- 20. Unsatisfactory performance on previous or current contracts or serving probation for actions on another project.

Delete Article 1.15, paragraph B and replace with the following:

- B. The bidder may appeal in writing to the Department Deputy Director according to Utah Code Section 63G-6-801 through 806, as amended if the Department refuses to accept a proposal for any of the foregoing reasons.

Delete Article 1.17 and replace with the following:

1.17 PROPOSAL DELIVERY

- A. Electronically transmit the proposal before the time specified in the Notice to Contractors.
- B. A manually submitted bid must include both a signed hard copy and electronic version. Electronic media device (CD/Flash Drive) must not be blank or unreadable and must contain the correct electronic bid items txt file in the indicated format.
 - 1. File format- Proj#_UDOTContractorID_bidopendate.txt
 - 2. The signed hard copy takes precedence over a manually delivered electronic version in the case of discrepancies or initialed changes to unit prices or DBE commitment.

Delete Article 1.18 and replace with the following:

1.18 WITHDRAWING OR REVISING PROPOSALS

- A. A proposal may be withdrawn or revised before the time set for receiving proposals.
- B. Provide the request for withdrawal to the Department with a telephone call followed by documented electronic communications including a company authorized signature and the UDOT Contractor ID before the time set for receiving proposals.
- C. Revise and save bid proposal using the current version of the Department's Electronic Bid System. Transmit to Department authorized repository before the time set for receiving proposals.

Delete Article 1.20 and replace with the following:

1.20 SUSPENSION

- A. A Contractor will be placed on suspension if its contractor ratings performed by the Department do not meet the minimum standard outlined in the contractor rating process for any Department or Department administered projects.
 - 1. The Contractor will not be allowed to bid on Department or Department administered projects while on suspension.

Add Article 1.21, paragraph A14

- 14. Contractor ratings performed by the Department do not meet the minimum standard outlined in the contractor rating process.

Add Article 1.27:

1.27 PUBLIC OPENING OF PROPOSALS

- A. Proposals are publicly opened at the time indicated in the invitation for bids.

Add Article 1.28:

1.28 CONTRACTOR LICENSING

- A. Apply and conform to the laws of Utah relative to the licensing of contractors.
 - 1. A contractor's license is required before submitting a bid.
Exception: A Contractor may submit a bid on a Federal-aid highway project if they can become licensed in Utah before beginning construction (notice to proceed).
 - 2. Failure to do so will result in forfeiture of award.

- B. Obtain a commercial license to perform work in Utah.
 - 1. A license will be required to proceed with work.
 - 2. All license requirements and application to perform heavy highway construction in the state of Utah requires the applicable license for the category of work being performed.
 - a. The Prime contractor is required to hold an E-100 classification title/code or the applicable license relating to their specific category of work being performed.
 - b. A Sub-contractor is required to hold the applicable license relating to their specific category of work being performed.
Licensing is governed by:

Utah Department of Commerce
Occupational/Professional Licensing
P O Box 145741
Salt Lake City, UT 84114-6741
(801)530-6628

July 08, 2015

SPECIAL PROVISION

**PROJECT # F-0089(385)69
PIN # 11412**

SECTION 00221S

BIDDING CONTRACT TIME

Add Section 00221

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Procedures for bidding contract time for the Price + Time bidding process.
 - 1. Includes incentive/disincentive for early/late completion of project milestones.
- B. Description of time component pricing, and time related incentive or disincentive.
 - 1. Refer to Section 00515M for information regarding bidding time and determination of the low bidder.
 - 2. Time is a bid item that captures societal costs and is used for evaluation of the low bidder. Incentive/Disincentive is the only time related payment. Refer to this Section, article 1.7.

1.2 RELATED SECTIONS

- A. Section 00515M: Contract Award And Execution
- B. Section 00555: Prosecution and Progress

1.3 REFERENCES Not Used

1.4 DEFINITIONS Not Used

1.5 SUBMITTALS Not Used

1.6 TIME COMPONENT

- A. Determine the bid price for the time component as follows.
 - 1. Measure contract time in calendar days.
 - 2. Determine the number of consecutive calendar days required between each start milestone and finish milestone in Table 1.
 - a. Consider all requirements of the contract when determining the number of calendar days,
 - b. Include the days of the start milestone and finish milestone in the number of calendar days.
- B. The Department does not guarantee that any milestone can be completed in the minimum calendar days shown in Table 1.
- C. Bidders are responsible to complete the milestones within the time bid and according to project requirements.
- D. The Department will consider the bid non-responsive if the bidder:
 - 1. Does not submit a bid for the time component.
 - 2. Submits a time component bid for any awardable portion of the contract which is outside the minimum or maximum range.
- E. Negative amounts are not permitted for time related bid items.
- F. Time is bid in calendar days. Consider seasonal project specific weather conditions during bid preparation.

Table 1

Determination of Calendar Days						
A	B	C	D	E	F	G
TIME SEGMENT	START MILESTONE	FINISH MILESTONE	TIME-RELATED COST-RATE	TIME-RELATED COST-RATE METHOD	MIN	MAX
			Dollars per calendar day	User Cost or Liquidated Damages	Calendar days	Calendar Days
Base (see notes 1, 2, and 3)	To Be Determined by Contractor (see note 4)	Substantial Completion	\$930	Liquidated Damages	5	24
Additive 1 (see note 1 and 2)	To Be Determined by Contractor (see note 4)	Substantial Completion	\$930	Liquidated Damages	1	5

NOTE 1: Contract time is calculated by summing the days bid for the Base Bid with the days bid for each awarded additive bid.

NOTE 2: Work is allowed on the base and awarded additives at any time during the contract. Time charges will not be monitored independently for each time segment. The base and all awarded additives are treated as a combined milestone. Incentive and disincentive is not assessed separately for each milestone.

NOTE 3: Notify Engineer in writing two weeks prior to beginning work.

1.7 INCENTIVES/DISINCENTIVES RELATED TO “TIME”

- A. Contract time related charges are determined by multiplying the number of calendar days accrued for each time segment by its corresponding time related cost rate and summing the products.
- B. Document accrued time charges per time segment for the duration of the project.
- C. Payments or deductions to the Contractor will be based on the difference between the time related bid amounts and the actual time charges assessed for the completed project.

1. Payment for the incentive will be made in the project accounting system after substantial completion.
2. Deduction for any milestone disincentive will be made on the first progress payment after the total number of calendar days bid for a milestone has passed without completion as defined in Table 1.

D. Incentive

1. The Contractor is eligible for incentive when a milestone is achieved before the number of calendar days bid as determined by the Department.
2. Payment is made at the rate shown in column D for the difference between the number of calendar days bid and the actual number of calendar days used to achieve the milestone when Column E is defined as "User Cost."
3. Payment is made at the rate shown in the schedule of liquidated damages in Section 00555 based on the original contract amount when Column E is defined as "Liquidated Damages."
4. The maximum dollar amount eligible for incentive payment for all combined milestones is \$ 4,650.

E. Disincentive

1. When the time related cost in Column E is defined as "User Cost."
 - a. The Contractor is assessed a disincentive when a milestone is not achieved within the number of calendar days bid as determined by the Department.
 - b. Disincentive is assessed at the rate shown in column D for the difference between the number of calendar days bid and the actual number of calendar days used to achieve the milestone.
 - c. There is no maximum dollar amount for disincentive charges.
 - d. Liquidated damages are charged in addition to disincentive for the difference between the maximum calendar days and the actual number of days to achieve the milestone if milestone completion is not achieved prior to the maximum calendar days shown in Table 1. Refer to Section 00555.
2. When the time related cost in Column E is defined as "Liquidated Damages."
 - a. The Contractor is assessed disincentive at the rate shown in the schedule of liquidated damages in Section 00555 based on the original contract amount.
 - b. Disincentive is assessed for the difference between the number of calendar days bid and the actual number of calendar days used to achieve the milestone.

- c. Disincentive applies until milestone completion or the maximum calendar days defined in Column G, whichever occurs first.

F. Liquidated Damages

- 1. Liquidated damages are assessed according to Section 00555 for the difference between the number of maximum calendar days from Column G and the actual number of calendar days used to achieve the milestone.

G. Timeline of Incentive, Disincentive, and Liquidated Damages

- 1. Refer to Figure 1

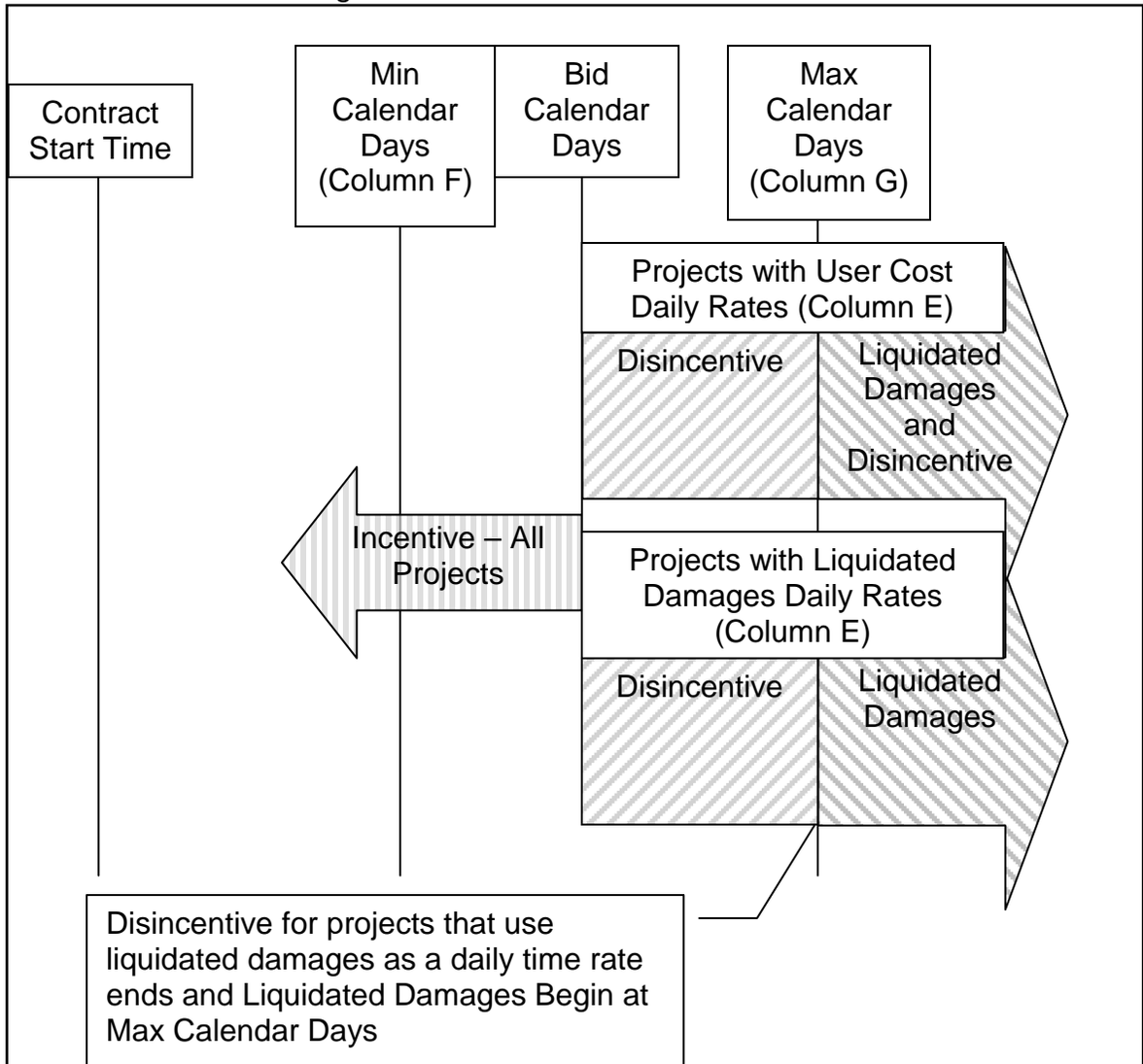


Figure 1 – Timeline of Incentive, Disincentive, and Liquidated Damages

PART 2 PRODUCTS Not Used

PART 3 EXECUTION Not Used

END OF SECTION

SPECIAL PROVISION

**PROJECT # F-0089(385)69
PIN # 11412**

SECTION 00515M

CONTRACT AWARD AND EXECUTION

Delete Article 1.6 and replace with the following:

1.6 PROPOSAL CONSIDERATION

- A. This project uses a price + time or price + time + lane rental bidding process. These processes provide:
 - 1. For the determination of the low bidder based on the price of construction plus the costs associated with contract time and lane rental.
 - 2. An incentive/disincentive for completion of project time-related milestones based on durations established by Contractor bid as applicable.
 - 3. An incentive/disincentive for minimizing duration of lane and shoulder closures based on durations established by Contractor bid as applicable.

- B. The Department publicly opens properly executed proposals using the current version of the Electronic Bid System (EBS) to compare bids on the basis of the summation of the products of the quantities and the unit bid prices.
 - 1. The Department makes the results of the comparisons available to the public.
 - 2. The unit bid prices govern if a discrepancy exists between unit bid prices and extensions.

- C. The Department reserves the right to reject any or all proposals, waive technicalities, or advertise for new proposals.

- D. The bidder can request withdrawal of a bid after bid opening by:
 - 1. Submitting to the Director for Construction and Materials a notarized affidavit within 24 hours after bid opening declaring a clerical or mathematical error in bid preparation.
 - 2. Submitting accompanying declaration with original work sheets used in bid preparation.
 - 3. Describing specific errors in detail.

4. Verifying that error has a significant monetary effect in the amount of 3 percent of the bid or greater.
- E. The bidder may not request bid withdrawal for judgmental errors.

**Supplemental Specification
2012 Standard Specification Book**

SECTION 00515M

CONTRACT AWARD AND EXECUTION

Delete Article 1.11, paragraph A and replace with the following:

- A. The awarded Contractor must return the signed contracts, properly executed contract bonds, National Safety Rating Scores, and all required insurances to the Department within 20 calendar days after notice of award.
 - 1. The bidder can withdraw the proposal without penalty if the Department does not execute the contract within 30 calendar days after receiving requisite signed contracts, bonds, and insurances.
 - 2. The contract is not considered in effect until executed by all parties.

Delete Article 1.11, paragraph B and replace with the following:

- B. **Qualified Health Benefit Plan**
The Department will issue a Notice to Proceed after the Contractor demonstrates that an offer of qualified health insurance coverage has been or will be maintained for the employees and their dependents for the duration of any contract entered between the Department and the Contractor.
 - 1. Provide certification of equivalency to a “qualified health insurance” plan as required by Utah Code 72-6-107.5.
 - 2. Demonstrate compliance of this requirement before the Notice of Proceed or approval to sublet work. Refer to <http://www.udot.utah.gov/go/standardsreferences> for guidance on this process for Qualified Health Insurance Coverage.
 - 3. Failure to demonstrate compliance of this requirement may result in cancellation of the contract.
 - 4. Provide two statements to “demonstrate” compliance. Statements need to be signed originals and on company letterhead. Separate letters for each subsidiary, contracting with Department, are required.
 - a. Provide an original signed statement from the Contractor stating that they will maintain an offer of Qualified Health Insurance coverage as required by Utah Code 72-6-107.5 for the duration of any contract between Contractor and UDOT.

- b. Provide a written statement of actuarial equivalency from:
- 1) The Utah Insurance Department;
 - 2) An actuary selected by the contractor or the contractor's insurer; or
 - 3) An underwriter who is responsible for developing the employer group's premium rates.

March 14, 2013

SPECIAL PROVISION

**PROJECT # F-0089(385)69
PIN # 11412**

SECTION 00516S

ADDITIVE WORK BIDDING

Add Section 00516:

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Requirements of Additive Work Bidding.

1.2 RELATED SECTIONS

- A. 00221S: Bidding Contract Time
- B. 00515M: Contract Award and Execution

1.3 REFERENCES Not Used

1.4 DEFINITIONS Not Used

1.5 SUBMITTALS Not Used

1.6 BUDGET MAXIMIZATION

- A. The Department has a set budget for this project and intends to award the maximum amount of work within that budget. The budget amount will be posted to the UDOT bid opening information website after 2:00 p.m. on the day scheduled for bid opening, prior to opening the bids.
- B. The work is divided into segments for bidding purposes.
 - 1. Base bid: Contract bid items 1 – 9, 15
 - 2. Additive bid No. 1: Contract bid items 10 – 14, 16
- C. Any bid proposal submitted without prices or times for each item in the base bid and all additives will be considered non-responsive.

1.7 BID PROPOSALS OVER PROJECT BUDGET

- A. The segments are evaluated in the following order if all bid proposals for the price component of the base bid and all additives are greater than allocated project funds:
1. Additive Bid No. 1
 2. Base Bid
- B. The low bidder provides:
1. A price component for the base and the greatest number of additives within the project budget.
 2. The lowest total bid for the sum of price, time, and lane rental items according to Section 00515M.
- C. The Department awards the base and the greatest number of additives within the project budget or may seek additional funding to award a bid over the project budget according to this Section, article 1.9.
- D. Tables 1 and 2 provide an example of determining the lowest bid proposal.

Table 1

Example Allocated Funds = \$1,200,000				
Price (P) Component of Bid				
Contractor	Base Bid	Additive Bid No.1	Additive Bid No. 2	Total
A	\$1,000,000	\$100,000	\$105,000	\$1,205,000
B	\$1,100,000	\$100,000	\$100,000	\$1,300,000
C	\$1,200,000	\$100,000	\$100,000	\$1,400,000
Time (T) Component of Bid				
A	\$400,000	\$10,000	\$10,000	\$420,000
B	\$250,000	\$5,000	\$10,000	\$265,000
C	\$100,000	\$5,000	\$5,000	\$110,000
Total Price + Time				
A	\$1,400,000	\$110,000	\$115,000	\$1,625,000
B	\$1,350,000	\$105,000	\$110,000	\$1,565,000
C	\$1,300,000	\$105,000	\$105,000	\$1,510,000

1. All price component bid proposals exceed the allocated funds. Additive Bid No. 2 is therefore excluded from further consideration.
2. Bid proposals are recalculated using the Base Bid and Additive Bid No. 1 as shown in Table 2.

Table 2

Example Allocated Funds = \$1,200,000				
Price (P) Component of Bid				
Contractor	Base Bid	Additive Bid No.1	Additive Bid No. 2	Total
A	\$1,000,000	\$100,000		\$1,100,000
B	\$1,100,000	\$100,000		\$1,200,000
C	\$1,200,000	\$100,000		\$1,300,000
Time (T) Component of Bid				
A	\$400,000	\$10,000		\$410,000
B	\$250,000	\$5,000		\$255,000
C	\$100,000	\$5,000		\$105,000
Total Price + Time				
A	\$1,400,000	\$110,000		\$1,510,000
B	\$1,350,000	\$105,000		\$1,455,000
C	\$1,300,000	\$105,000		\$1,405,000

3. Contractor C's price component bid proposal for the Base Bid and Additive Bid No. 1 exceeds the allocated funds. Contractor C is therefore excluded from further consideration.
4. Contractors A and B both submitted price component bid proposals for the Base Bid and Additive Bid No. 1 within the project budget.
5. Contractor B has the lower total Price + Time bid of the Contractors still in consideration for the Base Bid and Additive No. 1
6. The contract is awarded to Contractor B for Base Bid and Additive Bid No. 1. The awarded contract amount is \$1,200,000.

1.8 CONTRACT TIME

- A. Contract time is determined for the base bid and all awarded additives according to Section 00221S.

1.9 ADDITIONAL FUNDING

- A. The Department reserves the right to seek additional funding for the project.
 1. The Department will not seek additional funding for non included additive bids if it changes the determination of the low bidder.
 2. The Department may use the additional funding to award only the base bid.

3. Additional funding would not be sought in the above example because adding funds to accommodate Additive Bid No. 2 would result in a different low bid contractor.

PART 2 PRODUCTS Not Used

PART 3 EXECUTION Not Used

END OF SECTION

SPECIAL PROVISION

**PROJECT # F-0089(385)69
PIN # 11412**

SECTION 00555M

PROSECUTION AND PROGRESS

Delete Article 1.7 and replace with the following:

1.7 NOTICE TO PROCEED

- A. Proceed with work after receipt of written notice from the Department.
- B. Notify the Engineer at least two weeks before beginning work.

Delete Articles 1.9 and 1.10 and replace with the following:

1.9 BASELINE CONSTRUCTION SCHEDULE

- A. Provide the Engineer with a baseline construction schedule meeting the requirements of this section. The schedule format is at the Contractor's discretion. Possible options include:
 - 1. A hand drawn schedule
 - 2. A schedule created using spreadsheet software
 - 3. A schedule using Oracle's Primavera P6 or any scheduling software
- B. Schedule
 - 1. Provide the Engineer the baseline construction schedule with schedule narrative within 14 calendar days of the Notice to Proceed.
 - a. Provide one hard copy and one electronic copy, if applicable, in a format acceptable to the Engineer.
 - 2. The Engineer reviews the schedule within 7 calendar days then meets with the Contractor to discuss any concerns.
 - 3. Complete the final baseline schedule and obtain Engineer's acceptance within 15 calendar days from Notice to Proceed.
 - a. Address the Engineer's comments and revise the schedule as necessary to obtain acceptance.
 - b. No progress payments are made before the Engineer Accepts the baseline construction schedule.
 - 4. The Contractor is solely responsible for planning and executing the work. Engineer's acceptance of the baseline schedule does not:

- a. Imply approval of any particular construction methods or relieve the Contractor's responsibility to provide sufficient materials, equipment, and labor to guarantee the completion of the project according to the contract.
 - b. Attest to the validity of assumptions, activities, relationships, sequences, resource allocations, or any other aspect of the baseline construction schedule.
5. Failure to include any element of work required by the contract in the accepted baseline construction schedule does not relieve the Contractor's responsibility to perform such work.
 6. The baseline construction schedule does not modify the contract requirements.
- C. Schedule Requirements
Address the following:
1. Define a complete and logical plan, consistent with how the project was bid, that can realistically accomplish the work defined in the contract.
 2. Include sufficient activities for adequate planning.
 3. Define the continuous critical path. Begin at Notice to Proceed and end at Physical Completion.
 4. Clearly and uniquely define each activity.
 5. Define the duration of each activity.
 6. Clearly identify the relationships or order of activities.
- D. Schedule Narrative Requirements
1. Provide a schedule narrative that describes:
 - a. The construction philosophy supporting the approach to the work outlined in the schedule.
 - b. Potential problems that may impact the scheduled completion date along with proposed solutions.
 - c. Coordination requirements with other entities.
 - d. Production rates and crew requirements, as bid by the contractor, for all major activities.
 - e. The work calendar used (like calendar days or work days) and holidays taken.
 2. Certify that the baseline schedule represents how the work was bid or explain how it is different.
- E. All costs to maintain the project schedule are solely the Contractor's obligation and at no additional cost to the Department.

1.10 CONSTRUCTION SCHEDULE UPDATES

- A. Update the construction schedule regularly at intervals agreed to by the Engineer.
1. Show actual start and finish dates
 2. Show impact of issues encountered

- B. Provide the Engineer with one hard copy and one electronic (if appropriate).
- C. Meet with the Engineer within seven calendar days of the update submittal to discuss all schedule related issues; specifically issues that may result in a request for added time or additional costs.

Add the following to paragraph A, Article 1.11, "LIMITATION OF OPERATIONS":

- 1. Maintain at least one lane of traffic during working hours.
- 2. Maintain at least one lane of unrestricted traffic in each direction during non-working hours.
- 3. Shorten lengths of lane closures, if necessary, to allow for complete clearing of traffic queues for each cycle of flagging and/or pilot car operations. Do not stop traffic at flagging stations for longer than 15 minutes. If multiple flagging stations are used, the total traffic stop time within the project shall not be longer than 20 minutes.

Delete Paragraph B.1, Article 1.11, "LIMITATION OF OPERATIONS" and replace with the following:

- 1. Do not perform any work without written approval except for repairing or servicing equipment, protecting work, maintaining or curing concrete, and maintaining traffic on Category II holidays as defined in Section 00570 and as listed below:
 - a. March 25th, 2016 11:59 am to March 27th, 2016 11:59 pm (Easter)
 - b. May 27th, 2016 11:59 am to May 30th, 2016 11:59 pm (Memorial Day)
 - c. July 1st, 2016 11:59 am to July 4th, 2016 11:59 pm (Independence Day)
 - d. July 22nd, 2016 11:59 am to July 25th, 2016 11:59 pm (Pioneer Day)
 - e. August 20th, 2016 12:01 am to August 20th, 2016 11:59 pm (Little Hollywood Half Marathon)
 - f. August 25th, 2016 11:59 am to August 27th, 2016 11:59 pm (Western Legends Roundup)
 - g. September 2nd, 2016 11:59 am to September 5th, 2016 11:59 pm (Labor Day)

- h. November 23rd, 2016 11:59 am to November 27th, 2016 11:59 pm (Thanksgiving)
- i. December 23rd, 2016 11:59 am to December 25th, 2016 11:59 pm (Christmas)

Add the following to Article 1.11, “LIMITATION OF OPERATIONS”:

- D. All construction activity and equipment must be confined within the existing roadway prism or existing road construction disturbance located between toe of cut ditch to toe of fill within the existing Right-of-Way.
- E. Staging areas or construction borrow areas occurring outside the roadway prism, including all public or private land, require appropriate coordination and permitting.
- F. Clean up and remove waste daily.
- G. Contract time will not be charged during the seven (7) calendar days required for the installation of variable message boards prior to beginning any construction activities.
- H. Implement Best Management Practices (BMP's) for sediment control along wetlands, drainages and irrigation ditch/canal locations. Avoid unnecessary earth disturbance.
- I. Contract time will not be charged between end of construction and beginning of seeding activities as long as all other construction activities are complete. Contract time will be charged for seeding activities.
- J. Cultural and Fossil – Discovery of cultural and paleontological items (non-renewable resources) may be possible during construction activities. Refer to all standard procedures listed in Standard Specification 01355, more specifically Articles 3.7 and 3.8 to address such discoveries and contractor activities requiring environmental clearances.
- K. Provide the UDOT Region Four Safety Loss/Incident Manager, with two (2) weeks notice of beginning and ending of construction and the beginning of any lane restrictions. Provide one (1) weeks notice of ending any lane restrictions.
Brent Beach
Email: bbeach@utah.gov
Cell: (435) 896-0833
- L. Provide the Region Four Communications Manager, with two (2) weeks notice of beginning and ending construction.

Kevin Kitchen
Email: kevin@utah.gov
Cell: (435) 979-4551
FAX: (435) 896-6458

- M. Provide the Best Friends Animal Society, with two (2) weeks notice of beginning and ending construction.

John Sidka
Phone: (435) 644-2001 ext. 4797

- N. Maintain property and/or business accesses throughout the duration of the construction project. Provide written notification at least 48 hours in advance of closing an access. The notification will explain the construction operation, expected closure time and anticipated opening time.

1. Business access:
 - a. During business hours: A business access may be closed for up to 30 minutes per day during business hours. Coordinate with the property owner and business manager two weeks in advance of work that will affect their access.
 - b. Outside of business hours: A business access may be closed for up to 1 hour per day outside of business hours. Coordinate with the property owner and business manager two weeks in advance of work that will affect their access.
2. Residential or other access:
 - a. A residential or other access may be closed for up to 1 hour per day any time of the day. Coordinate with the land owner/resident two weeks in advance of work that will affect their access.
3. Emergency or other related facilities:
 - a. Access to any emergency or other related facility will be maintained according to above paragraph 1.a and also during any emergency or as needed for operation of the facility.
4. City street or side street access:
 - a. A city street or side street may be closed for up to 1 hour per day any time of the day. Coordinate with city and/or appropriate officials two weeks in advance of work that will affect their access. Use proper signing to inform public of closures.

Delete Article 1.14, paragraph A and replace with the following:

- A. Contract time begins on first day of work.
 1. All work to be completed by December 1st, 2016.

**Supplemental Specification
2012 Standard Specification Book**

SECTION 00570M

DEFINITIONS

Delete Article 1.6, paragraph A45 and replace with the following:

45. **MUTCD** Utah Manual on Uniform Traffic Control Devices (This applies to all references to the MUTCD in Department Standard Specifications and Drawings, Supplemental Specifications and Drawings, Special Provisions, and Plan Sheets.) Refer to <http://www.udot.utah.gov/go/standardsreferences> for a link to the Utah MUTCD.

Delete Article 1.7, paragraph A38 and replace with the following:

38. **Debarment** – Action taken by the Department or federal government pursuant to policies or regulations that prohibits a person or company from performing work on a public project.

Delete Article 1.7, paragraph A49, Table 1 and replace with the following:

Table 1

Holiday Categories	
Category I	Category II
Martin Luther King, Jr. Day	New Year's Day
Presidents' Day	Memorial Day
Columbus Day	Independence Day
Veteran's Day	Pioneer Day
	Labor Day
	Thanksgiving Day
	Christmas Day

Delete Article 1.7, paragraph A66 through A104 and replace with the following:

66. **Probation** – Action taken by the Department pursuant to Department policies that prohibits a person or company from bidding on Department or Department administered projects.

67. **Profile Grade** – The trace of a vertical plane intersecting the top surface of the proposed wearing surface, usually along the longitudinal centerline of the roadbed. Profile grade means either elevation or gradient of such trace according to the context.
68. **Project** – The specific section of the highway or other specific property on which construction is to be performed together with all improvements to be constructed under the contract.
69. **Proposal** – A bidder’s written response to a Department request for proposals. See Value Engineering Change Proposal.
70. **Responsible Bidder** – A bidder able to perform the specified work as determined by the Department.
71. **Responsive Bid** – A bid that meets all requirements of the invitation for bids.
72. **Resources** – The labor, equipment, materials, and incidentals necessary to perform work on a contract bid item or other element of work.
73. **Right-of-Way** – A general term denoting land, property, or interest acquired for or devoted to transportation purposes.
74. **Roadbed** – The graded portion of highway within top and side slopes, prepared as a foundation for the pavement structure and shoulders.
75. **Roadbed Material** – Material in cuts, embankments, and embankment foundations from the subgrade down that supports the pavement structure.
76. **Roadside** – The areas between the outside edges of the shoulders and the right-of-way boundaries including unpaved median areas between inside shoulders of divided highways and areas within interchanges.
77. **Roadside Development** – Items necessary for the preservation or replacement of landscape materials. Features may include suitable plantings and other improvements or ground cover to preserve and enhance the appearance and stability of the highway right-of-way or acquired easements for scenic improvements.
78. **Roadway** – The portion of a highway within the construction limits.
79. **Shoulder** – The portion of the roadway adjacent to the traveled way where vehicles may stop for emergencies and which supports base and surface courses.
80. **Sidewalk** – That portion of the roadway constructed exclusively for pedestrian use.
81. **Significant Change in Character of Work** – Work that differs materially in kind or nature from that involved or included in the original contract or results in the total quantity of a major contract item, as defined in this section, varying from the original contract quantity by more than 25 percent.
82. **Site of Work** – As defined in Title 29 CFR Part 5.2 (I).

83. **Specifications** – The compilation of provisions and requirements for the performance of prescribed work.
- a. **Special Provisions** – A unique specification or a modification or revision to the standard specifications applicable to an individual contract.
 - b. **Supplemental Specifications** – Approved additions and revisions to the Standard Specifications.
 - c. **Standard Specifications** – Specifications approved for general application and repetitive use.
84. **Specifications Format** – See the Specification Writer’s Guide. Refer to <http://www.udot.utah.gov/go/standardsreferences>. The titles or headings of the sections, parts, articles, paragraphs, and sub-paragraphs in Standard Specifications and Special Provisions are intended for convenience of reference and have no bearing on their interpretation.
85. **Stabilization** – Modification of soils or aggregates by incorporating materials that increases load-bearing capacity, firmness, and resistance to weathering or displacement.
86. **State** – The State of Utah acting through its authorized representative.
87. **Structures** – Bridges, culverts, catch basins, drop inlets, retaining walls, cribbing, manholes, endwalls, buildings, sewers, service pipes, underdrains, foundation drains, and other such features that may be encountered in the work.
88. **Subcontractor** – An individual or legal entity to which a Contractor sublets part of the work.
89. **Substantial Completion** – Substantially complete. The day, determined by the Engineer, when all of the following have occurred:
- a. The public, including vehicles and pedestrians, has full and unrestricted use and benefit of the facilities both from the operational and safety standpoint including all Intelligent Transportation Systems (ITS) and Advanced Traffic Management Systems (ATMS).
 - b. All safety features are installed and fully functional, including, but not limited to, illumination, signing, pavement markings, all coats of striping paint, barrier, guardrail, impact attenuators, delineators, and all other safety appurtenances.
 - c. All remaining bid items in the contract are complete in addition to safety features. Only minor corrective work and replacement of temporary substitute facilities remains for physical completion.
 - d. The Contractor and Engineer mutually agree that all work remaining will be performed without lane closures, trail or sidewalk closures, or further delays, disruption, or impediment to the public.

90. **Substructure** – All of the structure below the girders or main load carrying members of simple and continuous span bridges, including abutments, bent caps, columns, bents, footings, wingwalls, and skewbacks of arches.
91. **Superintendent** – The Contractor’s authorized employee in responsible charge of the work.
92. **Superstructure** – All of the structure except the substructure as defined in this section.
93. **Surety** – The legal entity or individual, other than the Contractor, executing a bond furnished by the Contractor.
94. **Time Related Cost (Time component)** – A bid item that identifies a daily value based on user costs or liquidated damages. Time value is the sum of the products of the time-related cost rates multiplied by the time bid by the Contractor to achieve the milestones specified.
95. **Town, City, or District** – A subdivision of the county used to designate or identify the location of the contract.
96. **Traveled Way** – The portion of the roadway designated for the movement of vehicles, excluding shoulders and auxiliary lanes.
97. **Unbalanced Bid**
- a. **Mathematically Unbalanced** – A bid containing lump sum or unit bid items that do not include reasonable actual costs plus a reasonable proportionate share of the bidder's anticipated profit, overhead costs, and other indirect costs.
 - b. **Materially Unbalanced** – A mathematically unbalanced bid that generates a reasonable doubt that awarding the contract to the bidder will result in the lowest ultimate cost to the Department.
98. **Unrestricted Traffic** – No traffic control measures in use that obstruct, delay, or in any way impede traffic flow, other than those specifically permitted in the contract.
99. **User Costs** – Costs incurred by the traveling public due to construction activities.
100. **Utility** – All privately, publicly, or cooperatively owned lines, facilities, and systems for producing, transmitting, or distributing communications, power, heat, gas, oil, water, waste, and storm water not connected with the highway drainage, signal systems, and other products that directly or indirectly serve the public. The utility company.
101. **Value Engineering Change Proposal** – A change proposed by the Contractor and considered by the Department intended to result in project cost savings to contract pay items without reducing the essential functions and characteristics of the project. Refer to Section 00725.

102. **Work** – The elements, activities, and incidentals necessary to complete a project (including labor, materials, equipment, and the interim products and stages attained in the course of reaching completion), and all alterations, amendments, or extensions made by change order or other written orders of the Engineer.
103. **Working Day** – Any calendar day, except:
- a. Saturdays, Sundays, and contract-designated holidays.
 - b. Days between December 1 and February 29, inclusive.
 - c. Days when the Contractor is specifically required by the contract or letter from the Engineer to suspend operations through no fault of the Contractor.
 - d. Days when the Engineer determines that inclement weather or adverse conditions interfere with the progress of the work.
 - 1) When the Engineer determines that inclement weather prevents the Contractor from working with at least 75 percent of the normal labor and equipment force engaged in the work for at least 60 percent of the normal working day.
 - 2) When inclement weather stops the Contractor from beginning work at the normal starting hour and the crew is released as a result, it is not considered a working day even though conditions may improve and the major portion of the day could be considered suitable for operations.
104. **Working Drawings** – Drawings produced by the Contractor that supplement the contract drawings to provide information not included in the contract documents but that is required to fabricate, erect, transport, or temporarily support the structure or structural elements in the completion of the work. Working drawings do not supersede the contract drawings.
105. **Written Permission of the Engineer** – A letter signed by the Engineer granting specific permission and outlining limitations of the permission.

March 12, 2015

SPECIAL PROVISION

**PROJECT # F-0089(385)69
PIN # 11412**

SECTION 00725M

SCOPE OF WORK

Delete Article 1.2 and replace with the following:

1.2 RELATED SECTIONS

- A. Section 00221S: Bidding Contract Time
- B. Section 00555: Prosecution and Progress
- C. Section 00570: Definitions
- D. Section 00727: Control of Work
- E. Section 01282: Payment
- F. Section 01355: Environmental Compliance
- G. Section 01554: Traffic Control
- H. Section 01741: Final Cleanup

Delete Article 1.5 and replace with the following:

1.5 SUBMITTALS

- A. Refer to this Section, article 1.7, paragraph C.

Delete Article 1.7 and replace with the following:

1.7 PARTNERING

- A. Implement partnering according to the Partnering Field Guide. Refer to <http://www.udot.utah.gov/go/standardsreferences>.

- B. Share all partnering costs equally with the Department.
- C. Submit certificates for all required individuals, as listed in the Partnering Field Guide before execution of the first month's construction estimate. Failure to comply will result in 25 percent of the first estimates Mobilization payment up to \$25,000 being withheld until all individuals have completed the required training.

Add Article 1.19, paragraph J5:

- 5. Time savings resulting from a VECP are not financially compensated to the Contractor above the maximum dollar amount eligible for incentive payment as specified in Section 00221S.

**Supplemental Specification
2012 Standard Specification Book**

SECTION 00727M

CONTROL OF WORK

Delete Article 1.28, paragraph B and replace with the following:

- B. Employ a qualified safety person.
 - 1. Required qualifications
 - a. Verifiable broad based safety background.
 - b. One of the following degrees or certifications:
 - 1) College degree in Occupational Safety & Health (OSH) related field
 - 2) Associate Safety Professional (ASP)
 - 3) Certified Safety Professional (CSP)
 - 4) Certified Industrial Hygienist (CIH)
 - 5) Construction Health and Safety Technician (CHST)
 - 6) Associate in Risk Management (ARM)
 - 7) OSHA 500, or other nationally recognized OSH related field certification approved by UDOT Risk Management
 - c. Must stay current on certification via the OSHA 502 or equivalent of 8 Continuing Education Units (CEU) in OSH related fields every 3years.
 - 2. Responsibilities
 - a. Perform on-site safety inspections on a monthly basis, for jobs 45 days or longer in duration. Refer to the UDOT Safety and Health Manual.
 - b. Coordinate all safety related efforts with the on-site competent safety person.
 - c. Cannot perform production-related responsibilities on the project.

**Supplemental Specification
2012 Standard Specification Book**

SECTION 00820M

LEGAL RELATIONS AND RESPONSIBILITY TO THE PUBLIC

Delete Article 1.13 and replace with the following:

1.13 PROTECTING AND RESTORING PROPERTY AND LANDSCAPE

- A. Preserve public and private property during the work.
- B. Secure legal right to access the property before any work is performed on public or private property. All damage as a result of trespass will be the financial responsibility of the Contractor including additional acquisition costs.
- C. The Engineer verifies the location of monuments and property line markers and provides written approval before they are moved, disturbed, or damaged.
- D. Accept liability for any damage to public or private property resulting from defective work, materials, or non-execution of the contract until contract completion.
- E. Restore damaged property and items removed temporarily during construction to a condition similar or equal to that existing before the damage at no cost to the Department.
- F. Temporarily discontinue work if remains of prehistoric dwelling sites or artifacts of historical or archeological significance are encountered. Refer to Section 01355.

Delete Article 1.17, paragraph C and replace with the following:

- C. Contractor and the Department agree to provide each other with a copy of the summons and complaint within a reasonable time if served with a lawsuit or Notice of Claim. Do not file a responsive pleading on behalf of the Department until receiving written notice that the Department chooses to have Contractor handle the defense. The Department will provide the Contractor such written notice in a timely manner allowing the Contractor adequate time to respond to the summons.

Delete Article 1.17, paragraph F3 and replace with the following:

3. Notify claimants of their right to request re-examination of denied or partially denied claims of \$5,000 or less by the:
UDOT Claims Re-Examination Board
4501 South 2700 West
West Valley City, UT 84114-8430
Phone: (801) 965-4715
 - a. The information provided to the claimant includes:
 - 1) A time deadline for requesting re-examination equal to seven days after notification of denial or partial denial
 - 2) Address and name of the person to whom it should be directed
 - 3) General information helpful in making a determination
 - 4) Department project number and location
 - b. The claim can be overturned by the Department if claimant is not notified of right to request re-examination.

Add Article 1.17, paragraph F5:

5. The Claims Re-examination Board cannot review any claim filed in the small claims court, district court, or appealed to the district court.
 - a. The person in charge of responding to Claims Re-examination Board requests will put the following paragraph on all written correspondence:

"Parties seeking to file a claim before the Claims Re-examination Board must certify that the claim has not been filed in or heard by a small claims or district court."

Delete Article 1.18, paragraph B.2.a and replace with the following:

- a. Provide General Liability insurance with the following minimum limits of liability:
 - 1) \$1 million Bodily Injury and Property Damage – Each Accident
 - 2) \$3 million General Aggregate
 - 3) \$3 million Products and Complete Operations Annual Aggregate

**Supplemental Specification
2012 Standard Specification Book**

SECTION 01282M

PAYMENT

Delete Article 1.8, paragraph A1 and replace with the following:

1. The Department does not allow compensation for loss of expected reimbursement or loss of anticipated profits suffered or claimed by the Contractor resulting either directly from such alterations or indirectly from unbalanced allocation among the contract items of overhead expense and subsequent loss of expected reimbursement or from any other cause.

Delete Article 1.9, paragraphs C and D and replace with the following:

- C. Negotiated lump sum or unit prices for changes to the contract work will be based on the Contractor's estimate to do the work as validated by the Engineer's independent cost assessment. Support the price with a detailed cost estimate that includes the following information:
 1. Estimated labor hours based on agreed upon productivity rates.
 - a. Use the actual cost of wages and benefits for the labor rates applied to the estimated man hours.
 - b. Include certified accounting records verifying these costs or make them available upon request of the Engineer.
 2. Estimated material quantities based on agreed upon quantities.
 - a. Use actual material costs as verified by supplier estimates or invoices.
 - b. Use agreed to production rates for material produced on site.
 3. Estimated equipment hours based on agreed upon productivity rates.
 - a. Use the lesser of the following for determining equipment costs:
 - 1) Rental rates obtained from the Rental Rate Blue Book for Construction Equipment according to this Section article 1.11.

- 2) Actual cost of the equipment to the Contractor based on internal equipment billing rates or actual rental rates supported by rental agreements for equipment applied to the estimated equipment hours. Include certified accounting records substantiating these costs or make them available upon request of the Engineer.
4. A 15 percent markup will be paid on all expenses identified above. This markup compensates the Contractor for home office overheads and profit.
5. The following additional markups will be allowed on the total of all work according to change order performed solely by subcontractors:
 - a. 15 percent markup on first \$75,000 of total subcontracted work.
 - b. 10 percent markup on total of subcontracted work between \$75,000 up to \$250,000.
 - c. 7.5 percent markup on total of subcontracted work exceeding \$250,000.
6. No other expenses will be compensated unless approved by the Engineer.

Delete Article 1.10, paragraph A2 and replace with the following:

2. The Department does not compensate for the following:
 - a. Labor inefficiencies caused by the Contractor.
 - b. Consequential damages, including but not limited to, loss of bonding capacity, loss of bidding opportunities, and insolvency.
 - c. Attorney's fees, claims preparation expenses, or litigation costs.

Delete Article 1.11 and replace with the following:

1.11 FORCE ACCOUNT

- A. The Engineer may require the Contractor to work on a force account basis for the convenience of the Department or when the Contractor and Engineer are unable to negotiate an agreed upon price for changed or added work. Costs reimbursed according to this Section are considered full and complete compensation for the work performed.

- B. Labor will be reimbursed at the actual cost of wages, benefits and burdens. A 15 percent markup will be paid on all labor expenses. This markup compensates the Contractor for field overheads, home office overheads, and profit.
1. Provide daily field records showing the labor hours charged to the force account work. The Engineer must approve these records daily.
 2. Include certified accounting records verifying these costs or make them available upon request of the Engineer.
- C. Materials installed and accepted by the Engineer as part of the force account work will be paid for at actual cost plus a 15 percent markup. The markup compensates the Contractor for field overheads, home office overheads, and profit.
1. Provide daily field records showing the materials installed as part of the force account work. The Engineer must review and approve these records daily.
 2. Include copies of invoices and certified accounting records verifying these costs or make them available upon request of the Engineer.
- D. Compensation for Equipment
1. The Department will pay the following:
 - a. Hourly rates for machinery or special equipment, excluding small tools, authorized by the Engineer. Hourly rental rates are determined by the monthly rental rate found in the Rental Rate Blue Book for Construction Equipment divided by 176. The total hourly rates have been computed from equipment costs currently in effect and do not include costs for operating personnel.

Obtain this publication through:

Equipment Watch

1735 Technology Drive, Suite 410

San Jose, CA 95110-1313

Phone: (800) 669-3282

Fax: (800) 224-3527

Refer to <http://www.udot.utah.gov/go/standardsreferences>.

The rates require adjustment by a Regional Factor and a Depreciation Factor with operating and standby rates established as follows:

- 1) Operating Rate – Hours the equipment is actually in use. This includes ownership and operating costs adjusted for depreciation and region factors.

- 2) Standby Rate – Compensation for equipment required to be at the work site but not operating. This rate is 50 percent of the adjusted ownership and operating costs computed above. The duration of allowable standby time must be approved in writing by the Engineer with a maximum of eight hours per day or 40 hours in a week.
 - 3) The Department uses the shown capacity that is closest to the manufacturers when the manufacturer's rated capacity falls between those shown in the Rental Rate Blue Book for Construction Equipment.
 - 4) Agree upon all rates in writing before beginning work.
 - 5) Obtain approval from the Engineer for any equipment rental rates not provided before the start of any force account work.
2. The Department does not pay for pickup trucks used solely for transportation.
 3. Provide daily field records showing the equipment hours charged to the force account work. The Engineer must review and approve these records daily.
 4. Provide certified accounting records verifying these costs.
- E. Subcontract work will be reimbursed in the same manner as the Contractor's work is reimbursed as described above.
1. The following additional markups will be allowed on the total of all work according to force account performed solely by subcontractors:
 - a. 15 percent markup on first \$75,000 of total subcontracted work.
 - b. 10 percent markup on total of subcontracted work between \$75,000 up to \$250,000.
 - c. 7.5 percent markup on total of subcontracted work exceeding \$250,000.
 2. Provide daily field records showing the subcontract labor, material, and equipment charged to the force account work. The Engineer must review and approve these records daily.
 3. Provide certified accounting records verifying these costs.

Delete Article 1.12 paragraph C and replace with the following:

- C. Payments are based on estimates prepared by the Engineer of the value of work performed and materials in place under the contract and for payment for material on hand according to this Section. Payment will not be made for material and work without complete acceptance documentation.

Delete Article 1.13 title and paragraph A and replace with the following:

1.13 PAYMENT FOR MATERIAL ON HAND (Stockpile)

- A. Present the delivery copies of invoices. The Department may include advance partial payments for acceptable nonperishable materials purchased expressly for incorporation in the work when delivered in the vicinity of the project or stored in approved storage place.
1. The Engineer determines the amount to be included in the estimate but in no case will the amount exceed the value of the materials as shown on the delivery invoice or 75 percent of the in-place price, whichever is less.
 2. Furnish evidence that the stockpiled materials are irrevocably obligated to the project when the approved storage location is other than the project site.
 3. The Department does not pay when the invoice value of such materials, as determined by the Engineer, amounts to less than \$2,000 or if materials are to be stored less than 30 calendar days, unless otherwise specified.
 - a. The Department will waive the 30 day limit and pay advance payment for Pavement Marking Tape if the Pavement Marking Tape placement is delayed more than one week beyond the original CPM schedule date.
 4. Furnish the Engineer certified paid invoices or a certified statement with a copy of the check showing payment within 60 calendar days following the date of the estimate invoice on which the stockpile material is to be paid by the Department.
 5. Material will be removed from the next partial estimate as stockpiled materials if proper invoices showing payment to the supplier is not received.

Add Article 1.14, paragraph A4:

4. An affidavit may be required, as determined by the Engineer, from all Subcontractors certifying they have been paid for all labor and materials incorporated into the project.

Delete Article 1.15, paragraph A3 and replace with the following:

3. This provision is automatically invoked and becomes effective when the change in the cost of fuel warrants the adjustment during the course of construction of the project and remains in effect for the duration of the project.
 - a. Adjustments are then made on all future partial estimates.

Add Article 1.16, paragraph A3:

3. The Contractor can choose to opt out of the Asphalt Cost Adjustment (ACA).
 - a. Check the appropriate box on the bid proposal indicating the intent to opt out of the ACA.
 - b. The ACA cannot be reactivated on a project for which the Contractor has opted out.

Delete Article 1.16, paragraph C.1.a.2) and replace with the following:

- 2) The high reported wholesale asphalt price (per ton) from the Argus Asphalt Report for Rocky Mountain and West coast asphalt prices for:
Denver
Las Vegas
Montana
Phoenix
Salt Lake City
Wyoming

**Supplemental Specification
2012 Standard Specification Book**

SECTION 01315M

PUBLIC INFORMATION SERVICES

Delete Article 3.1 paragraph D2 and replace with the following:

2. Deliver to the Region Communications Manager upon completion of the project.

Delete Article 3.1 paragraph H1 and replace with the following:

1. Provide copies of all fliers, e-mail, or other materials containing project information to the Engineer and the Region Communications Manager for review before distribution.

**Supplemental Specification
2012 Standard Specifications Book**

SECTION 01355M

ENVIRONMENTAL COMPLIANCE

Delete Article 3.7, paragraph A1 and replace with the following:

1. Cultural and Paleontological – Initiate consultation with a Department staff archaeologist to determine cultural resource survey needs and clearance requirements. The Department staff archaeologist provides clearance to the Engineer through written notification.

SPECIAL PROVISION

**PROJECT # F-0089(385)69
PIN # 11412**

SECTION 01455M

MATERIAL QUALITY REQUIREMENTS

Delete Article 1.16, paragraph B1 and replace with the following:

1. All manufacturing processes of the steel and iron material in a product such as melting, rolling, extruding, machining, bending, grinding, drilling, and coating must occur within the United States.

Delete Article 1.16, paragraph C1c and replace with the following:

- c. Material descriptions, quantities, and means of material identification such as heat numbers, lot numbers, and other industry identification markings for each process the material underwent so the final product can be tracked through a step process from melting to final product.
- d. Tracking quantities is not required for coating operations and for mill certifications.

Delete Article 1.16, paragraph D1 and replace with the following:

1. Track the use of all permanent foreign steel incorporated in the project.

Delete Article 1.16, paragraph E and replace with the following:

- E. The following are exempt from Buy America except as noted:
 1. Temporary steel or iron materials.
 2. Materials left in place for the Contractor's convenience.
 3. Nuts, bolts, washers, screws, tie wire, concrete chairs, spacers, lifting hooks, mailboxes, irrigation sprinkler components, and other miscellaneous steel or iron parts that are considered common, off-the-shelf products.

4. Fencing stays, clips, staples, or other miscellaneous fencing components.
5. Manufactured products that are less than 90 percent steel or iron content when it is delivered to the job site for installation.
 - a) Pre-cast items such as pipe, manholes, and drainage boxes must meet the Buy America requirements.
6. The major steel and iron components of the following and other similar assemblies must meet the requirements of Buy America:
 - a) Guardrail, guardrail posts, end sections, terminals, cable barrier, steel or iron pipe, conduit, grates, manhole covers and risers, mast arms, poles, standards, trusses, supporting structural members for signs, luminaires, and traffic control systems
 - b) The miscellaneous steel or iron components, subcomponents, and hardware necessary to encase, assemble, and construct these items are exempt from Buy America Requirements.

**Supplemental Specification
2012 Standard Specification Book**

SECTION 01455M

MATERIAL QUALITY REQUIREMENTS

Add Article 1.4, paragraph B:

- B. Approved Products List (APL) - A list of products and materials that the Department accepts as meeting the requirements in the Department's Standard Specifications and Drawings. Refer to the Department Materials Web site to access the APL at <http://www.udot.utah.gov/go/standardsreferences>.
1. The APL does not include all acceptable products. It includes products submitted by manufacturers and reviewed by the Approved Products Panel.
 2. Inclusion in the APL is not a product endorsement by the Department.

Add Article 1.5, paragraph E:

- E. Completed APL Compliance Form and Manufacturer Instructions printed from the Department's Approved Products List Web site. Refer to the Department Materials Web site to access the APL at <http://www.udot.utah.gov/go/standardsreferences>. Refer to this Section, Article 1.18.

Add Article 1.11, paragraph D:

- D. Provide the APL Compliance Form and Manufacturer Instructions instead of a Certificate of Compliance if the product is listed in the Department's APL. Refer to this Section, article 1.18.
1. Do not use the APL Compliance Form for acceptance when a project special provision modifies the product requirements in the Standard Specifications.

Add Article 1.18:

1.18 APL COMPLIANCE FORM

- A. Provide the completed APL Compliance Form and Manufacturer Instructions printed from the Department's Approved Products List website instead of a Certificate of Compliance if the product is listed in the Department's APL. Refer to the Department Materials Web site to access the APL at <http://www.udot.utah.gov/go/standardsreferences>.
 - 1. The Engineer will evaluate the suitability of the product for its intended use according to the restrictions in the APL.
 - 2. Do not use the APL Compliance Form for acceptance when a project special provision modifies the product requirements in the Standard Specifications.

- B. Buy America requirements still apply when acceptance is based upon the APL Compliance Form. Refer to this Section, article 1.16.

**Supplemental Specification
2012 Standard Specification Book**

SECTION 01456M

MATERIALS DISPUTE RESOLUTION

Delete Article 1.6, paragraph C and replace with the following:

- C. Include the following items in the engineering analysis where applicable:
 - 1. Data supporting the Contractor's test results. Data must be based on project quality control testing.
 - a. Split sample testing performed within the applicable contract.
 - b. Contractor's test data for the disputed results along with all supporting test data and calculations for calculated values such as bulk specific gravity, maximum specific gravity, and ignition oven results for disputing VMA in asphalt concrete.
 - c. Successful laboratory correlation information when required by material specification.
 - 2. Slump, air, yield, and similar items for disputing compressive strength of Portland cement concrete.
 - 3. Statistical analysis or identification of outliers.
 - 4. Procedures or issues leading to disputed acceptance test results.
 - 5. Incentive/Disincentive calculations based on both Contractor and Department test values, individually.

January 22, 2015

SPECIAL PROVISION

**PROJECT # F-0089(385)69
PIN # 11412**

SECTION 01554M

TRAFFIC CONTROL

Delete paragraph C of Article 1.12 and replace with the following:

- C. Include in the bid item Traffic Control all materials, equipment, labor, flagging, pilot car, variable message boards, temporary pavement markings and removal or both, and workmanship required for the design, implementation, and maintenance of the Traffic Control Plan.

Add the following paragraph to article 2.3, “TRAFFIC CONTROL SIGNING AND DEVICES”:

- F. Provide, install, and maintain two (2) variable message boards seven (7) days prior to beginning any construction on the project and throughout the major items of work that will impact traffic. Inform the public of the date construction will start and the lane restrictions that will be in place during the project. Coordinate messages, duration, and locations of the boards with the Engineer. Any relocation necessary for construction activities will be done at no cost to the Department.
 - 1. Approximate locations for variable message boards
 - a. MP 72.00 Right
 - b. MP 75.50 Left

Delete Article 3.3 paragraph C and replace with the following:

- C. Remove all traffic control from site of work when not required within 96 hours.
 - 1. Remove traffic control devices from roadway a distance twice that of the Work Clear Zone if they will be used within 96 hours of the daily work stoppage and are not required for immediate traffic control. Refer to the TC Series Standard Drawings.
 - a. Obtain written permission from property owner prior to storing traffic control devices on private property.

2. Cover post mounted signs completely with an opaque and durable cover when not applicable.

**Supplemental Specification
2012 Standard Specification Book**

SECTION 01571

TEMPORARY ENVIRONMENTAL CONTROLS

Delete Section 01571 and replace with the following:

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Requirements for controlling erosion and preventing sediment laden runoff from leaving the construction site and areas under the Contractor's control.
- B. Requirements for installing, inspecting, maintaining, and removing temporary erosion and sediment control measures.
- C. Materials and procedures for installing and removing temporary environmental fencing.

1.2 RELATED SECTIONS Not Used

1.3 REFERENCES

- A. AASHTO M 288: Geotextile Specifications for Highway Applications
- B. UDOT Erosion and Sediment Control Field Guide
- C. Utah General Permit for Discharges from Construction Activities No. UTRC00000.

1.4 DEFINITIONS

- A. Check Dam – A fiber roll or stone structure placed across a ditch to slow velocity and intercept and trap sediment.
- B. Drop Inlet Barrier – A fiber roll or silt fence placed around a drop inlet that intercepts and traps sediment.
- C. Fiber Roll – A tube-like structure of encased natural materials used to intercept and trap sediment in a sheet flow situation.

- D. Gutter Inlet Barrier – A protective barrier placed around a gutter inlet that intercepts and traps sediment before it enters the inlet.
- E. Pipe Inlet Barrier – A barrier protecting a pipe inlet that intercepts and traps sediment before it enters the pipe.
- F. Sediment Trap – An excavated basin usually installed at low points on a construction site that intercepts and traps sediment.
- G. Silt Fence – A geotextile fabric fence used to intercept and trap sediment in a sheet flow situation.
- H. Slope Drain – A polyethylene pipe placed on a slope to collect and transport storm runoff down the face of a slope until permanent drainage facilities are installed or vegetation growth is adequate.
- I. Stabilized Construction Entrance – A layer of rock placed at a construction site entrance or exit that removes mud from vehicle tires to prevent tracking onto a paved road.
- J. Straw Bale Barrier – Straw bales placed end to end, used where a silt fence would fail. Install to intercept and trap sediment.
- K. Temporary Berm – A ridge of compacted soil with or without a shallow ditch that diverts storm runoff from a slope to a controlled release point.
- L. Temporary Environmental Fence – A visual barrier used to delineate and prevent encroachment on sensitive areas.

1.5 SUBMITTALS

- A. Submit a signed copy of the Notice of Intent (NOI) to the Engineer before beginning any earth disturbing activities on projects that disturb more than one acre.
- B. Environmental Control Supervisor (ECS), Certificate of Training
 1. Certification to the Engineer that the ECS selected for the project has completed Department's online ECS training and passed the ECS examination.

1.6 PAYMENT PROCEDURES

- A. Payment for the items associated with this section includes all costs for labor, equipment, and materials for installation, inspection, maintenance, and removal as required.

- B. Work required by the ECS will be paid under that item when a bid item has been included in the contract for an ECS. Work listed in this Section will still need to be performed by the Contractor and paid under the individual erosion and sediment control measures when a bid item for an ECS is not included on the project.
- C. Penalties
 - 1. Penalties are assessed against the Contractor in the amount of \$500 for each calendar day or portion thereof the project is not in compliance with all required permits and regulations. The penalties assessed are increased to \$1,000 per day if the Contractor remains in non-compliance after three days and increased to \$1,500 per day if the Contractor remains not in compliance after seven days.
 - 2. Any fines issued by regulatory agencies against the Department are added to the penalty assessed to the Contractor.
 - 3. No extension of contract time is allowed for any delay resulting directly or indirectly from a violation of environmental requirements.

PART 2 PRODUCTS

2.1 MATERIALS

- A. Check Dams
 - 1. Fiber Roll
 - a. Use 12 inch diameter fiber roll selected from products included on the Department Approved Products List for Fiber Rolls.
 - b. Wood Stakes – 1 inch square by 18 inches long.
 - c. Channel Liner – Use products included on the Department Approved Products List for Channel Liners.
 - 2. Stone
 - a. Angular, well-graded, within 2 to 6 inches in diameter.
- B. Silt Fence
 - 1. Silt Fence Fabric – Refer to AASHTO M 288, Table 7 – Temporary Silt Fence Property Requirements
 - 2. Wood Post – Nominal 2 inch square by 4 ft long.
 - 3. Fasteners – Staples, wire, zip ties, or nails sufficient to maintain fabric attachment to post.
- C. Fiber Roll
 - 1. Use 12 inch diameter fiber roll selected from products included on the Department Approved Products List for Fiber Rolls.
 - 2. Wood Stakes – Nominal 1 inch square by 18 inches long.

- D. Slope Drain
 1. 12 inch diameter single wall polyethylene pipe
 2. Polyethylene end section
 3. Loose Riprap
 4. Wood Stakes – Nominal 2 inch square by 3 ft long.

- E. Temporary Berm
 1. Existing Soil

- F. Drop Inlet Barriers
 1. Fiber Roll
 - a. Use 18 inch diameter fiber roll selected from products included on the Department Approved Products List for Fiber Rolls.
 - b. Wood stakes – Nominal 2 inch square by 2 feet long.
 2. Stone – Angular, well-graded within 2 to 6 inch diameter.
 3. Silt Fence – Refer to AASHTO M 288, Table 6 – Temporary Silt Fence Property Requirements.
 - a. Wood stud: 2 inches x 4 inches nominal.

- G. Pipe Inlet Barrier
 1. Stone – Well-graded within 2 to 6 inch in diameter.
 2. Fiber Roll
 - a. Use 18 inch diameter fiber roll selected from products included on the Department Approved Products List for Fiber Rolls.
 - b. Wood stakes – Nominal 2 inch square by 2 ft long.

- H. Curb Inlet Barrier
 1. Fiber Roll – 9 inch minimum diameter selected from products included on the Department Approved Products List for Fiber Rolls.
 2. Sand Bags – 14 inch x 26 inch, UV stabilized polypropylene bags, 50 lb capacity with attached ties.
 3. Sand

- I. Sediment Trap
 1. Loose Riprap – Refer to Section 02373.

- J. Stabilized Construction Entrance
 1. Stone – 2 to 3 inch diameter.

- K. Straw Bale Barrier
 1. Straw Bales – Obtained from weed-free fields that have been certified by the Utah Department of Agriculture.

- L. Temporary Environmental Fence
 - 1. Fence Fabric
 - a. Polyethylene, high-density, UV stabilized
 - b. Width, 4 ft minimum
 - c. Color, Orange
 - 2. Posts
 - a. Wood Post – Nominal 2 inch square by 4 ft long.
 - b. Fasteners – Staples, wire, zip ties, or nails sufficient to maintain fabric attachment to post.

PART 3 EXECUTION

3.1 PERMIT COMPLIANCE

(Only for projects disturbing one or more acres of ground)

- A. Complete the remaining sections of the Storm Water Pollution Prevention Plan (SWPPP) provided by the Department and sign the SWPPP before submitting the Notice of Intent (NOI).
- B. Obtain permit coverage and renewals at the Contractor's expense under the Utah General Permit for Discharges from Construction Activities by completing and submitting the online NOI form located on the Utah Division of Water Quality web site. Refer to <http://www.udot.utah.gov/go/standardsreferences>.
- C. Post documentation of permit coverage on the project site in a publicly assessable location.
 - 1. Include permit tracking number and contractor's contact name, phone number or email address or both.
- D. Do not begin any earth-disturbing activity until the NOI form has been completed online and submitted to the Division of Water Quality.
- E. Comply with the requirements of Utah General Permit for Discharges from Construction Activities – Permit No. UTRC00000. Refer to <http://www.udot.utah.gov/go/standardsreferences>
- F. Modify the SWPPP whenever changes are made to the construction plans, stormwater control measures, pollution prevention measures, or other activities at project site that are no longer accurately reflected in the SWPPP.
 - 1. Document and sign the modifications in the SWPPP within 7 calendar days.

- G. Install sediment control measures along the project perimeter and those protecting surface waters and wetlands before starting earth-disturbing activity.
- H. Provide and maintain a 50-foot no disturbance buffer around surface waters or equivalent sediment control measures (See Permit 2.1.2) unless the project qualifies under a compliance alternative.
- I. Obtain written approval from the Engineer to change the SWPPP.
- J. Designate an ECS to work directly with the Engineer's designated ECS and be available as needed to coordinate the SWPPP, inspect and maintain erosion control devices, and resolve other sediment and erosion control issues.
- K. Maintain a copy of the prepared SWPPP on the project site at all times and attach the following items as they occur through project construction:
 - 1. Any changes made to the SWPPP
 - 2. Inspection forms
 - 3. Corrective Actions
- L. Minimize sediment trackout onto offsite streets, other paved surfaces, or sidewalks from vehicles exiting the construction site.
- M. Follow the Permit if a conflict occurs between erosion and sediment control plans or specifications and the Utah General Permit for Discharges from Construction Activities.

3.2 INSTALLATION

- A. The control measures in the SWPPP are illustrative.
 - 1. Adapt measures in the field to meet their intended purpose and implement appropriate control measures through all phases of the project.
 - 2. Make required changes to the SWPPP to accommodate construction sequencing with the approval of the Engineer.
- B. Install additional control measures as directed by the Engineer.
- C. Follow installation procedures outlined in the EN Series Standard Drawings and the UDOT Erosion and Sediment Control Field Guide.
- D. Provide or construct control measures such as check dams, silt fence, slope drains, drop inlet barriers, sediment traps, and other sediment and erosion control devices or methods to reduce construction site erosion and prevent sediment laden runoff from leaving the site.

- E. Initiate soil stabilization measures whenever earth-disturbing activities have permanently ceased on any portion of the site but in no case longer than 14 days.
- F. Initiate soil stabilization measures whenever earth-disturbing activities have temporarily ceased on any portion of the site where grading, excavation, or topsoil placement operations will not resume for a period of 14 or more calendar days but such activities will resume in the future.
- G. Document on the inspection form the date when earth-disturbing activities temporarily ceased on an area.
- H. Refer to the Utah General Permit for Discharges from Construction Activities Part 2.2 for what defines initiation of stabilization.
- I. Install temporary environmental fence in the required locations before construction activities begin.
 - 1. Install posts at a 12 ft maximum spacing so the fence does not sag more than 2 inches between posts.
 - 2. Weave the fence over the support posts alternating every two loops and secure it to the posts with fasteners.

3.3 INSPECTION

- A. Inspect all denuded areas during construction to determine potential erosion problems. Apply control measures as required.
- B. Conduct SWPPP inspections at least once a week upon beginning earth-disturbing activities and within 24 hours after any storm event $\frac{1}{2}$ inch or greater. Conduct inspections at least once a month for areas that are temporarily or permanently stabilized and in cases where the ground is frozen, suspend inspections until thawing conditions begin to occur.
 - 1. Include the Engineer's ECS on all inspections.
 - 2. Complete a Division of Water Quality inspection form during each inspection and submit it to the Engineer within 24 hours of the inspection. Include the following information:
 - a. Names of personnel attending and date of the inspection.
 - b. List of problems identified in the previous inspection and note whether or not corrections have been made.
 - c. List by location, all earth-disturbing activities since previous inspection.
 - d. List by location, erosion and sediment control measures installed since previous inspection.

- e. List by location, new and unresolved problems encountered with specific erosion control measures. Describe solutions to be implemented.
 - f. Sign the inspection form.
- C. Accommodate inspections requested by regulatory agencies.

3.4 MAINTENANCE

- A. Maintain sediment control devices to function properly until all disturbed areas draining to them are stabilized.
- B. Remove and properly dispose of sediment when it has accumulated half way up the overall structure height or when it interferes with the performance of the structure.
- C. Dispose of sediment removed from erosion control structures in a manner acceptable to the Engineer.

3.5 REMOVAL

- A. Remove temporary sediment and erosion control devices as indicated below:
 - 1. Remove check dams in cut ditches when the areas draining to the cut ditch have been seeded and mulched or blanketed and the ditch has been permanently lined.
 - 2. Remove drop inlet and curb inlet protection when the areas draining to them have been stabilized.
 - 3. Remove silt fence and fiber rolls when the areas draining to them have been seeded and mulched or blanketed. Do not remove silt fence or fiber rolls protecting a wetland or waterway unless the surrounding area meets final stabilization requirements.
- B. Remove temporary environmental fence and posts upon completion of construction.
 - 1. Temporary environmental fence and all components become property of the Contractor when construction is complete.

3.6 PERMIT CLOSE-OUT

(Only for projects that obtained a permit)

- A. Obtain approval from Engineer through the Region Landscape Architect that all permit requirements for final close-out under the Contractor's control have been met before terminating the permit.

- B. Close-out the Utah General Permit for Discharges from Construction Activities by submitting a Notice of Termination (NOT) form to the Division of Water Quality along with a signed copy to the Engineer on project locations that receive less than 20 inches of average annual precipitation.
- C. Transfer the permit to the Department as directed by procedures identified in the permit on project locations that receive more than 20 inches of average annual precipitation and the project has not met final stabilization requirements upon project close-out.

END OF SECTION

August 1, 2013

SPECIAL PROVISION

**PROJECT # F-0089(385)69
PIN # 11412**

SECTION 02056M

EMBANKMENT, BORROW, AND BACKFILL

Delete Article 2.1, paragraph A and replace with the following:

- A. Provide materials free of contamination from chemical or petroleum products for embankment and backfill placements. Materials may include recycled portland cement concrete, and asphalt pavement material.
 - 1. Do not include asphalt pavement materials in embankment or backfill below the water table.

November 18, 2015

SPECIAL PROVISION

**PROJECT # F-0089(385)69
PIN # 11412**

SECTION 01572M

DUST CONTROL AND WATERING

Delete Paragraph A, Article 1.6, "PAYMENT PROCEDURE" and replace with the following:

- A. The Department will not pay separately for furnishing or applying water. This work is to be considered incidental to other items of work. Include all costs in other items of work.

November 18, 2015

SPECIAL PROVISION

**PROJECT # F-0089(385)69
PIN # 11412**

SECTION 01721M

SURVEY

Add the following to Part 3, Article 3.3:

- C. Measure and calculate quantities for contract pay items measured or paid for by area, volume, percent of lump sum, or percent of plan quantity.
 - 1. Provide all computations, plots, and supporting documentation necessary for the Engineer to evaluate and verify quantities.
 - 2. Payment will be made based on accepted quantities.
 - 3. No additional payment will be made for providing computations, plots and supporting documents.

**Supplemental Specification
2012 Standard Specification Book**

SECTION 02056M

EMBANKMENT, BORROW, AND BACKFILL

Delete Article 1.3, paragraph G and replace with the following:

- G. UDOT Materials Manual of Instruction
- H. UDOT Minimum Sampling and Testing Requirements

Delete Article 1.4, paragraph A and replace with the following:

- A. Well-graded material – Material having an even distribution of different particle sizes. This even distribution of particles of different sizes results in a dense mass upon compaction.

Delete Article 1.5, paragraph A, and replace with the following:

- A. Provide the following before delivering material to the project:
 - 1. Supplier and source of materials.
 - 2. Gradation analysis. Refer to AASHTO T 27 and T 11.
 - 3. Soil classification when applicable. Refer to AASHTO M 145.
 - 4. Maximum Dry Density and Optimum Moisture Determination
 - a. Use AASHTO T 180 Method D for A-1 soils and AASHTO T 99 Method D for all other soils.

Delete Article 1.6, paragraph C, and replace with the following:

- C. Density Requirements – Acceptance is on a lot-by-lot basis.
 - 1. Meet minimum density test average of 96 percent of maximum laboratory density with no single determination lower than 92 percent.
 - a. Use AASHTO T 180 Method D for A-1 soils and AASHTO T 99 Method D for all other soils.
 - b. Maintain appropriate moisture for compaction during processing.
 - 2. Meet 100 percent of established field density for free-draining granular backfill or for material with more than 30 percent retained on the $\frac{3}{4}$ inch sieve.
 - a. Develop a field density compaction curve according to UDOT Materials Manual of Instruction Section 989 and approved by the Engineer.

Delete Article 2.9, and replace with the following:

2.9 PIPE FOUNDATION, BEDDING, AND BACKFILL

- A. Pipe Foundation (When Required)
 - 1. Classification A-1. Refer to AASHTO M 145.
 - 2. Use suitable backfill material or granular backfill borrow when directed by Engineer.
 - 3. Use Free-Draining Granular Backfill or other uniformly graded materials only with the approval of the engineer and only if enclosed with an appropriate drainage geotextile. Refer to Section 02075.
 - 4. Over excavate and replace unsuitable materials according to Section 02317 when directed by the Engineer.

- B. Pipe Bedding and Backfill
 - 1. Classification A-1. Refer to AASHTO M145.
 - 2. Non-plastic, well-graded material.
 - 3. Maximum aggregate size is 1½ inches for plastic pipe, 2 inches for all other pipes.

- C. Other materials or trench configurations for pipe bedding and backfill may be used only upon approval of the Contractor's engineering proposal. Proposals using this option may include the use of native material or uniformly graded materials enclosed in an appropriate drainage geotextile. The Department decides whether or not to consider or approve the Contractor's engineering proposal. Any proposal must include all of the following:
 - 1. Stamped drawings and specifications signed and sealed by a Professional Engineer licensed in the state of Utah.
 - 2. Evaluation of site specific conditions and surrounding soils, including potential for migration of fines.
 - 3. A structural evaluation of the pipe support system for the proposed pipe that includes the pipe structural capacity and the depth of fill.
 - 4. Complete bedding or backfill source information including gradation, soil classification, and laboratory testing reports.

Delete Article 3.3, paragraphs C and D and replace with the following:

- C. Structural Backfill Placement includes bridges, foundation, box culverts, drains, and other structures.
 - 1. Place suitable backfill material in structural backfill sections. Refer to Section 02317.
 - a. Use granular backfill borrow when specified.
 - 2. Use appropriate compaction equipment adjacent to abutments, backwalls, approach slabs, wing walls, retaining walls, and other structures.

- D. Pipe Foundation, Bedding, and Backfill
 - 1. Refer to Section 02317 and DG Series Standard Drawings for excavation and over-excavation requirements.
 - 2. Imported material for pipe bedding and pipe backfill and embankment in the pipe trench are incidental when constructed according to the plans and specifications. No separate measurement or payment for these items will be made except for pipe foundation work or other over-excavation of unsuitable material beyond the limits indicated in the contract.
 - 3. Place uniform layers of pipe backfill on both sides of the pipe.
 - 4. Use compaction equipment smaller than the trench width between the pipe and the trench wall. Expand the width of the trench to accommodate necessary compaction equipment.
 - 5. Fully compact the haunch areas. Hand-tamp areas where compaction equipment cannot compact the soil.

April 7, 2015

SPECIAL PROVISION

**PROJECT # F-0089(385)69
PIN # 11412**

SECTION 02076S

TURF REINFORCEMENT MAT

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Material and procedures for installing turf reinforcement mats including pins and anchors.

1.2 RELATED SECTIONS

- A. Section 02056: Embankment, Borrow, and Backfill
- B. Section 02912: Seed, Turf Seed, and Turf Sod

1.3 REFERENCES

- A. AASHTO M 288: Geotextile Specification for Highway Applications
- B. ASTM D 6525: Nominal Thickness of Permanent Rolled Erosion Control Products
- C. ASTM D 6818: Ultimate Tensile Properties of Rolled Erosion Control Products
- D. ASTM D 6524: Resiliency of Turf Reinforcement Mats
- E. ASTM D 4355: Deterioration of Geotextiles from Exposure to Ultraviolet Light and Water

1.4 DEFINITIONS Not Used

1.5 SUBMITTALS

- A. Manufacturer's product data, specifications, and recommended installation instructions.

- B. Manufacturer's Certificate of Compliance

1.6 SAMPLING AND TESTING

- A. Test each lot of turf reinforcement mats before shipping and send test reports with the shipment to the project. Clearly label all rolls as part of the same production run.

1.7 PACKAGING, SHIPPING, AND STORING

- A. Replace any turf reinforcement mat damaged or deteriorated during shipping, storage, or construction at no cost to the Department.
- B. Labeling and Tagging.
 - 1. Identify each package by a tag or label securely affixed to the outside of the roll on at least one end.
 - 2. Provide the following required information on the tag:
 - a. Name of the turf reinforcement mat manufacture.
 - b. Brand name of the product, width, length, and package weight of turf reinforcement mat.

1.8 ACCEPTANCE

- A. The Department accepts turf reinforcement mat at installation if it does not have defects, rips, holes, flaws, deterioration, or damage.
 - 1. Remove rejected turf reinforcement mat from project.

1.9 MANUFACTURER'S WARRANTY

- A. Provide manufacturer's warranty that the turf reinforcement mat is free from defects in material and workmanship. Turf reinforcement mat to have design life no less than twenty five (25) years.

PART 2 PRODUCTS

2.1 MATERIALS

- A. Turf reinforcement mat shall conform to properties shown in Table 1.

Table 1

Property	Test Method	Standard
Thickness	ASTM D-6525	Minimum 0.25 inches
Tensile Strength	ASTM D-6818	Minimum 2000 x 1800 lb/ft
Elongation	ASTM D-6818	50 % Max
Resiliency	ASTM D-6524	Minimum 70%
UV Resistance % Retained 3000 hrs	ASTM D-4355	Minimum 90%

- B. Submit for acceptance at least 10 days before manufacture of turf reinforcement mat, a sample of the proposed texture and color sample of the proposed turf reinforcement mat, matched to colors of local features or as otherwise indicated by the Engineer.

PART 3 EXECUTION

3.1 GENERAL

- A. Place turf reinforcement mat on areas that are smooth and free of projections or depressions. Roll turf reinforcement mat out as smoothly as possible in the direction of vehicle travel.
- B. Do not operate construction equipment or traffic directly on turf reinforcement mat.
- C. Cover the turf reinforcement mat with indicated seed as soon as possible when placed for construction. Do not leave uncovered for more than five days.
- D. Place seed on the turf reinforcement mat in a manner that the turf reinforcement mat is not torn, punctured, or shifted.
- E. Limit construction vehicles in size and mass. Do not turn vehicles on the first layer.

3.2 INSTALL TURF REINFORCEMENT MAT

- A. Install turf reinforcement mat at locations shown on the details or as designated by the Engineer
- B. Overlap the turf reinforcement mat at least 2 ft at all longitudinal and transverse joints or sew the turf reinforcement mat unless otherwise specified. Refer to this Section, article 3.3 for sewing requirements.
- C. Overlap each sheet over the next downhill sheet for placement on slopes.

- D. Repair – Place patch over damaged area and extend 3 ft beyond the perimeter of the tear or damage.
- E. Place fill to hold turf reinforcement mat in place beginning with the sheets overlapped above subsequent sheets.
- F. Use pins 18 inches long to help secure the turf reinforcement mat during installation.

3.2 SEW

- A. Perform sewing as specified in AASHTO M 288, Appendix, Seaming.

END OF SECTION

**Supplemental Specification
2012 Standard Specification Book**

SECTION 02316M

ROADWAY EXCAVATION

Delete Article 3.5, paragraph C and replace with the following:

- C. Remove material in all cut sections to the depth shown. Scarify to an 8 inch depth and compact subgrade to at least 90 percent of maximum laboratory density before placing pavement section.

April 7, 2015

SPECIAL PROVISION

**PROJECT # F-0089(385)69
PIN # 11412**

SECTION 02342S

CHEMICAL STABILIZATION

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Treating native soils with chemical stabilization by the addition of chemicals, mixing, wetting and compacting the mixed material. This item applies to natural ground and embankment.

1.2 RELATED SECTIONS

- A. Section 02056: Embankment, Borrow, and Backfill

1.3 REFERENCES Not Used

1.4 DEFINITIONS Not Used

1.5 SUBMITTALS

- A. Submit manufacturer's product data and installation instructions.

1.6 PACKAGING, SHIPPING, AND STORING

- A. Deliver products in original weather-resistant factory labeled packages showing the name of the manufacturer and product description.

PART 2 PRODUCTS

2.1 CHEMICAL STABILIZER

- A. Chemical stabilizer must consist of synthetic polymer emulsion, vinyl copolymer emulsion, or acrylic copolymer emulsion. Use Soilworks Soiltac, Soil-Tech FSB1000, SealMaster SMT-310, or approved equal.

PART 3 EXECUTION

3.1 PREPARATION

- A. Place embankment in low spots as directed by the Engineer to establish a uniform slope prior to adding chemical stabilization

3.2 LIMITATIONS

- A. Chemical stabilization treatment shall not be mixed or placed when the air temperature is below 55 degrees F and falling, but may be mixed or placed when the air temperature is above 50 degrees F and is rising, the temperature being taken in the shade and away from artificial heat and with the further provision that cement treatment shall be mixed or placed only when weather conditions, in the opinion of the Engineer, are suitable.
- B. Existing soil conditions in areas of placement may not be suitable for supporting wheeled equipment. Tracked equipment exerting a low bearing pressure may be required for mixing and placement operations.
- C. Chemical stabilization shall be applied only to such an area that chemical stabilization can be applied and mixed before area dries. Refer to manufacturer's recommendations for cure time.
- D. The percentage of moisture in the soil at the time of chemical stabilization application shall not exceed the quantity that will permit uniform mixture of the soil and chemical stabilization during dry mixing operations, and it shall not exceed the specified optimum moisture content for the chemical stabilization mixture.

3.3 DILUTION AND APPLICATION RATE

- A. Follow manufacturer's dilution and application rate for soil conditions, unless otherwise directed by the Engineer.

3.4 MIXING AND PLACEMENT

- A. Scarify, till, or loosen soil surface to a depth of 3 to 4 inches.
- B. Apply chemical stabilization uniformly on the soil at a rate recommended by manufacturer. Use pressurized equipment. Two applications may be required to achieve recommended coverage rate.
- C. After the chemical stabilization has been applied, level soil with grader, then compact soil using a roller. After material has been compacted spray

a light application of chemical stabilizer over the surface as a final lock down coat.

- D. No equipment, except that used in spreading and compact, will be allowed to pass over the freshly spread chemical stabilization.
- E. Immediately after the first application of chemical stabilization is complete, surface compaction and finishing shall proceed in such a manner as to produce, in not more than 2-hours, a smooth, closely knit surface, free of cracks, ridges or loose material conforming to the crown, grade and line shown on the plans.

END OF SECTION

April 10, 2015

SPECIAL PROVISION

**PROJECT # F-0089(385)69
PIN # 11412**

SECTION 02738S

SHOULDERING MATERIAL

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Production, construction, and compaction of reject base course shoulder material.

1.2 RELATED SECTIONS

- A. Section 01572: Dust Control and Watering

1.3 REFERENCES

- A. AASHTO T 11: Materials Finer than 75- μ m (No. 200) Sieve in Mineral Aggregates by Washing
- B. AASHTO T 19: Bulk Density ("Unit Weight") and Voids in Aggregate
- C. AASHTO T 27: Sieve Analysis of Fine and Coarse Aggregates
- D. AASHTO T 89: Determining the Liquid Limit of Soils
- E. AASHTO T 90: Determining the Plastic Limit and Plasticity Index of Soils
- F. AASHTO T 96: Resistance to Degradation of Small-Sized Coarse Aggregate by Abrasion and Impact in the Los Angeles Machine
- G. AASHTO T 180: Moisture-Density Relations of Soils Using a 4.54 kg (10 lb) Rammer and 457 mm (18 in) Drop
- H. AASHTO T 193: The California Bearing Ratio
- I. AASHTO T 310: Field Density and Moisture Content by Nuclear Gage

1.4 DEFINITIONS Not Used

1.5 SUBMITTALS

- A. Submit a written report for approval a minimum of five working days prior to placement. Include the following:
 - 1. Aggregate suitability. Refer to this Section, Part 2, Products.
 - 2. Name of supplier and location of source.
 - 3. Maximum Dry Density and Optimum Moisture Content. Refer to AASHTO T 180, Method D.
 - 4. Job mix gradation including single values for each sieve size based on the dry weight of the aggregate.

- B. Resubmit all quality documents 24 hours before a day's production starts if a change in source is required.
 - 1. Changes must fall within bands of Table 1 in this Section, and are subject to approval.
 - 2. Retroactive changes are allowed only for the first day's production for each construction season.

1.6 QUALITY ASSURANCE

- A. Remove products found defective after installation and install acceptable products at no additional cost to the Department.

1.7 ACCEPTANCE

- A. Engineer takes random sample from the grade.

- B. Acceptance will be on a lot-by-lot basis where a lot consists of 500 cubic yards placed to line and grade and compacted. Divide the lot into two equal sublots.
 - 1. Conduct one random moisture, gradation and density test within each subplot. AASHTO T 130.
 - a. The results of five density tests must indicate that an average of 90 percent of maximum laboratory density has been met with no test less than 85 percent. AASHTO T 180, Method D.
 - b. The Engineer may elect to accept density based on visual inspection where soft underlying native soils yield prior to achieving the required densities.
 - c. If optimum moisture content is greater than 8 percent provide moisture content of ± 2 percent of optimum at the time of

placement. If optimum moisture content is 8 percent or less provide moisture content of ± 1 percent. Refer to AASHTO T 180, Method D and AASHTO T 255.

- C. Do not place additional material on any unaccepted layer.
- D. Rework unacceptable material at no additional cost to the Department.

PART 2 PRODUCTS

2.1 AGGREGATES

- A. Clean, hard, tough, durable and sound mineral aggregates consisting of crushed stone, crushed gravel or crushed slag; free of organic matter and contamination from chemical or petroleum products; meeting the requirements of Table 1 and Table 2.

Table 1

Aggregate Properties		
Dry Rodded Unit Weight	Not less than 1 ton/CY	AASHTO T 19
Material Passing No. 200 Sieve	PI = 4-12	AASHTO 90
Aggregate Wear	Not to exceed 50 percent.	AASHTO T 96
Gradation Limits	Table 3	AASHTO T 11 AASHTO T 27
Dry Weight Values	Within bands shown in Table 3	AASHTO T 11 AASHTO T 27

Table 2

Gradation Limits - Single Value Job-Mix Formula			
Sieve Size	Percent Passing of Total Aggregate (Dry Weight)		
	1-1/2 INCH	1 INCH	3/4 INCH
1-1/2 INCH	100	--	--
1 INCH	--	100	--
3/4 INCH	81 - 91	--	100
1/2 INCH	67 - 77	79 - 91	--
3/8 INCH	--	--	78 - 92
No. 4	43 - 53	49 - 61	55 - 67
No. 16	23 - 29	27 - 35	28 - 38
No. 200	4 - 12	7 - 16	7 - 16

Based on fine and course aggregate having approximately the same bulk specific gravities.

PART 3 EXECUTION

3.1 INSTALLATION

- A. Remove existing vegetation prior to placing shoulder material.
- B. Provide an optimum moisture content as specified in Section 1.7.
- C. Procedures for changing the Job-Mix Gradation
 - 1. Submit changes in writing 24 hours prior to placement for approval by the Engineer.
- D. Placing: Place in layers of uniform thickness and compact each layer to a thickness not to exceed a 6 inch depth. Do not place on any frozen surface. Refer to Section 01572.
- E. Finishing: Uniform line and grade with surface deviations no more than 1 inch in 10 ft in any direction.
 - 1. Profile Tolerance — Correct any profile deviations greater than 1 inch.
 - a. Rework minimum of 4-inch lift to achieve homogeneous density.
 - b. Determine limits of correction based on extent of deviation.
 - c. Continue finishing until existing deviation is less than 1 inch.
- E. Compaction: Maintain optimum moisture content ± 2 percent.
 - 1. Use appropriate compaction equipment adjacent to abutments, backwalls, approach slabs, wing walls, retaining walls, and other structures.
 - 2. Wheel rolling is an acceptable method of compaction on shoulder material only if slopes are steeper than 6:1 and Contractor can demonstrate that wheel rolling meets compaction density requirements, otherwise Contractor shall use a smooth drum vibratory roller.

END OF SECTION

February 28, 2013

SPECIAL PROVISION

**PROJECT # F-0089(385)69
PIN # 11412**

SECTION 02924S

INVASIVE WEED CONTROL

Add Section 02924:

PART 1 GENERAL

1.1 SECTION INCLUDES

- A. Controlling the introduction and spread of noxious weeds on construction projects.

1.2 RELATED SECTIONS Not Used

1.3 REFERENCES

- A. Utah Noxious Weed Control Act

1.4 DEFINITIONS

- A. Noxious weeds subject to control are listed on the Utah State Noxious Weed List and the county's weed list that applies based on the project location.
- B. Refer to the Section, article 3.3 for a list of the Utah State Noxious Weeds (Table 1) and the county lists (Table 2) for additional noxious weeds.

1.5 SUBMITTALS Not Used

1.6 PAYMENT PROCEDURES

- A. Include payment for cleaning earth-moving construction equipment under mobilization.
- B. Pay for the control of invasive weeds using pre-emergent, selective, and non-selective herbicides by the unit area.

1.7 QUALITY ASSURANCE

- A. Regulatory Requirements:
 - 1. Follow all regulatory, application, and safety precautions listed by the herbicide manufacturer. Refer to Utah Noxious Weed Control Act: Utah Code - Title 04 - Chapter 17.
 - 2. Apply herbicides using only state licensed pesticide applicators.

1.8 SEQUENCING

- A. Clean all earth-moving equipment before bringing them on the project.
- B. Treat existing noxious weeds 10 days before starting earthwork operations.

PART 2 PRODUCTS

2.1 HERBICIDE

- A. Refer to this Section, article 3.3 for a list of noxious weeds subject to control and the recommended herbicide for each species.
- B. Use commercially available herbicides specified to control the weed species identified.

PART 3 EXECUTION

3.1 PREPARATION

- A. Use high-pressure water blasting or steam cleaning methods to clean all earth-moving construction equipment (scrapers, bulldozers, excavators, backhoes, trenchers) of dirt, mud, and seed residue before initially entering the project.

3.2 EXAMINATION

- A. Verify and locate all noxious weeds on the project. Contact the county weed control supervisor or the Department's region landscape architect if assistance is needed for identification.

3.3 CONTROLLING INVASIVE WEEDS

- A. Spray invasive weeds located within the project limits before starting earth disturbing activities and if they appear during construction. Use pre-emergent, selective, and non-selective herbicides as appropriate (See Noxious Weed Tables 1 and 2 below). Apply herbicide as directed on the manufacturer's label.
- B. Noxious Weed Tables:

Table 1

Utah State Noxious Weeds		
Common Name	Scientific Name	Herbicide
Bermudagrass*	<i>Cynodon dactylon</i>	Glyphosate
Black henbane	<i>Hyoscyamus niger</i>	Tordon (picloram) & Escort
Canada thistle	<i>Cirsium arvense</i>	2,4-D, Dicamba, Picloram
Dalmation toadflax	<i>Linaria genistifolia</i>	Tordon (picloram)
Diffuse knapweed	<i>Centaurea diffusa</i>	2,4-D+Dicamba or Picloram or Clopyralid
Dyer's woad	<i>Isatis tinctoria</i>	2,4-D+Dicamba or Chlorsulfuron
Field bindweed	<i>Convolvulus arvensis</i>	Dicamba+2,4-d or Picloram
Hoary cress, (whitetop)	<i>Cardaria draba</i>	2,4-D+Dicamba or Chlorsulfuron
Houndstounge	<i>Cynoglossum officinale</i>	Tordon (picloram)
Johnsongrass	<i>Sorghum halepense</i>	Glyphosate
Leafy Spurge	<i>Euphorbia esula</i>	Dicamba or Picloram
Medusahead	<i>Taeniatherum caput-medusae</i>	Glyphosate
Musk thistle	<i>Carduus nutans</i>	2,4-D amine, Metsulfuron or Picloram
Ox-eye daisy	<i>Chrysanthemum leucanthemum</i>	Tordon (picloram) & clopyralid
Perennial pepperweed	<i>Lepidium latifolium</i>	Metsulfuron or Chlorsulfuron
Perennial sorghum	<i>Sorghum halepense</i>	Glyphosate
Poison hemlock	<i>Conium maculatum</i>	Tordon (picloram)
Purple loosestrife	<i>Lythrum salicaria</i>	Glyphosate (Rodeo aquatic label)

Quackgrass	<i>Elytrigia repens</i>	Glyphosate
Russian knapweed	<i>Centaurea repens</i>	Picloram, Clopyralid or Chlorsulfuron
Saltcedar	<i>Tamarix ramosissima</i>	Habitat or Arsenal
Scotch thistle	<i>Onopordum acanthium</i>	2,4-D amine, Metsulfuron or Picloram
Spotted knapweed	<i>Centaurea maculosa</i>	2,4-D+Dicamba, Picloram or Clopyralid
Squarrose knapweed	<i>Centaurea virgata</i>	Picloram
St. Johnswort	<i>Hypericum perforatum</i>	Tordon (picloram) & Escort
Sulfur cinquefoil	<i>Potentilla recta</i>	Tordon (picloram)
Yellow star-thistle	<i>Centaurea solstitialis</i>	Picloram or Clopyralid
Yellow toadflax	<i>Linaria vulgaris</i>	Tordon (picloram)
*Do not consider Bermudagrass a noxious weed in Washington County		

Table 2

County Noxious Weeds		
Common Name	Scientific Name	Herbicide
Beaver County		
Bull thistle	<i>Cirsium vulgare</i>	2,4-D amine or Dicamba
Box Elder		
Catchweed	<i>Asperugo procumbens</i>	2,4-D amine or Dicamba
Cache County		
Goatsrue	<i>Galega officinalis</i>	2,4-D+Dicamba
Puncturevine	<i>Tribulus terrestris</i>	2,4-D+Dicamba
Carbon County		
Russian olive	<i>Elaeagnus angustifolia</i>	2,4-D, Dicamba, or Glyphosate
Davis County		
Buffalobur	<i>Solanum rostratum</i>	2,4-D or Dicamba
Yellow nutsedge	<i>Cyperus esculentus</i>	Glyphosate
Duchesne County		
Russian olive	<i>Elaeagnus angustifolia</i>	2,4-D, Dicamba, or Glyphosate
Water hemlock	<i>Cicuta maculata</i>	2,4-D amine or Dicamba

Grand County		
Russian olive	<i>Elaeagnus angustifolia</i>	2,4-D, Dicamba, or Glyphosate
Iron County		
Western whorled milkweed	<i>Asclepias subverticillata</i>	2,4-D or Dicamba
Bull thistle	<i>Cirsium vulgare</i>	2,4-D amine or Dicamba
Puncturevine	<i>Tribulus terrestris</i>	2,4-D+Dicamba
Juab County		
Blue lettuce	<i>Lactuca pulchella</i>	2,4-D amine, Arsenal or Metsulfuron
Morgan County		
Common burdock	<i>Arctium minus</i>	2,4-D+Dicamba
Salt Lake County		
Garlic mustard	<i>Alliaria petiolata</i>	Glyphosate
Myrtle spurge	<i>Euphorbia myrsinities</i>	Glyphosate or Dicamba
San Juan County		
Camelthorn	<i>Alhagi pseudalhagi</i>	Arsenal
Russian olive	<i>Elaeagnus angustifolia</i>	2,4-D, Dicamba, or Glyphosate
Buffalobur	<i>Solanum rostratum</i>	2,4-D or Dicamba
Western whorled milkweed	<i>Asclepias subverticillata</i>	2,4-D or Dicamba
Sevier County		
Russian olive	<i>Elaeagnus angustifolia</i>	2,4-D, Dicamba, or Glyphosate
Summit County		
Common Burdock	<i>Arctium minus</i>	2,4-D+Dicamba
Vipers bugloss	<i>Anchusa officinalis</i>	2,4-D amine or Dicamba
Tooele County		
Jointed goatgrass	<i>Aegilops cylindrica</i>	Glyphosate
Uintah County		
Russian olive	<i>Elaeagnus angustifolia</i>	2,4-D, Dicamba, or Glyphosate
Utah County		
Common reed	<i>Phragmites australis</i>	
Washington County		
Western whorled milkweed	<i>Asclepias subverticillata</i>	2,4-D, or Dicamba
Silverleaf nightshade	<i>Solanum elaeagnifolium</i>	2,4-D or Dicamba

Wayne County		
Russian olive	<i>Elaeagnus angustifolia</i>	2,4-D, Dicamba, or Glyphosate
Bull thistle	<i>Cirsium vulgare</i>	2,4-D amine or Dicamba
Weber County		
Puncturevine	<i>Tribulus terrestris</i>	2,4-D+Dicamba
Use rates: Use rates for herbicides vary, follow the use rate on the LABEL for each herbicide		

END OF SECTION

**Supplemental Specification
2012 Standard Specification Book**

SECTION 03055M

PORTLAND CEMENT CONCRETE

Delete Article 2.1, Table 2, note ** and replace with the following:

** For $f'c$ over 4,000 psi, design and proportion mixes according to ACI Manual of Concrete Practice 301: Specifications for Concrete and project specific criteria. Use Table 2 Class AA(AE) Air Content Percentages according to coarse aggregate size for these mixes.