**INDIVIDUALS WARNING:** ALL INTERESTED IN BIDDING ON PROJECT MUST OBTAIN THE PLANS AND SPECIFICATIONS FROM THE DEPARTMENT MANAGING THE PROJECT OR AS OTHERWISE STATED IN THE ADVERTISEMENT FOR BIDS FOR THE PROJECT. DO NOT USE THE PLANS AND SPECIFICATIONS POSTED CLERK OF THE BOARD'S ON THE WFBSITF FOR BIDDING ON PROJECT.

# NOTICE TO BIDDERS AND SPECIAL PROVISIONS FOR CONSTRUCTION ON

# CACTUS AVENUE AND OTHER ROADS VARIOUS ROAD LOCATIONS

LENGTH: 0.6 MILES WORK ORDER: H15045 AREA: Bloomington

ROAD NO.: Cactus Ave 197400014-014 Jurupa / ve 4, 5900- 30

For use in connection with the following publications of the St. 'e of ' alifornia, Department of Transportation:

- 1. California Department of Transport on (Caltrans) 2015 Standard Specifications, including the Caltran (J15 Revised Standard Specifications (Revisions through July 21, 2017, Junie 3 specified otherwise in these Special Provisions.
- 2. Caltrans Standard P' ins a 'ed 2017, including the 2015 Revised Standard Plans (Revisions t' lough July \_ 1, 2017), unless specified otherwise in these Special Provisions.
- 3. Labor Surc' arge and E uipment Rental Rates effective on the date work is accomplined.

### SAN BERNARDINO COUNTY DEFARTMENT OF PUBLIC WORKS

-- TRANSPORTATION --



## The Notice to Bidders and Special Provisions, prepared for construction on

# CACTUS AVENUE AND OTHER ROADS VARIOUS ROAD LOCATIONS

LENGTH: 0.6 MILES WORK ORDER: H15045 AREA: Bloomington

ROAD NO.: Cactus Ave 197400014-014 Jurupa Ave 4559, 7-06c

have been recommended for approval under the direction of the loss ring:

MM	16871
Brendon Biggs, M.S., P.E. Director of Public Works	D
Dand R. Darblet	11. 8/21

David Doublet, M.S., P.E.

Assistant Director of Public Works

Date:

11/8/21

11-8-21

have been prepared by or under the direction of the following Registered Engineers:

Mervat N. Mı. `aiı, `E.

Transportation **\esign Division Chief Date:** 

PROFESSIONAL SESSIONAL SES

Jeremy Johnson, P.E.

Traffic Division Engineering Manager Date:

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#### **NOTICE TO BIDDERS**

**NOTICE IS HEREBY GIVEN** that the Board of Supervisors of the San Bernardino County, State of California, will receive sealed proposals until

#### 10:00 A.M., THURSDAY, XXXXXXX XX, 20XX

in the building of:

San Bernardino County Department of Public Works Front Reception Desk 825 East 3<sup>rd</sup> Street San Bernardino. CA 92415-0835

PLEASE NOTE: All bidders and subcontractors, including, but not mite to rersons or entities that deliver ready-mix concrete, must be registered in the Department of Industrial Relations (with limited exceptions from this requirement for bid purposes only under Labor Code section 1771.1(a)); and 2) the Council Pro ystem prior to the date and time to receive sealed proposals or they will be "isquirified. The lowest responsive and responsible bidder and its subconfitors must use be registered with the Department of Industrial Relations at the tirue of liward of the contract and must remain registered throughout the term of the contract and formula to Labor Code section 1771.1. For more information on the requirements of Labor Code section 1771.1, please see http://www.dir.ca.gov/Public-Works/Size54.1. nl.

Bids (also referred to as "proposals") in response to a is solicitation can be submitted through the San Bernardino Count L'ectronic Procurement Network (ePro) https://epro.sbcounty.gov/epro/ (hc\_ever if L. Jid is submitted in ePro, the bidder's security described herein must s. b submitted in person in a sealed envelope prior to the proposal opening date and time, or in person at the San Bernardino County Department of Public Works at which time view will be ansmitted, publicly opened and declared via video and teleconference via 7. m.com using meeting ID 765-959-0976. See the flyer available under the bid posting on ePR for further login information for the following project:

### CACTUS AVENUE AND OTHER ROADS VARIOUS ROAD LOCATIONS

W.O.: H15045
AREA: Bloomington

**ROAD NO.:** Cactus Ave 197400014-014 Jurupa Ave 455900-060

The work, in general, consists of of removing existing concrete, aphalt concrete, cold planning, grading, placing asphalt concrete, constructing concrete sidewalk and ADA curb ramps; milling and overlaying hot mix asphalt; adjusting frame and cover to grade; relocate and reset road signs, and doing other work appurtenant thereto.

This project requires a **Class A or C12** contractor's license issued by the California Contractors State Licensing Board. The Contractor must maintain this license from contract award through contract acceptance. All contractors, including any out-of-state contractors/subcontractors, must comply with all applicable laws and regulations of the State of California at the time of bid and award.

\*

\*

#### A non-mandatory pre-bid meeting is scheduled for

#### 10:00 A.M., WEDNESDAY, XXXXXXX XX, 20XX

To be held via video and teleconference via zoom.com using meeting ID 765-959-0976. See the flyer available under the bid posting on ePRO for further login information. Handouts from the Prebid meeting will be post on ePRO shortly after the Pre-Bid meeting. All bidders and interested small businesses are encouraged to attend this meeting.

This meeting is to inform bidders of project requirements and a bocontractors of subcontracting and material supply opportunities. Bidder's attendance at this meeting is not mandatory, but all bidders are encouraged to attend this meeting.

NOTICE: BIDDERS MUST OBTAIN BIDDING DOCUMENT: AND PARE THEIR BIDS ON FORMS OBTAINED DIRECTLY FROM THE SAN SERN RDINO COUNTY DEPARTMENT OF PUBLIC WORKS OR FROM THE SAN SERN RDINO COUNTY ELECTRONIC PROCUREMENT NETWORK (ePRO) ' ...... ://epro.sb.ounty.gov/epro/. BIDS PREPARED ON FORMS OBTAINED FROM OTHE SOL CES WILL NOT BE ACCEPTED. BIDDERS MUST BE LISTED ON THE OFFICIAL P. AN AGE. RS LIST AT THE TIME BIDS ARE PUBLICLY OPENED. BIDS RECEIVED FROM DOCK WHO ARE NOT LISTED ON THE OFFICIAL PLAN HOLDERS LIST WILL NOT LETA. CEPTED.

Bids shall be prepared in accordance with these Special Provisions and the following:

- 1. Caltrans 2015 Star uard Spc ifications, including the Caltrans 2015 Revised Standard Sperifications (Revisions through July 21, 2017), unless specified other use in these Special Provisions.
- 2. Caltrans (andard Plans dated 2015, including the 2015 Revised Standard Plans (ev. ions through July 21, 2017), unless specified otherwise in these Special Provisions.
- 3. abor Su harge and Equipment Rental Rates effective on the date work is ccomplis ed.

These publications at published by Caltrans and may be reviewed at the following website: <a href="http://v\_beta.co.jov/des/oe/construction-contract-standards.html">http://v\_beta.jov/des/oe/construction-contract-standards.html</a>.

The bids mest also be accompanied by cash, cashier's check, certified check, or bidder's bond executed by an admitted surety insurer, made payable to the San Bernardino County in the amount of at least ten percent of the amount of the bid given as a guarantee that the bidder will enter into a contract. The contract shall be signed by the successful bidder and returned within 10 days, and the contract bonds, copy of insurance policies, and Certificates of Insurance, with documents to verify any self-insurance coverage shall be provided within 10 days, not including Saturdays, Sundays and legal holidays, after the bidder has received the contract for execution.

The Engineer will issue two (2) Notices to Proceed, the first being a Notice to Proceed with Submittals, and the second being a Notice to Proceed with Construction. The Contractor shall

begin construction work <u>within 15 days</u> after the Notice to Proceed with Construction (excluding Saturday, Sunday, and holidays). Pursuant to Section 1-1.07, "DEFINITIONS", of the Standard Specifications, "day" means <u>"24 consecutive hours running from midnight to midnight; calendar day".</u>

### The Plans and Special Provisions may be obtained at no cost by visiting http://epro.sbcounty.gov/bso

With the purchase, a return address must be furnished which the purchaser thereby agrees is sufficient to reach him/her. Please note that, upon payment of the purchase price, the purchased copy of the plans and Special Provisions become the property of the purchaser and are not to be returned to the County for refund.

**QUESTIONS:** Bidders must submit all questions in writing, by mail, fax, or e-r ail. The a adline for bidder questions is **5:00 P.M.** on **FRIDAY, XXXXXXX XX, 20XX** 

**BONDS**: The successful bidder will be required to furnish a Labor and noterice sond and a Faithful Performance Bond, each in a penal sum equal to one higher the percent or the contract price.

Notice is hereby given that the successful bidder who is awarded the contract may avail itself to Public Contract Code section 22300 which allows substitute security to be deposited in lieu of retention payments withheld to insure performance

ePRO: Attention is directed to Section 2, "Proposal requirement and Conditions" regarding the San Bernardino County's Electronic Procurement N work (ePro) system. THIS SYSTEM REQUIRES NEW REGISTRATION FOR LL VL IDC 'S DOING BUSINESS WITH THE COUNTY.

**EQUAL EMPLOYMENT OPPORTUN'** Y: Dering the term of the Agreement, Contractor shall not discriminate against any employee or applicant for employment because of race, religious creed, color, national origin, ancest. It systical disability, mental disability, medical condition, genetic information, marital status, see gender, gender identity, gender expression, sexual orientation, age, or military and veteran sextus. Contractor shall comply with Executive Orders 11246, 11375, 11625, 12 contractor shall comply with Executive Orders 11964, the California main has sing and Employment Act and other applicable Federal, State of California and Contractor laws and regulations and policies relating to equal employment and contracting opportunities, reluding laws and regulations hereafter enacted.

This contract is subject to the State of California contract nondiscrimination and compliance requirements, sursulant to G vernment Code section 12990.

EMERCING SM. LL BUSINESS ENTERPRISE PROGRAM: Contractors are encouraged to participa in ... Can Bernardino Country Emerging Small Business Enterprise (ESBE) Program. Vestions regarding the ESBE Program should be directed to the Department of Public Works, Contracts Division at (909) 387-7920.

**CONFLICT OF INTEREST AND FORMER COUNTY OFFICIALS:** Attention is directed to the Conflict of Interest and Former County Officials requirements in the special provisions.

**REPORT BID RIGGING:** Please report any suspected bid rigging, bidder collusion, and other fraudulent activities in order for the County to identify and investigate highway construction contract fraud and abuse. You may report such activities by calling the Department's Contracts Division phone number at (909) 387-7920.

PREVAILING WAGES: Pursuant to section 1773 of the Labor Code, the general prevailing rates of wages in the San Bernardino County have been determined and are listed in the State of California Department of Industrial Relations Director's General Prevailing Wage Determinations (<a href="https://www.dir.ca.gov/OPRL/DPreWageDetermination.htm">https://www.dir.ca.gov/OPRL/DPreWageDetermination.htm</a>). In addition, these wages are set forth in the General Prevailing Wage Rates included in these Special Provisions. The Contractor and subcontractors shall not pay less than the prevailing wage. Copies of the prevailing wage rates are also on file at the San Bernardino County Department of Public Works Contracts Division office (address identified above) and shall be made available to any interested party on request. A copy of the determination of the Director of prevailing rate of per diem wages shall be posted at each job site. More specifically, the Contractor shall post the general prevailing wage rates at a prominent place at the job site (Labor Code section 1773.2).

Future effective general prevailing wage rates, which have been predetermined and are on file with the California Department of Industrial Relations are referenced by not print d in the general prevailing wage rates.

LABOR CODE REQUIREMENTS REGARDING REGISTRATIC. AS CONT. ACTOR OR SUBCONTRACTOR REQUIRED PRIOR TO BID PROPOSAL JBM/ CON: Contractor shall comply with Labor Code section 1771.1, including, but in the mitter to, the following requirements: (1) no contractor or subcontractor may be listed on a bid proposal for a public works project unless registered with the Department of industrial Religions pursuant to Labor Code section 1725.5 (with limited exceptions from the requirement for bid purposes only under Labor Code section 1771.1(a)); (2) no contractor of subcontractor may be awarded a contract for public work or perform work on a public work project unless registered with the Department of Industrial Relations pursuant of Labor Code section 1725.5; (3) this Project is subject to compliance monitoring and enforcement by the Department of Industrial Relations; (4) Contractor shall post job site notices regarding compliance monitoring and enforcement by the Department of Industrial Relations; and (Contractor must submit certified payroll at least monthly to the Labor Commissione on a format prescribed by the Labor Commissioner.

#### As provided in Labor Code section 177 1:

- (a) A contractor or schoontractor shall not be qualified to bid on, be listed in a bid proposal, subject to the requirements of Section 4104 of the Public Contract Code, or engaging the performance of any contract for public work, as defined in this chapt in unless currently registered and qualified to perform public work pursuant in Section 725.5. It is not a violation of this section for an unregistered contractor is submit a bid that is authorized by Section 7029.1 of the Business and Profession Code or by Section 10164 or 20103.5 of the Public Contract Code profided the contractor is registered to perform public work pursuant to Section 11.2.5 at the time the contract is awarded.
- (b) retice of the requirement described in subdivision (a) shall be included in all bid inv. ations and public works contracts, and a bid shall not be accepted nor any contract or subcontract entered into without proof of the contractor or subcontractor's current registration to perform public work pursuant to Section 1725.5.
- (c) An inadvertent error in listing a subcontractor who is not registered pursuant to Section 1725.5 in a bid proposal shall not be grounds for filing a bid protest or grounds for considering the bid nonresponsive, provided that any of the following apply:
- (1) The subcontractor is registered prior to the bid opening.

- (2) Within 24 hours after the bid opening, the subcontractor is registered and has paid the penalty registration fee specified in subparagraph (E) of paragraph (2) of subdivision (a) of Section 1725.5.
- (3) The subcontractor is replaced by another registered subcontractor pursuant to Section 4107 of the Public Contract Code.
- (d) Failure by a subcontractor to be registered to perform public work as required by subdivision (a) shall be grounds under Section 4107 of the Public Contract Code for the contractor, with the consent of the awarding authority, to substitute a subcontractor who is registered to perform public work pursuant to Section 1725.5 in place of the unregistered subcontractor.
- (e) The department shall maintain on its Internet Web site a list of contractors who are currently registered to perform public work pursuant to Section 1725.5
- (f) A contract entered into with any contractor or subcontracto, in v. latic of subdivision (a) shall be subject to cancellation, provided the contract for public work shall not be unlawful, void, or voidable solely do be fail to be fail to fe awarding body, contractor, or any subcontractor to compare with the requirements of Section 1725.5 or this section.
- (g) If the Labor Commissioner or his or her design. determine that a contractor or subcontractor engaged in the performance of any public work contract without having been registered in accordance with the state, one hundred or subcontractor shall forfeit, as a civil penalty to the state, one hundred dollars (\$100) for each day of work performe in violation of the registration requirement, not to exceed an aggregate penalty of eight the isand dollars (\$8,000) in addition to any penalty registration fee a ses ed pursuant to clause (ii) of subparagraph (E) of paragraph (2) of subdivision (a) a Section 1725.5.
- (h) (1) In addition to, or in au of, any other penalty or sanction authorized pursuant to this chapter, a higher tiered public works contractor or subcontractor who is found to have entered into a subcontract with an unregistered lower tier subcontractor to reform any public work in violation of the requirements of Section 1725.5 or this section shall be subject to forfeiture, as a civil penalty to the state, of one hundred dollars (\$100) for each day the unregistered lower tier subcontractor performs work in violation of the registration requirement, not to exceed an aggregat penalty of ten thousand dollars (\$10,000).
- (2) The La or Commissioner shall use the same standards specified in subparagraph (7) of paragraph (2) of subdivision (a) of Section 1775 when the severity of the violation and what penalty to assess, and may ware the penalty for a first time violation that was unintentional and did not hinder the Labor Commissioner's ability to monitor and enforce compliance with the requirements of this chapter.
- (3) A higher tiered public works contractor or subcontractor shall not be liable for penalties assessed pursuant to paragraph (1) if the lower tier subcontractor's performance is in violation of the requirements of Section 1725.5 due to the revocation of a previously approved registration.
- (4) A subcontractor shall not be liable for any penalties assessed against a higher tiered public works contractor or subcontractor pursuant to paragraph (1). A higher tiered public works contractor or subcontractor may not require a lower

tiered subcontractor to indemnify or otherwise be liable for any penalties pursuant to paragraph (1).

- (i) The Labor Commissioner or his or her designee shall issue a civil wage and penalty assessment, in accordance with the provisions of Section 1741, upon determination of penalties pursuant to subdivision (g) and subparagraph (B) of paragraph (1) of subdivision (h). Review of a civil wage and penalty assessment issued under this subdivision may be requested in accordance with the provisions of Section 1742. The regulations of the Director of Industrial Relations, which govern proceedings for review of civil wage and penalty assessments and the withholding of contract payments under Article 1 (commencing with Section 1720) and Article 2 (commencing with Section 1770), shall apply.
- (j) (1) Where a contractor or subcontractor engages in the performance of my public work contract without having been registered in violation of the requirements of Section 1725.5 or this section, the Labor Contractor or all issue and serve a stop order prohibiting the use of the unregistered contractor or all public works until the unregistered contractor or unregistered subcontractor is registered. The top coder shall not apply to work by registered contractors or subcontractors on the public work.
- (2) A stop order may be personally served upo contractor or subcontractor by either of the following methods:
- (A) Manual delivery of the order to the contract of subcontractor personally.
- (B) Leaving signed copies of the order with the person who is apparently in charge at the site of the public work and by the eafter mailing copies of the order by first class mail, postage premaid the contractor or subcontractor at one of the following:
- (i) The address of the contractor on subcontractor on file with either the Secretary of State or the Contractors' State License Board.
- (ii) If the contractor or subcontractor has no address on file with Secretary of State or the Cor (ac )rs' State License Board, the address of the site of the public work.
- (3) The strp orde shall be effective immediately upon service and shall be subject to appeal by the party contracting with the unregistered contractor or subcontractor, by the unregistered contractor or subcontractor, or both. The appear, hear and any further review of the hearing decision shall be governed by the prefedures, time limits, and other requirements specified in subdivision (a) a Section 3.1.
- (4) A v employee of an unregistered contractor or subcontractor who is affected by a work stoppage ordered by the commissioner pursuant to this subdivision shall be paid at his or her regular hourly prevailing wage rate by that employer for any hours the employee would have worked but for the work stoppage, not to exceed 10 days.
- (k) Failure of a contractor or subcontractor, owner, director, officer, or managing agent of the contractor or subcontractor to observe a stop order issued and served upon him or her pursuant to subdivision (j) is guilty of a misdemeanor punishable by imprisonment in county jail not exceeding 60 days or by a fine not exceeding ten thousand dollars (\$10,000), or both.

- (I) This section shall apply to any bid proposal submitted on or after March 1, 2015, and any contract for public work entered into on or after April 1, 2015. This section shall also apply to the performance of any public work, as defined in this chapter, on or after January 1, 2018, regardless of when the contract for public work was entered.
- (m) Penalties received pursuant to this section shall be deposited in the State Public Works Enforcement Fund established by Section 1771.3 and shall be used only for the purposes specified in that section.
- (n) This section shall not apply to work performed on a public works project of twenty-five thousand dollars (\$25,000) or less when the project is for construction, alteration, demolition, installation, or repair work to work performed on a public works project of fifteen thousand dollars (\$1,000) or a ss when the project is for maintenance work.

**CONCRETE:** Adherence to the prevailing wage requirements from the hauling and delivery of ready-mixed concrete is required. This includes, but is not limited to, a requirement for the person or entity that delives a ready-mixed concrete to register with the Department of Industrial Relations (DIR) as specified in Labor Code section 1725.5. For more information, please see the DIR website. http://www.uir.ca.gov/.

(Applicable only to Contracts of One Million Collar. (\$1,000,000) or More): In accordance with Public Contract Code section 2204(a), the b. 'der certifies that at the time the bid is submitted, the bidder signing the bid is not identified in a list created pursuant to subdivision (b) of Public Contract Code section 2.03 is a person (as defined in Public Contract Code section 2202(e)) engaging in investment activition in a list created pursuant to subdivision (b) of Public Contract Code section 2202.5, or a reson described in subdivision (b) of Public Contract Code section 2202.5, as applicable.

PAYMENT BY ELECTRANS FUND TRANSFER: Contractor shall accept all payments from County via electronic funds transfer (EFT) directly deposited into the Contractor's designated checking or other larger account. Contractor shall promptly comply with directions and accurately complate forms provided by County required to process EFT payments.

**BRENDON BIGGS, P.E.**, DIRECTOR DEPARTMENT OF PUBLIC WORKS

Ander Silas

**ANDY SILAO**, P.E., Chief Contracts Division

DATE:

### SAN BERNARDINO COUNTY SPECIAL PROVISIONS FOR CONSTRUCTION ON

### CACTUS AVENUE AND OTHER ROADS VARIOUS ROAD LOCATIONS

**LENGTH:** 0.6 MILES **WORK ORDER:** H15045 **AREA:** Bloomington

**ROAD NO.:** Cactus Ave 197400014-014 Jurupa Ave 455900-060

#### **ORGANIZATION**

Special provisions are under headings that correspond with the main-sec on headings of the Caltrans Standard Specifications. A main-section heading is a heading shown in the table of contents of the Standard Specifications.

Each special provision begins with a revision clause that descri'es o introdres a revision to the Standard Specifications.

Any paragraph added or deleted by a revision clause does in the clause the paragraph numbering of the Standard Specifications.

## DIVISION I GE | ERAL | ROVISIONS

Add the following \aragr\_rph to section 1-1.01, "GENERAL":

The Notice to Bidders is incorporated in the Notice to Bidders in the Notice to Bidders is incorporated in the Notice to Bidders in the Bidders in the Notice to Bidders in the Notice to Bidders in

#### Add the falle ring paragraphs to section 1-1.01, "GENERAL":

The work embraced herein sha, be done in accordance with:

- 1) Calt ans 20. Standard Specifications, including the Caltrans 2015 Revised Standard Specifications (Revisions through July 21, 2017) for Sections 1 thru 3, unless specified otherwise in these Special Provisions.
- 2) Ca. ans Standard Specifications dated 2015 for Section 10 unless of the section 2015 of the section 201
- Caltrans Standard Plans dated 2015, including the 2015 Revised Standard Plans (Revisions through July 21, 2017), unless specified otherwise in these Special Provisions; and
- 4) Project Plans and these Special Provisions; and
- 5) The Contract; and
- 6) All other documents identified in the Contract.

Both the Standard Specifications and the Standard Plans are published by the State of California, Department of Transportation (Caltrans) and may be reviewed at the following website: http://www.dot.ca.gov/hg/esc/oe/construction standards.html.

In case of a conflict between the Standard Specifications and these Special Provisions, the Special Provisions shall take precedence over and be used in lieu of such conflicting portions.

Amendments to the Standard Specifications set forth in these Special Provisions shall be considered as part of the Standard Specifications for the purposes set forth in Section 5-1.02, "Contract Components," of the Standard Specifications. Whenever either the term "Standard Specifications is amended" is used in the Special Provisions, the indented text or table following the term shall be considered an amendment to the Standard Specifications. In case of conflict between such amendments and the Standard Specifications, the ment ments shall take precedence over and be used in lieu of the conflicting portions.

Whenever in these Special Provisions the term section is used in an introductory instruction, it shall be understood to mean and refer to the section of the Standard pecing on unless otherwise specified. The special provision introductory instruction began with the words "Delete," "Replace," or "Add," and appear as bold text, centered in the page.

#### Add the following paragraphs to section 1-1.07b, "Glogary":

Whenever in the Standard Specifications the following terms a used, they shall be understood to mean and refer to the following:

- 1. Department The San Bernardino County.
- 2. Office Engineer, Engineer or Director The Director of the Department of Public Works acting either directly or through propery authorized agents, engineer, assistants, inspectors and superintendents acting severally eithin the cope of the particular duties delegated to them.
- 3. Attorney General -- The San Larne uino County Board of Supervisors.
- 4. Laboratory -- Any laboratory authorized by the Department of Public Works to test materials and work involved in the contract.
- 5. Liquidated Damages 'n accordance with Section 8-1.10 of the Standard Specifications, the amount proscribed in Section 8 of the Special Provisions to be paid to the County pursuant to the inc. ated conditions.
- 6. Engineer Estimate The lists of estimated quantities of work to be performed as contained in the anticat documents.
- 7. State Tr. San Bernardino County.
- 8. A ording Authority or Department Means the County Board of Supervisors or any department or special district recommending to the Purchasing Agent or the County Board that a contract be awarded.
- 9. Consultant Means person(s), sole proprietorships, partnerships, associations, joint ventures, corporations, institutions or other entities who provide expert, professional assistance to the County under a contract.
- 10. Contract Means an agreement between two parties consisting of an offer and an acceptance resulting from solicitation of bids or proposals, in which each party commits to stipulated prices, terms and conditions, or materials or services.

- 11. Contractor Means any person, sole proprietorship, partnership, association, corporation, joint venture, institution or other entity which is a party to a contract.
- 12. Minority Means the same as defined in Public Contract Code section 2051(c).
- 13. Small Business Concern Means a small business as defined by Section 3 of the Small Business Act and relevant regulations found in Title 13 Part 121 of the CFR.
- 14. Procurement Includes the acquisition of material, supplies, goods equipment, systems, construction and services through both formal (including competitive bids) and informal transactions which result in purchase orders and/or contracts.
- 15. Public Works Contract Is an agreement to perform the work described in Public Contract Code section 22002.
- 16. Purchase Means a method of procurement which results in an order for paterials, supplies, goods, equipment, systems or services.
- 17. Purchase Order Is defined as a form of contract whir is used to order supplies, equipment, goods, systems or services. These are eith unile of order supplies, nature, subject to performance by a vendor to form a contract whire is used to order supplies, equipment, goods, systems or services. These are eith unile of order supplies, and ord
- 18. Purchasing Agent Means the Director of the Purchasing Department.
- 19. Bidder/Proposer Means any person or entry mailing an offer or proposal to provide goods and/or services to the County.
- 20. Subcontractor Means an individual a publiess firm contracting to perform part or all of another's contract.
- 21. Bid Item List Means the schedule of Yems found in the Proposal pages starting on P-1 of these Special Provisions.
- 22. Bid book Means the Propose ages starting on P-1 of these Special Provisions.
- 23. Estimated Cost Is \*'.e estimated . st of the project.
- 24. Holiday Holiday Holiday wn in the following table:

Holidays		
Holiday Date observed		
Every nday	Every Sunday	
New `∍ar's Day	January 1st	
நாளday of Martin Luther King, Jr.	3rd Monday in January	
Washington's Birthday	3rd Monday in February	
Memorial Day	Last Monday in May	
Independence Day	July 4th	
Labor Day	1st Monday in September	
Columbus Day	2nd Monday in October	
Veterans Day	November 11th	
Thanksgiving Day	4th Thursday in November	
Day after Thanksgiving Day	Day after Thanksgiving Day	
Christmas Day Eve	December 24th	
Christmas Day	December 25th	
New Year's Day Eve	December 31st	

If a holiday falls on a Sunday the next weekday that is not a holiday will be taken as a holiday.

If a holiday falls on a Saturday the previous weekday that is not a holiday will be taken as a holiday.

- 25. Informal-bid contract Means a contract that has "Informal Bid Authorized by Public Contract Code section 22032(b)" on the cover of the *Notice to Bidders and Special Provisions*.
- 26. Labor Surcharge and Equipment Rental Rates Means Caltrans publication that lists labor surcharge and equipment rental rates.
- 27. Offices of Structure Design or OSD means the Engineer.
- 28. "Labor Compliance Office of the district" or "Labor Compliance Office of the Department's Contracts Division.
- 29. Business Day Day on the calendar except a Saturday, `und y a 1 a holiday.
- 30. Working Day This definition is the same as that provided in the Standard Specifications except for the exclusion in subrecent 2.1 of the definition of "working day" found in section 1-1.07B, "Glossary," winch is evised to state "Saturday, Sunday and a holiday."

Other terms appearing in the Standard Specifications and these Special Provisions shall have the intent and meaning specified in Section , "Gene I," of the Standard Specifications. In the event of a conflict between the above terms and definitions and the terms and definitions identified in the Standard Specifications, the terms and definitions used in these Special Provisions shall control. Pursuar to Section 1-1.07, "DEFINITIONS," of the Standard Specifications, unless otherwise not does a "working day" or "business day," "day" in these Special Provisions means "24 consecutive hours running from midnight to midnight; calendar day."

Lalete section 1-1.08, "DISTRICTS."

Delete section 1-1 11, "WL 3 SITES, ADDRESSES, AND TELEPHONE NUMBERS."

Re lace section 1-1.12, "MISCELLANY," with:

#### 1-1.12 MISCELL \NY

Make checks and and anyable to the San Bernardino County.

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#### 2 BIDDING

#### Add the following paragraphs to section 2-1.01, "GENERAL":

The bidder must comply with the provisions in Section 2, "Bidding" of the Standard Specifications and these Special Provisions for the requirements and conditions which the bidder must observe in the preparation of the proposal form and the submission of the bid.

In addition to the subcontractors required to be listed in conformance with Section 2-1.10, "Subcontractor List," of the Standard Specifications, each proposal must have listed therein the

portion of work that will be done by each subcontractor listed. A sheet for listing the subcontractors is included in the Proposal.

In accordance with Public Contract Code section 7106, a Noncollusion Declaration is included in the Proposal. All bidders must review, sign and submit the Noncollusion Declaration with their bid. Any bid that fails to include an executed Noncollusion Declaration shall be considered nonresponsive.

The Proposal, including all required forms, must be signed by the bidder or an authorized representative of bidder. PROPOSALS THAT ARE NOT SIGNED WILL BE DEEMED NONRESPONSIVE AND REJECTED.

Replace the 6th paragraph of section 2-1.04, "Pre-bid Outreach Mee" with:

The Department may hold a single pre-bid meeting for more than one contract Sign to e sign-in sheet for the contract you intend to bid on. If you are bidding on multiple contract, sign each sign-in sheet for each contract you intend to bid on. The sign-in the ts, with the names of all companies in attendance at each pre-bid meeting, will be made available through ePro and/or the Department for all bidders to view.

#### Replace section 2-1.06A, "sene al," with:

#### 2-1.06A General

The Proposal, which includes the Bid Item Lie, to be found in these Special Provisions and on the San Bernardino County Flectonic Procurement Network (<a href="https://epro.sbcounty.gov/epro/">https://epro.sbcounty.gov/epro/</a>) as described further the erein, and shall be used.

## Replace section 2-1.06P "Supp. mer'al Project Information," with: 2-1.06B 5 ppl nental Project Information

The County makes supplemental , formation available as specified in these Special Provisions.

If supplemental project into nation is available for inspection, bidders may view it by phoning in a request. The Contracts D. ision phone number is (909) 387-7920. Make your request at least 7 days before nowing. Incluie in your request:

- 1. Pro ect title
- 2. 'Wol order r .mber
- Vic ving date
- 4. Consult information, including telephone number

The suppleraintal information may be available to interested parties at the following address:

San Bernardino County Department of Public Works
Contracts Division
825 East 3<sup>rd</sup> Street, Room 147
San Bernardino, CA 92415-0835

#### Replace section 2-1.10, "SUBCONTRACTOR LIST," with:

#### 2-1.10 SUBCONTRACTOR LIST

On the Subcontractor List form, list each subcontractor to perform work in an amount in excess of 1/2 of 1 percent of the total bid or \$10,000, whichever is greater (Pub Cont Code § 4100 et seq.).

For each subcontractor listed, the Subcontractor List form must show:

- 1. Business name and the location of its place of business.
- 2. California contractor license number for a non-federal-aid contract.
- 3. Department of Industrial Relations public works contractor registration number.
- 4. The portion of work it will perform. The prime contractor shall list only consubcontractor for each portion as is defined by the prime contractor in his or her sid.

Delete section 2-1.12, "DISADVANTAGED BUSINESS ENT. RPR. ES"

Delete section 2-1.15, "DISABLED VETERAN BUSINESS ONTE. PRISES."

Delete section 2-1.18, "SMALL BUSINESS AND NC (-SM ) SUBCONTRACTOR PREFERENCE."

Delete section 2-1.27, "CALIFORNIA COMPA. 'F'."

Delete section 2-1.31, "OPT OUT OF PAYMENT ADJ STMENTS FOR PRICE INDEX FLUCTUATIC NS."

Add the following paragraphs to section 2-1.33, "BIL DOCUMENT COMPLETION AND SU MITTAL"

#### **ePRO**

Bids must be received by the des 'nater' date and time. An electronic bid can be submitted ົ⊿unty Bernardino Electronic Procurement San Network https://epro.sbcounty.gov/epr /. Subm. als in ePro will be opened from the system's "encrypted lock box" and  $\epsilon$  aluated as stated in this solicitation. If the bid is submitted through ePro, the bid may also by w. 'drawn OR retrieved, adjusted, and re-submitted by the bidder at any time prior to the schedule. deadline for submission of the bid. Paper responses will also be accepted at the .com in identified in the solicitation and can be withdrawn at any time prior to the scheduled deadline for submission of the bid. If the bid is submitted through ePro, the bidder acknowle ges that is electronic signature is legally binding. All bidders must register with the etc. s, tem rior to the date and time to receive the bid or they will be disqualified. L. 'e or incomplete bids will be considered non responsive. A "complete" bid is which is bidder's submittal that includes all bid documents (i.e., the bid / proposal, bidder's so curity in a separately sealed envelope, and any other bid documents required for the project. System-related issues in ePro shall be directed to Vendor support at ePro. Vendors@buyspeed.com or at (855) 800-5046. For procurement questions involving ePro, please contact the Purchasing Department at (909) 387·2060. NOTE: If sending the bid or bid bond to the Public Works Department in a mail envelope (i.e. U.S. Postal Office, Federal Express, etc.) please enclose the bid and/or bond inside the mail envelope in a separately sealed envelope bearing the title of the project, the name of the bidder, and marked "Bid Proposal and/or Bid Bond". All mail, including Priority and Express Mail, sent via the U.S. Postal Service is received by the County's mail room then distributed to the Public Works Department. This can cause a delay in the receipt of bids. The County is not responsible for any delays caused by mail service to a different County location. It is

Bidder's responsibility to ensure bids and bid bonds are received at the Public Works Department, 825 East 3<sup>rd</sup> Street, Front Reception Desk, San Bernardino, CA, on or before the time set for opening of bids.

#### REQUIRED LISTING OF SUBCONTRACTORS

A sheet for listing the subcontractors, as required herein, is included in the Proposal.

Delete section 2-1.33A, "General."

Delete section 2-1.33B, "Bid Form Submittal Schedules."

Replace section 2-1.34, "BIDDER'S SECURITY," with:

#### 2-1.34 PROPOSAL GUARANTY

- All bids/proposals shall be presented either under sealed cover or sibmit. In funding the San Bernardino County Electronic Procurement Network / Proj and a companied by one of the following forms of bidder's security:
  - Cash, a cashier's check, a certified check, or a bidder's boil 'excluted by an admitted surety insurer, made payable to the San Bernard'. County.
- The security shall be in an amount equal to releast 0 percent of the amount of bid. A bid / proposal will not be considered unless it is a companied by one of the forms of bidder's security, in accordance with when the relationships of the security in accordance with when the relationships of the security is a security of the secu
- The bidder's bond shall conform to the bond for a labeled as "Bid Bond" in the "Proposal" section of these Special Physisions, and shall be properly filled out and executed. The "Bid Bond" for a provide in the "Proposal" section of these Special Provisions may be used. Up a request, copies of the "Bid Bond" forms may be obtained from the Department.

If the bid is submitted through the ePro, bidder shall scan the bid security (bid bond) and submit the scanned cor with the bid submittal in ePro. In addition, bidder shall mail or submit in person the origin. bid security, in a separate sealed envelope labeled "Bid Bond" with the property of the wirk and the name of the bidder clearly marked on the outside, to: Capartme to Public Works, 825 E. 3rd Street, Front Reception, San Bernardino, California, § 1415-0835. Any mailed or submitted bid security must be received on or bore throtime set for the opening of the bids.

Any bid/propo. I that fails to include an original paper submission of the bidder's securit, in a grately sealed mailed or otherwise submitted envelope shall be considere nonresponsive. Bidder's attention is directed to Section 2-1.33, "ePro," of these Special Prov. ions for further details.

Delete the 1st paragraph of section 2-1.40, "BID WITHDRAWAL."

#### Replace section 2-1.43, "BID OPENING," with:

#### 2-1.43 PUBLIC OPENING OF THE BID

Bids (both paper and ePro) will be opened and read aloud publicly at the place and time set for the opening of bids in the Notice to Bidders or as revised in an Addendum. All bids submitted to the Public Works Department in sealed envelopes will be opened and read. All bids submitted in the ePro system will be opened from the system's "encrypted lock box" and read. The bid summary sheet referencing both paper bids and ePro bids will be available through ePro and/or the Public Works Department for all bidders to view.

Failure of the bidder to fulfill the requirements of the Special Provisions for submittals required to be furnished after bid opening, including but not limited to escrowed bid documents, where applicable, may subject the bidder to a determination of the bidder's responsibility in the event it is the apparent low bidder on future public works contracts.

Replace any references in section 2-1.46, "DEPARTMENT'S DECISION ON BID," to "Department" with "Board of Supervisors (or if informally bid, with the Chief Executive Officer)."

Add the following paragraphs to section 2-1.46, "DEPARTMENT'S DE SION ON BID": Proposals shall be rejected if they have been transferred to anothe, bidder, r if they show any alteration of form, additions not called for or if the are conditional or incomplete bids. Proposals may be rejected if there are erasures or regulations of any kind.

Bidders that fail to include an executed Noncollusion Dec. 12 ion s hall be considered nonresponsive.

Replace section 2-1.47, "F D RE! EF," with:

#### **2-1.47 BID RELIEF**

The County may grant bid relief under Put Cont Coc § 5100 et seq. Submit any request for bid relief to the Department.

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#### 3 CO. TRACT AWARD AND EXECUTION

The bidder's attention is directed to the provisions in Section 3, "Contract Award and Execution," of the Stander's Special Provisions for the requirements and conditions concerning the Contract Award and Execution.

Delete 1st and 3rd paragraph of section 3-1.02A, "General."

Replace 3-1.02B, "Tied Bids," with:

#### 3-1.02B Tied Bids

The Department breaks a tied bid with a coin toss.

LABOR CODE REQUIREMENTS REGARDING REGISTRATION AS CONTRACTOR OR SUBCONTRACTOR REQUIRED PRIOR TO BID PROPOSAL SUBMISSION: Contractor shall comply with Labor Code section 1771.1, including, but not limited to, the following requirements: (1) no contractor or subcontractor may be listed on a bid proposal for a public works project unless registered with the Department of Industrial Relations pursuant to Labor Code section 1725.5 (with limited exceptions from this requirement for bid purposes only under Labor Code section 1771.1(a)); (2) no contractor or subcontractor may be awarded a contract for public work or perform work on a public works project unless registered with the Department of Industrial Relations pursuant to Labor Code section 1725.5; (7) his Project is subject to compliance monitoring and enforcement by the Department of industrial Relations; (4) Contractor shall post job site notices regarding compliance monitoring and enforcement by the Department of Industrial Relations; and (5) Contractor must submit artific payr if at least monthly to the Labor Commissioner in a format prescribed by the Labor Commissioner.

- As provided in Labor Code section 1771.1:
  - (a) A contractor or subcontractor shall not be qualified to be on, be listed in a bid proposal, subject to the requirements of Section 4104 of a regular contract Code, or engage in the performance of any cor raction public work, as defined in this chapter, unless currently registered and qualified to perform public work pursuant to Section 1725.5. It is not a violation of this section for an unregistered contractor to submit a bid that is authorized by Section 7029.1 of the Business and Professions Code or by Section 10164 in 20103.5 of the Public Contract Code, provided the contractor is relistered to perform public work pursuant to Section 1725.5 at the time the contract is awarried.
  - (b) Notice of the requirement described and addivision (a) shall be included in all bid invitations and public we're untracts, and a bid shall not be accepted nor any contract or subcontract of tered into without proof of the contractor or subcontractor's current registratio, to perform public work pursuant to Section 1725.5.
  - (c) An inadvertent error in listing a subcontractor who is not registered pursuant to Section 1725.5 in a bit proposal shall not be grounds for filing a bid protest or grounds for considering the bid nonresponsive, provided that any of the following apply:
  - (1) The supportractor is registered prior to the bid opening.
  - (2) Within 24 nears after the bid opening, the subcontractor is registered and has alty registration fee specified in subparagraph (E) of paragraph (2) of sull division (a) of Section 1725.5.
  - (3) The subcontractor is replaced by another registered subcontractor pursuant to Section 4107 of the Public Contract Code.
  - (d) Failure by a subcontractor to be registered to perform public work as required by subdivision (a) shall be grounds under Section 4107 of the Public Contract Code for the contractor, with the consent of the awarding authority, to substitute a subcontractor who is registered to perform public work pursuant to Section 1725.5 in place of the unregistered subcontractor.
  - (e) The department shall maintain on its Internet Web site a list of contractors who are currently registered to perform public work pursuant to Section 1725.5.

- (f) A contract entered into with any contractor or subcontractor in violation of subdivision (a) shall be subject to cancellation, provided that a contract for public work shall not be unlawful, void, or voidable solely due to the failure of the awarding body, contractor, or any subcontractor to comply with the requirements of Section 1725.5 or this section.
- (g) If the Labor Commissioner or his or her designee determines that a contractor or subcontractor engaged in the performance of any public work contract without having been registered in accordance with this section, the contractor or subcontractor shall forfeit, as a civil penalty to the state, one hundred dollars (\$100) for each day of work performed in violation of the registration requirement, not to exceed an aggregate penalty of eight thousand dollars (\$8,000) diction to any penalty registration fee assessed pursuant to clause (ii) of supparage of (E) of paragraph (2) of subdivision (a) of Section 1725.5.
- (h) (1) In addition to, or in lieu of, any other penalty or sancian a thor Led pursuant to this chapter, a higher tiered public works control or or a bconnactor who is found to have entered into a subcontract with a unreliefered based on the subcontractor to perform any public work in violation of the requirements of Section 1725.5 or this section shall be subject to forfeiture, as a livil penalty to the state, of one hundred dollars (\$100) for each day the unit stered lower tier subcontractor performs work in violation of the requirement, not to exceed an aggregate penalty of ten thousant dollar (\$100).
- (2) The Labor Commissioner shall use the same standards specified in subparagraph (A) of paragraph (2) of subcivision (a) of Section 1775 when determining the severity of the violation and that penalty to assess, and may waive the penalty for a first time volution that was unintentional and did not hinder the Labor Commission of ability to position and enforce compliance with the requirements of this chapter.
- (3) A higher tiered public works ontractor or subcontractor shall not be liable for penalties assessed ursuant to pragraph (1) if the lower tier subcontractor's performance is in volation of the requirements of Section 1725.5 due to the revocation of a previous vapproved registration.
- (4) A subcontractor shall not be liable for any penalties assessed against a higher tiered public vorks contractor or subcontractor pursuant to paragraph (1). A higher three public vorks contractor or subcontractor may not require a lower tiered public ntractor to indemnify or otherwise be liable for any penalties pursuant a paragraph (1).
- (I) The LGL. Commissioner or his or her designee shall issue a civil wage and pent to assessment, in accordance with the provisions of Section 1741, upon detern, ration of penalties pursuant to subdivision (g) and subparagraph (B) of paragraph (1) of subdivision (h). Review of a civil wage and penalty assessment issued under this subdivision may be requested in accordance with the provisions of Section 1742. The regulations of the Director of Industrial Relations, which govern proceedings for review of civil wage and penalty assessments and the withholding of contract payments under Article 1 (commencing with Section 1720) and Article 2 (commencing with Section 1770), shall apply.
- (j) (1) Where a contractor or subcontractor engages in the performance of any public work contract without having been registered in violation of the

requirements of Section 1725.5 or this section, the Labor Commissioner shall issue and serve a stop order prohibiting the use of the unregistered contractor or the unregistered subcontractor on all public works until the unregistered contractor or unregistered subcontractor is registered. The stop order shall not apply to work by registered contractors or subcontractors on the public work.

- (2) A stop order may be personally served upon the contractor or subcontractor by either of the following methods:
- (A) Manual delivery of the order to the contractor or subcontractor personally.
- (B) Leaving signed copies of the order with the person who is apparently in charge at the site of the public work and by thereafter mailing copies of the order by first class mail, postage prepaid to the contractor or subcontractor at or of with either of the following:
- (i) The address of the contractor or subcontractor on file with eith the ecre ary of State or the Contractors' State License Board.
- (ii) If the contractor or subcontractor has no address on the within Secretary of State or the Contractors' State License Board, the add of soft the site of the public work.
- (3) The stop order shall be effective immediately upon service and shall be subject to appeal by the party contracting with the unregistered contractor or subcontractor, by the unregistered contractor, subcontractor, or both. The appeal, hearing, and any further review the ring decision shall be governed by the procedures, time limits, and of the requirements specified in subdivision (a) of Section 238.1.
- (4) Any employee of an unregiotered contractor or subcontractor who is affected by a work stoppage orders by the commissioner pursuant to this subdivision shall be paid at his or her regular nourly prevailing wage rate by that employer for any hours the employee would have worked but for the work stoppage, not to exceed 10 days.
- (k) Failure of a contractor or subcontractor, owner, director, officer, or managing agent of the contractor is subcontractor to observe a stop order issued and served upon him is her pursuant to subdivision (j) is guilty of a misdemeanor punishable by imprisonment in county jail not exceeding 60 days or by a fine not exceeding on thous ind dollars (\$10,000), or both.
- (I) This action and apply to any bid proposal submitted on or after March 1, and my contract for public work entered into on or after April 1, 2015. This se tion snam also apply to the performance of any public work, as defined in this chap r, on or after January 1, 2018, regardless of when the contract for public work was entered.
- (m) Penalties received pursuant to this section shall be deposited in the State Public Works Enforcement Fund established by Section 1771.3 and shall be used only for the purposes specified in that section.
- (n) This section shall not apply to work performed on a public works project of twenty-five thousand dollars (\$25,000) or less when the project is for construction, alteration, demolition, installation, or repair work or to work performed on a public works project of fifteen thousand dollars (\$15,000) or less when the project is for maintenance work.

#### Replace section 3-1.04, "CONTRACT AWARD," with:

#### **3-1.04 CONTRACT AWARD**

The award of the contract, if it be awarded, will be to the lowest responsible bidder whose proposal complies with all the requirements prescribed. The award, if made, will be made within 60 days after the opening of the proposals. This period will be subject to extension for such further period as may be agreed upon in writing between the Department and the bidder concerned.

Bid Protest: Any bidder submitting a bid to the County for this Project may file a protest of the County's proposed award of the contract for this Project, provided that each and all of the following are complied with:

- 1. The bid protest is in writing.
- 2. The bid protest is submitted to and received by the Departmen. of Pullir Works, 825 E. Third Street., Room 147, San Bernardino, CA, 9° 15 **befor** 4:00 p.m. of the sixth (6<sup>th</sup>) business day following the bid oper ng. Fair is to timely submit a written protest shall constitute grounds for the Counts denote the bid protest without consideration of the grounds stated in the bid protest or considered.
- 3. The written bid protest shall set forth in docidall grounds for the bid protest (including without limitation all facts, supporting documentation, legal authorities and argument in support of the ground and the legal basis for such relief. In ground sometimes are forth in the bid protest shall be deemed waived. All factual contentions must be supported by competent, admissible and credible condence. The did protests shall include the name of the project manager and the name and work Order number of the bid Project. Any bid protest not conforming to the oregoing shall be rejected as invalid.

If a valid protest is timely file, and comp. 's with the above requirements, the Department shall review and evaluate the bignortest. All bidders, including the protesting bidder, shall have three business days to respond to 'be Department and to provide any information requested by the Department. The Department shall respond to the protesting bidder and state the Department's findings regarding the bignortest. The Department Director's decision shall be final, unless overturned by the Board of supervisors.

### Replace sect. in 3-1.05, "CONTRACT BONDS (Pub Cont Code §§ 10221 AND 10222)," with:

#### 3-1.05 CC. TRACT BONDS

Both the payment bond and the performance bond shall be in a sum equal to the total contract amount. The bond provider must be an admitted surety insurer (Code of Civil Procedure section 995.311) authorized to do business in the State of California.

### Delete section 3-1.07, "INSURANCE POLICIES." Delete section 3-1.08, "SMALL BUSINESS PARTICIPATION REPORT."

Delete section 3-1.11, "PAYEE DATA RECORD."

Delete section 3-1.13, "FORM FHWA-1273."

Replace section 3-1.18, "CONTRACT EXECUTION," with:

#### **3-1.18 CONTRACT EXECUTION**

The contract, along with the performance and payment bonds, copies of insurance policies, certificates of insurance, documents to verify any self-insurance coverage, and any other requested documents, shall be filled out appropriately and signed by the successful bidder and returned within <u>10 days</u> (excluding Saturday, Sunday and holidays) after siving those documents for execution.

Failure of the lowest responsible bidder, the second lowest responsible bidder, or the third lowest responsible bidder to execute the contract and file acceptable bonds as povided her an shall be just cause for the forfeiture of the proposal guaranty. The succession bidder may file with the County a written notice, signed by the bidder or the bidder's authorized correse. 'ative, specifying that the bidder will refuse to execute the contract if it is presente.' The filing of this notice shall have the same force and effect as the failure of the bidder to execute the contract and furnish acceptable bonds within the time hereinbefore prescribed

Add section 3-1.20, "CONFLICT C. INTEREST," which reads:

#### **3-1.20 CONFLICT OF INTEREST**

Contractor shall make all reasonable effort, to enture that no County officer or employee, whose position in the County enables him her to infinence any award of this contract or any competing offer, shall have any direct or in frect final cial interest resulting from the award of this contract or shall have any relationship. The Contractor or officer or employee of the Contractor.

#### Add section 3-1.21, "FOL 'ER COUNTY OFFICIALS," which reads:

#### 3-1.21 FORMER COUNTY OFFICIALS

Contractor must provide information on former San Bernardino County Administrative officials (as defined below) are employed by or represent their business. The information provided must include a list of former County Administrative Officials who terminated County employment wit in the last five years and who are now officers, principals, partners, associates a members of he business.

This information should also include the employment and/or representative capacity and the dates use in the last began employment with or representation of their business. For purposes of this section, "County Administrative Official" is defined as a member of the Board of Supervisor or such officer's staff, group head, assistant department or group head, or any employee in the Exempt Group, Management Unit or Safety Management Unit.

Failure to provide this information may result in the proposal being deemed non-responsive.

Add section 3-1.22, "SAN BERNARDINO COUNTY EQUAL EMPLOYMENT OPPORTUNITY PROGRAM," which reads:

3-1.22 SAN BERNARDINO COUNTY EQUAL EMPLOYMENT OPPORTUNITY PROGRAM

During the term of the Contract, Contractor shall not discriminate against any employee or applicant for employment because of race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, sexual orientation, age, or military and veteran status. Contractor shall comply with Executive Orders 11246, 11375, 11625, 12138, 12432, 12250, 13672, Title VI & VII of the Civil Rights Act of 1964, the California Fair Housing and Employment Act and other applicable Federal, State of California and County laws and regulations and policies relating to equal employment and contracting opportunities, including laws and regulations hereafter enacted.

#### Add section 3-1.23, "REFERENCE CHECKS," which reads

#### **3-1.23 REFERENCE CHECKS**

Reference checks may be performed on the apparent low bidder, and 'f perfor ned, the apparent low bidder shall be required to submit a list of references upon a rues

#### Add section 3-1.23, "IRAN CONTRACTING ACT OF 2010 high leads:

### 3-1.23 IRAN CONTRACTING ACT OF 2010 (Public Contract ode socion 2200 et seq.) (Applicable only to Contracts of One Million Dollars (\$1,000,000) More):

In accordance with Public Contract Code section 2.04(a) the Contractor certifies that at the time the Contract is signed, the Contractor signing the contract is not identified on a list created pursuant to subdivision (b) of Public Contract Code section 2203 as a person (as defined in Public Contract Code section 2.02(e)) ingoing in investment activities in Iran described in subdivision (a) of Public Contract Code section 2202.5, or as a person described in subdivision (b) of Public Contract Code section 220.5, as applicable.

Contractors are cautioned that r aking a faise certification may subject the Contractor to civil penalties, termination of e ir any contract, and ineligibility to bid on a contract for a period of three (3) years in accel lance with Public Contract Code section 2205.

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#### **4 SCOPE OF WORK**

#### Add to following paragraph to Section 4-1.03, "WORK DESCRIPTION":

The wo. The second consists of of removing existing concrete, aphalt concrete, cold planning, grading, p. cing asphalt concrete, constructing concrete sidewalk and ADA curb ramps; milling and overlaying hot mix asphalt; adjusting frame and cover to grade; relocate and reset road signs, and doing other work appurtenant thereto.

#### Replace section 4-1.06A, "General," with:

#### 4-1.06A General

#### a. Differing Site Conditions

 During the progress of the work, if subsurface or latent physical conditions are encountered at the site differing materially from those indicated in the contract or if unknown physical conditions of an unusual nature, differing materially from those ordinarily encountered and generally recognized as inherent in the work provided for in the contract, are encountered at the site, the party discovering such conditions shall promptly notify the other party in writing of the specific differing conditions before the site is disturbed and before the affected work is performed.

- 2. Upon written notification, the engineer will investigate the conditions, and if it is determined that the conditions materially differ and cause an increase or decrease in the cost or time required for the performance of any work under the contract, an adjustment, excluding anticipated profits, will be made and the contract modified in writing accordingly. The engineer will notify the contractor of the determination whether or not an adjustment of the contract is warranted.
- 3. No contract adjustment which results in a benefit to the contract or which e allowed unless the contractor has provided the required written notice.
- 4. No contract adjustment will be allowed under this clause for any effects caused on unchanged work.

#### b. Suspensions of Work Ordered by the Engineer

- 1. If the performance of all or any portion of the work is spended or delayed by the Engineer in writing for an unreasonable period of time in coriginally anticipated, customary, or inherent to the construction in fustry) and the contractor believes that additional compensation and/or contract time is due as a result of such suspension or delay, the contractor is all submit to the Engineer in writing a request for adjustment within 7 and arrays of receipt of the notice to resume work. The request shall set for a the reconstant support for such adjustment.
- 2. Upon receipt, the Engineer will evaluate the contractor's request. If the Engineer agrees that the cost are for time again of the performance of the contract has increased as a result of sign suspension and the suspension was caused by conditions beyond the contract of and not the fault of the contractor, its suppliers, or subcontractors at any approved tier, and not caused by weather, the Engineer will make are adjustment (excluding profit) and modify the contract in writing accordingly. The contractor will be notified of the Engineer's determination whether or not an adjustment of the contract is warranted.
- 3. No contract djustment will be allowed unless the contractor has submitted the receist for accustment within the time prescribed.
- 4. To contract adjustment will be allowed under this clause to the extent that performance would have been suspended or delayed by any other cause, or for which an adjustment is provided or excluded under any other term or condition of this contract.

#### c. Significant Changes in the Character of Work

- The Engineer reserves the right to make, in writing, at any time during the work, such changes in quantities and such alterations in the work as are necessary to satisfactorily complete the project. Such changes in quantities and alterations shall not invalidate the contract nor release the surety, and the contractor agrees to perform the work as altered.
- If the alterations or changes in quantities significantly change the character of the work under the contract, whether such alterations or changes are in themselves significant changes to the character of the work or by affecting other work cause

such other work to become significantly different in character, an adjustment, excluding anticipated profit, will be made to the contract. The basis for the adjustment shall be agreed upon prior to the performance of the work. If a basis cannot be agreed upon, then an adjustment will be made either for or against the contractor in such amount as the Engineer may determine to be fair and equitable.

- 3. If the alterations or changes in quantities do not significantly change the character of the work to be performed under the contract, the altered work will be paid for as provided elsewhere in the contract.
- 4. The term "significant change" shall be construed to apply only to the following circumstances:
  - a. When the character of the work as altered differs raterially kind or nature from that involved or included in the original propose construction; or
  - b. When a major item of work, as defined elsowhere in the contract, is increased in excess of 125 percent or decreased elow 5 percent of the original contract quantity. Any allowance for an increase in quantity shall apply only to that portion in excess of 125 percent of diginal contract item quantity, or in case of a decrease below 75 percent of the actual amount of work performed.

Replace "Change Order" at each occurrence in setion 4-1.05, "CHANGES AND EXTRA WORK," with "Change Order or Control Amendments."

Delete section 4-1.0, "VALUL ENGINEERING."

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#### 5 NTROL OF WORK

Delete the phrase "Act ding VECPs" at the end of item 1.1 in the 7th paragraph of section 5-1.09A, "General."

Ar a to section 5-1.09A, "General," the following paragraphs:

The San Benardin Councy will promote the formation of a "Partnering" relationship with the Contractor in onlier to effectively complete the contract to the benefit of both parties. The purpose of the contract of the benefit of both parties. The purpose of the contract of the benefit of both parties. The purpose of the contract of the benefit of both parties.

The County's share of such costs will be reimbursed to the Contractor in a change order written by the Engineer. The establishment of a "Partnering" relationship will not change or modify the terms and conditions of the contract and will not relieve either party of the legal requirements of the contract.

Further, nothing contained in this provision shall be construed as creating a joint venture, partnership, or employment arrangement between the parties hereto, nor shall either party

have the rights, power or authority to create an obligation or duty, expressed or implied, on behalf of the other party hereto.

#### Replace section 5-1.12, "ASSIGNMENT," with:

#### 5-1.12 ASSIGNMENT

The performance of the Contract or any Contract part may be assigned only with prior written consent from the County. To request consent, submit your request in writing to the Department Engineer. The County does not consent to any requested assignment that would relieve you or your surety of the responsibility to complete the work or any part of the work.

If you assign the right to receive Contract payments, the County accepts t' a assign, ent upon the Engineer's receipt of a written request. Assigned payments remain surject to diductions and withholds described in the Contract. The Department may use with a liding of the completion whether the payments are assigned or not.

#### Add to section 5-1.13A, "General," the following parapho:

Contractor must comply with section 5-1.13, "Subcontracting," o. Le Sta dard Specifications, Section 2, "Bidding" of these Special Provisions and Section 3, "Contract Award And Execution, Equal Employment Opportunity Program, Conflict Of Least, And Former County Officials" of these Special Provisions.

Each subcontract must comply with the Contract and an lower tier subcontract that may in turn be made must comply with the Contract, including by now imited to Section 7, "Legal Relations and Responsibility to the Public," of these Special Provious. Noncompliance shall be corrected. Payment for subcontracted work involved will be with ield from progress payments due, or to become due, until correction is made ailure to many may result in termination of the contract.

Pursuant to the provisions in Sectio. 1777.1 of the Labor Code, the Labor Commissioner publishes and distributes a line of contractors in eligible to perform work as a subcontractor on a public works project. This list of debarred contractors is available from the Department of Industrial Relations web site a

http://www. 'ir.ca.gov/dir/Labor law/DLSE/Debar.html.

De te sectio 5-1.13B, "Disadvantaged Business Enterprises."

Let Sectio 5-1.13C, "Disabled Veteran Business Enterprises."

Delete section 5-1.13D, "Non-Small Businesses."

Add the following paragraphs to section 5-1.20B(1), "General":

A copy of the PLACs are included in these Special Provisions.

The contractor shall make the Agreement, any extensions and amendments to the Agreement, and all related notification materials and California Environmental Quality Act (CEQA) documents, readily available at the project site at all times and shall be presented to CDFW personnel, or personnel from another state, federal, or local agency upon request.

CDFW personnel may enter the project site at any time to verify compliance with the Agreement.

Replace the phrase "3. Structure name and number, if any" in section 5-1.23A, "General," with "Project name, structure or road number."

Delete all of the paragraphs in section 5-1.27E, "Change Order Bills," with the exception of the 1st paragraph.

Add the following paragraphs to section 5-1.36A, "Gener'::

#### **High Risk Facility Notification:**

Certain underground facilities exist that may require special requires be taken by the Contractor to protect the health, safety and welfare of workman and of the public. Facilities requiring special precautions include, but are not limited to: concretars of petroleum products, oxygen, chlorine, and toxic or flammable gases; natural gas in pipalines greater than 6 inches in diameter or pipelines operating at pressures greater than 60 part (gage); underground electric supply system conductors or cables, with proential to ground of more than 300 volts, either directly buried or in duct or conduit which do not be concentric grounded conductors or other effectively grounded metal shields or sheaths.

#### Replace 2nd paragraph of section 5 1.36A, "General," with:

Contractor must notify the Engine , and , a propriate regional notification center for operators of subsurface installation at le st 2 working days, but not more than 14 days, prior to performing any excavation or othe vork close to any underground pipeline, conduit, duct, wire or other structure. P gional no fication centers include but are not limited to the following:

Underground Service Aprt of Southern California (USA) at 811 or 1-800-422-4133

#### Ad the foll wing paragraphs to section 5-1.36C(1), "General":

Attention is direc and to othe obstructions as follows:

#### **AGENCY CONTACTS**

The foil nunicipal agencies have facilities within the limits of the subject project:

<u>A</u> ?ENCY	<u>CONTACT</u>	ADDRESS / PHONE / CELL
AT&T	Randy Seabert	7337 Trade Street, Room 5685
	<u>rs3424@att.com</u>	San Diego, CA 92121
		(951) 359-2511
MCI (Verizon Business)	Lindsay Pliney	18850 Orange Street Bldg. A
	pliney.lindsay@verizon.com	Bloomington, CA. 92316
		(949) 417-7841
TPX (MPower)	Mark Denning	2698 White Road

	mdenning@tpx.com	Irvine, CA 92614
		(949) 864-0296
Spectrum	Kenneth Hughes	7337 Central Avenue
	Kenneth.Hughes@charter.co	Riverside, CA 92504
	<u>m</u>	(951) 343-5100
Southern California Edison	SCE Blanning Sunantian	7951 Redwood Avenue
	SCE Planning Supervisor	Fontana, Ca 92336
		(909) 357-6585
		Emergency: 900) 611- 911
Southern California Gas	David Castellanos	1981 W. Lu onia venu
	DCastellanos@socalgas.com	Redlr CA 374
		(5 4) 33' (5 8
		Emei ancy (800) 427-2200
West Valley Water District	Rosa Gutie	855 W. b. se Line Road
	rgutierrez@wvwd.org	P.O. Box 920
		Rialto, CA 92377
		(909) 875-1322 x 327

The initial written utility notification ap prelimin. The properties were sent to utility agencies on January 20, 2020, and contact has continued in the various times since.

#### UTILI' RELOCATIONS

The following utilities "be reloce ad:

AGENC /	APPROXIMATE LOCATION	<u>DETAILS</u>
Any Agency	Throughout Project	If necessary,     Contractor shall provide 2     working day window, per     agency, during construction     for unforeseen conflicts     requiring relocation. Any     unused days may be used     by another agency, if     necessary.

#### **UTILITY PROTECTION**

Protection of the following utility facilities will require coordination with the contractor's operations:

<u>AGENCY</u>	APPROXIMATE LOCATION	<u>DETAILS</u>
AT&T Communication	<ul> <li>Cactus Ave- Underground lines, west and east of centerline within project limits.</li> <li>Farmers Ct- Underground lines, west of centerline within project limits.</li> <li>Hamada Ln- Underground lines, south of centerline within project limits.</li> <li>Jurupa Ave- Underground lines, north of centerline within project limits.</li> </ul>	Contractor to locate and protect in place.
MCI (Verizon Business)  Communication	<ul> <li>Cactus Ave- Overhead lines, west of centerline within project limits.</li> <li>Cactus Ave- Manhole west of centerline, approximately 365' south of centerline of Jurupa Ave.</li> <li>Jurupa Ave- Over lead lines, north of centerline with project limits.</li> </ul>	• Cont. ctor to ocate and p. tect. rive.  Contractor to protect ir p. te, pave over and nark nanhole location ith an ID locater.
TPX (MPower) Communication	Cactus ve- Over and lines, west o centerline within project limits.	Contractor to locate and protect in place.
Spectrum	<ul> <li>Cactur Ave- Overhead and under and lines, west of centerlin within project limits.</li> <li>Farme 3 Ct- Underground lines, west of centerline within project limits.</li> <li>Hamada Ln- Underground lines, south of centerline within project limits.</li> <li>Jurupa Ave- Overhead lines, north of centerline within project limits.</li> </ul>	Contractor to locate and protect in place.
Souther Camorri dison	<ul> <li>Cactus Ave-12kV overhead and underground facilities, west of centerline within project limits.</li> <li>Farmers Ct- 12kV underground facilities, west of centerline within project limits.</li> <li>Walnut St- 12kV underground facilities, east of centerline within project limits.</li> <li>Hamada Ln - 12kV underground facilities, south of centerline within project limits.</li> </ul>	Contractor to locate and protect in place.

		·
	<ul> <li>Jurupa Ave- 12kV overhead and underground facilities, north of centerline within project limits.</li> </ul>	
Southern California Gas	<ul> <li>Cactus Ave- 2"-3" gas main, west of centerline, from 140' south of Hamada Ln. running north to Jurupa Ave and crossing to east side of road at 71' south of centerline of Jurupa Ave.</li> <li>Farmers Ct- 2" gas main, west of centerline within project limits.</li> <li>Hamada Ln- 2" gas main, south of centerline within project limits.</li> <li>Jurupa Ave- 2" gas main, various locations within project limits.</li> </ul>	<ul> <li>Contractor to locate and protect in place.</li> <li>Contractor to adjust valve cans to final grade, if adjustable.</li> </ul>
West Valley Water District	<ul> <li>Cactus Ave- 12" ACP water main, west of centerline with project limits.</li> <li>Farmers Ct- 8" stolly ater main, west of containe within project limits.</li> <li>Hamad Ln- 8" stell water main, south occurrent within project limits.</li> <li>**Urrur Ave- 12" ACP water main, with of centerline within project limits.</li> </ul>	<ul> <li>Contractor to locate and protect in place.</li> <li>Contractor to adjust valve cans to final grade, if adjustable.</li> </ul>

#### **HIGH RISK UTILITIES**

The following utili / facilities re "HIGH RISK" facilities:

AC NC	<u>LOCATION</u>	DESCRIPTION
Nonc	•	•

The contract shall notify all listed utility companies **two weeks** prior to start of work.

The contractor is to notify Underground Service Alert at 1-800-227-2600, 48 hours prior to any construction operations in order for utilities to mark and identify locations of existing facilities.

Special precaution shall be taken by the Contractor to protect existing utilities that may not be noticeably visible while working in the road shoulder areas.

Throughout the project, <u>utility poles</u>, <u>fire hydrants</u>, <u>water meters</u>, <u>gas meters</u>, <u>water valves and</u> gas valves will be located in the construction area. If applicable, the Contractor shall perform

his grading operations around these and construct embankment using pneumatic tampers to achieve the required compaction.

The Contractor shall protect existing manholes in place and costs therefor shall be considered as included in the prices paid for pulverization, milling, removal of existing pavement, etc. No prior arrangements have been made with utility owners to lower, raise, or otherwise adjust existing manholes. It is the Contractor's responsibility to make such arrangements <u>and adjustments</u>, at no additional cost to the Department. Where utility owners do not participate in such arrangements, and finished grade of proposed pavement is above existing manholes, said manholes shall be marked and paved over.

The Contractor shall protect existing valve cans in place and adjust those the are djustable to finished grade during paving operations. The Contractor shall be so ally respulsible for coordinating valve can adjustments with utility owners, at no additional cost to the Department. Where valve cans cannot be adjusted, and utility owner do not protect in coordinating adjustments, and finished grade is above existing valve cans, sall valve cans shall be marked and paved over.

During construction operations, all County-owned signs shall be no cater to clear the way for the Contractor's operations. When construction is complete, the Contractor's operations shall be installed in final position as designated by the Enginer.

Existing guideposts (paddles) that interfere with control and disposed of.

All existing sprinklers in conflict with construction shall be relocated, removed and/or capped to clear construction.

If required during construction ope. tions existing mailboxes shall be moved as necessary to clear the way for the Contractor's operations, but at all times shall be accessible for delivery. During construction the mail oxes shall either be installed on posts set in the ground or they may be installed on temporary supports approved by the Engineer.

The space around the posts and post concrete anchors shall be backfilled with suitable earthy material. The backfilled with suitable earthy material.

The face of me box end be within 0 to 6 inches from face of curb, asphalt concrete dike or edge comen.

Surplus re oved materials shall be disposed of outside the highway right-of-way in accordance with Section 14-10, "Solid Waste Disposal and Recycling" of the Standard Specifications. Attention is directed to prevailing wage provisions pertaining to hauling "trash" and/or "recyclable" materials.

Contractor shall salvage and reuse existing mailboxes, newspaper boxes, posts and mounts.

When construction is complete the mailboxes shall be installed in final position and posts shall be in a buried concrete anchor of minor concrete or commercially available posthole concrete not less than 6 inches in width from the outside of post and 1.5 feet in depth from the finished ground surface.

Contractor shall replace in kind existing mailboxes. Existing newspaper boxes, posts and mounts shall be salvaged and reused.

New mailboxes shall be fastened to the existing posts and mounts.

Replaced existing mailboxes shall become the property of the Contractor and shall be disposed of.

When construction is complete the mailboxes shall be installed in final position and posts shall be in a buried concrete anchor of minor concrete or commercially available posthole concrete not less than 6 inches in width from the outside of post and 1.5 feet in depth from the finished ground surface.

Contractor shall replace in kind existing mailboxes, newspaper boxes, posic and moults.

Replaced existing mailboxes, newspaper boxes, posts and mounts shall econ the property of the Contractor and shall be disposed of.

When construction is complete the mailboxes shall be installed in final position and posts shall be in a buried concrete anchor of minor concrete or commercially viail alle posthole concrete not less than 6 inches in width from the outside of post and 1.5 feet in depth from the finished ground surface.

The contract unit price paid to remove and can sprill lers shall be included in the **various contract items of work** and shall include from companies on for furnishing all labor, materials, tools, equipment and incidentals, and for doing at the work necessary in relocating the sprinklers, complete in place, and disposing of surplus material and no additional compensation will be allowed therefor.

Full compensation for conforming to the requirements of this section, not otherwise provided for, including furnishing all labor, materials, tools, equipment and incidentals, including utility adjustments to grade, providing utility rindows and coordination, and for doing all work involved shall be considered as included in the contract prices paid for the various items of work and no additional compensation will be allowed therefore.

# Replace the 3rd r ... oh of section 5-1.36C(3), "Nonhighway Facility Rearrangement," with:

Supplemental W 'k – The parrangement of utilities is anticipated work within the scope of the project.

Supple contal Work - Utilities consists of rearranging the <u>(currently none)</u>. If other necessary underground in the Contract, the Engineer may order you to perform the work. This other rearrangement is change order work.

The exact location and depth of the <u>(currently none)</u> is not known. It is anticipated that <u>(currently none)</u> may be damaged by Contractor's operations.

Additional work falling within the scope and character of the existing contract items is considered as normal to the progress of construction and is addressed under section 4-1.05, "Changes and Extra Work," of the Standard Specifications.

If the Contractor is delayed in the completion of the contract work as a direct result of the work described under Supplemental Work - Utilities, Contractor must submit a request for information (RFI) to request a delay-related time adjustment. The County may make a time

adjustment under Section 8-1.07B, "Time Adjustments," of the Standard Specifications. The County does not make a payment adjustment for delays in the completion of the contract work as a direct result of the work described under Supplemental Work – Utilities.

Payment for Supplemental Work – Utilities is calculated under section 9-1.04, "Force Account," of the Standard Specifications and is cumulative over the duration of the contract.

Bidders must include the Contract Amount printed on the Bid Sheet in the proposal for "Supplemental Work - Utilities" as their bid for this contract item. The amount shown is purely arbitrary and no guarantee is given or implied that any payments will be made.

Delete section 5-1.39C (2), "Plant Establishment Period of 3 Years or here."

Revise the phrase "2. Bar to arbitration (Pub Cont Code § 102(7.2). In the fourth paragraph of section 5-1.43A, "General," with:

Bar to pursue the claim in a court of law.

Replace section 5-1.43E, "Alternative Dispute Resolution," with the following: 5-1.43E Dispute Resolution for Claims subject to Public Contract C de sections 9204, 20104, 20104.2, 20104.4 and/or 20104.6.

Claims between the County and the Contractor sn. If he record in accordance with Public Contract Code section 9204 (which is a new law and applies to all public works contracts entered on or after January 1, 2017), as well as Public Contract Code sections 20104, 20104.2, 20104.4 and 20104.6 (if applicable), provided, however, that it ublic Contract Code section 20104.2(a) shall not supersede the requirements of the Contract Documents with respect to the Contractor's notification to the Countractor's notification to the Countract Documents. The entire text of Public Contract Code sections 9204, 20104, 20104.2, 20104.4 and 20104 is incorporated herein and found at the end of these Special Provisions.

Please note that pursua. Public Contract Code section 9204(c)(1), a "claim" means the following:

a separate domain by a contractor sent by registered mail or certified mail with return recent requesed, for one or more of the following: (A) A time extension, including, whout limitation, for relief from damages or penalties for delay assessed by a public entire of money or damages arising from work project. (B) Payment by the public entire of money or damages arising from work done by, or on behalf of, the contract for a public works project and payment for which is no otherwise expressly provided or to which the claimant is not otherwise entitled. (C) Payment of an amount that is disputed by the public entity.

## Add section 5-1.43G, "Civil Action," which reads:

### 5-1.43G Civil Action

Any dispute which cannot be resolved between the Parties by first following the applicable and required potential claims and dispute resolution provisions stated in this section 5-1.43, may then be resolved through litigation in a court of competent jurisdiction of the State of California.

CONTRACTOR SHALL FIRST COMPLY WITH THE GOVERNMENT CLAIMS ACT, CALIFORNIA GOVERNMENT CODE SECTION 900 ET SEQ., INCLUDING, BUT NOT LIMITED TO, THE REQUIREMENT THAT CONTRACTOR PREPARE AND FILE A TIMELY CLAIM THAT SATISFIES THE GOVERNMENT CLAIMS ACT WITH THE FOLLOWING COUNTY DEPARTMENT:

San Bernardino County

**Risk Management Division** 

222 W. Hospitality Lane, 3rd Floor

San Bernardino, California 92415-0016

A copy of the County's standard claim form may be access a a the risk Management Division during normal business hours, or risk downloaded at <a href="http://countyline.sbcounty.gov/riskmanagement/">http://countyline.sbcounty.gov/riskmanagement/</a> content/forms/cic ragai st county.pdf.

Venue for any such litigation concerning this Project of greement of the Superior Court of California, San Bernardino County, San Bernardino District and Contractor agrees to incorporate this provision into all subcontracts.

Each Party hereby waives any law or rule of court in it would allow them to request or demand a change of venue. If any third party brings an action or claim concerning this Contract, the Parties hereto agree to use their best efforts to obtain a change of venue to the Superior Court of California, San Bernardino County San Bernardino District.

^^ \^^^^^^

### CONTROL OF MATERIALS

Lete section 6-1.04, "BUY AMERICA."

### A. I the following paragraph to section 6-1.01, "GENERAL":

Contracte must comply with Section 6, "Control of Materials," of the Standard Specifications and these 5, ecial Provisions.

### Add the following paragraph to section 6-2.01, "GENERAL":

All materials required to complete the work under this contract shall be furnished by the Contractor.

Replace section 6-2.01C, "Authorized Material Lists," with:

## 6-3.05K Prequalified And Tested Materials For Traffic Control Devices

Contractor must comply with section 6-3.02, "SPECIFIC BRAND OR TRADE NAME AND SUBSTITUTION," of the Standard Specifications and these Special Provisions.

The Department maintains a trade name list of approved prequalified and tested signing and delineation materials and products. Approval of prequalified and tested products and materials shall not preclude the Engineer from sampling and testing any of the signing and delineation materials or products at any time. Contractor may use a product that is equal to or better than the specified brand or trade name if authorized.

Materials and products will be considered for addition to said approved prequalified and tested list if the manufacturer of the material or product submits to the Traffic Division a sample of the material or product. The sample shall be sufficient to permit performance of all required tests. Approval of such materials or products will be dependent upon a determination as a compliance with the specifications and any test the Department may elect to perform.

Said list of approved prequalified and tested signing and delineation mate 'als and products cover the following traffic control devices:

### **MATERIAL**

Pavement markers, reflective and non-reflective Temporary pavement markers
Striping and pavement marking tape
Flexible delineators and markers
Channelizers
Sign sheeting materials
Railing and barrier delineators
Traffic cones and reflective cone sleeves

A certificate of Compliance shall be findished as spricified in Section 6-3.05E, "Certificates of Compliance," of the Standard Specifications for againgt and delineation products. Said certificate shall also certify that the signing and delineation product conforms to the prequalified testing and approval of the Department of Publ. Works, Traffic Division and were manufactured in accordance with the approver quality contribution.

The Approved Prequalify a a. 1 Tested Signing and Delineation Materials (also referred to as the "Authorized Materials List" or "F. -Qualified Products List") are as follows:

## PAVEMENT MAP LERS, FRMANENT TYPE

Reflective paver nt marker:

```
Apex (- '4)
Rav-O-Liu Models SS, RS, and AA (4x4)
(4x4)
```

Reflective payement markers with abrasion resistant surface:

```
Stimsonite 911 (4x4)
Stimsonite 944 SB (2x4) - formerly model 947
Stimsonite 948 (2.3x4.7)
```

Non-reflective pavement markers for use with epoxy or bituminous adhesive:

Apex Universal, Ceramic

Ferro Corporation, Permark (ceramic)

Highway Ceramics Inc., Ceramic

Safety Signs Inc. "Safety Dot" Model SD4 (Polyester)

Traffic Control Signs Co., Titan, TM40WY (Polyester)

Non-reflective pavement markers for use only with bituminous adhesive:

Edco, Models A 1107, AY 1108 (ABS)

Valterra Products - P20-2000W and P20-2001Y (ABS)

## **PAVEMENT MARKERS, TEMPORARY TYPE**

Temporary pavement markers for long-term day/night use (6 months or less).

Astro Optics Model TPM (4x4)

Flex-O-Lite Model RCM (4x4)

Stimsonite 66 (4x4)

Stimsonite 66GB (Grabber Bottom) (4x4)

Swareflex 35573558 (4x4)

Temporary pavement markers for short-term day/night us 14 days or 5):

Astro Optics Model TPM (4x4)

Davidson T.O.M. (Flexible)

Flex-O-Lite Model (RCM) (4x4)

Stimsonite Model 66 (4x4)

Stimsonite 66GB (Grabber Bottom) (4 4)

Swareflex Model 30023004 (4x4)

Swareflex Model 35573558 (4 +)

Valterra Products 12801281 Siries (Flexible)

3M Scotch-Lane A200 Pavemen Marking System

Temporary pavement mar<sup>1</sup> ars for short-unim day/night use (14 days and less) at seal coat locations:

Davidson T.R.P.M. with K. flexite PC-1000 Sheeting

Valterra Products 12801267 Series with Reflexite PC-1000 Sheeting

## STRIPING AND AVEMEN MARKING MATERIAL, PERMANENT

Permanent traffic saffing and pavement marking tape:

Prita-Line ries 1000

S. arco mus. ries "Director"

3M Tamark Brand Pliant Polymer Grade Series 5730

3M Stanark Brand Bisymmetric 1.75 Grade Series 5750 (For use on low-volume roadways only)

Temporary removable construction grade striping and pavement marking tape:

Advanced Traffic Marking ATM Series 200

3M Stamark Brand, Detour Grade, Series 5710

Swarco Industries "Director 2"

Temporary non-removable construction grade striping tape:

3M Scotch Lane Brand Construction Grade, Series 5160

### **ROADSIDE DELINEATORS**

One-piece drivable flexible type (48")

All West Plastics "Flexi-Guide 400"

Carsonite Curve-Flex CFRM-400

Carsonite Roadmarker CRM-375

FlexStake H-D

Polyform, Inc., "Vista-Flex"

Non-drivable flexible type (48") (For special use only)

Carsonite "Impactor" with 18" soil anchor

Carsonite "Survivor" with 18" U-Channel anchor

Safe-Hit with 8" pavement anchor (SH248-GPR and SHAI-08-PI)

Safe-Hit with 15" soil anchor (SHA5-15C-GL)

Safe-Hit with 18" soil anchor (SH248-GPR and SHA#-18C-PL)

Uticom, U-Post, Series 1200 (Formerly Dura-Hit Mod. PC-5040

Surface mount flexible type (48")

FlexStake Surface Mount H-D

### **CHANNELIZERS**

Surface mount type (36")

Carsonite "Survivor" Model SMD-353

Carsonite "Super Duck" (Flat SDF-436) \( \text{\counc} \) SDr \( 336)

Carsonite Super Duck II "The Channe zer"

FlexStake Surface Mount H-D

The Line Connection "Dura-Post

Repo, Models 300 and 400

Safe-Hit Guide Post with glue a varbase (SH236SMA)

# **TRAFFIC CONES**

Highway Safety Pr ac ts 28"

Radiator Specialty Com, 'ny 28"

Roadmarker any "Staker" 42"

Bent Manu acturing "o., "T-Top" 42"

## TYPE "K" OBJE T MARK R (18")

Carsonic Moc 1 JMD 615 and SMD 615-A

Mou Is 300 and 400

S. 9-HILIVICE SH718SMA

# TYPE "K-4" BJECT MARKER (24")

Carsonite, Super Duck II

The Line Connection, "Dura-Post"

Repo, Models 300 and 400

Safe-Hit

### **CONCRETE MEDIAN BARRIER DELINEATOR**

Impactable Type

All West Plastics "Flexi-Guide 235"

Duraflex Corp. "Flexi 2020"

Davidson Portable Concrete Barrier Marker (PCBM-12)

Reflexite Barrier Mount Delineator (Mod. 661-662)

Non-impactable Type

Astro-Optics JD Series

Stimsonite 967

# BARRIER DELINEATOR (16" GLUE DOWN TYPE)

Safe-Hit

## **GUARDRAIL DELINEATOR (27" NAIL ON TYPE)**

Carsonite Guardrail Delineator Post (CFGR 427)

Safe-Hit 27-inch Guardrail Delineator

All West Plastics "Flexi-Guide" 327

### METAL BEAM GUARDRAIL DELINEATOR

Duraflex Corp. "Railrider"

# REFLECTIVE SHEETING FOR TEMPOP IN CHANNELIZERS, DELINEATORS AND TRAFFIC CONES

3M High Intensity

Reflexite PC 1000 (Metalized F Jycarbo). (a)

Reflexite AP-1000 (Metalized olye er)

Seibulite ULG (Ultralite Grade)

# SIGNING MATERIALS -Tr / following . tro-reflective Sheeting Materials are Acceptable for use on County Maint in and Road System Signs:

## Regulatory Signs (Exci. 1e STOP signs and Parking Signs):

T65 J, AS1. D 4956-01, Type IV.

Stop Sigr :

. G3, . STM ∠ 4956-09, Type XI.

### ring 5 ns (Exclude School Signs):

T6501, ASTM D 4956-01, Type IV.

### Schoo. Warning Signs:

FYG, ASTM D 4956-01, Type IX.

### **Guide Signs:**

T6501, ASTM D 4956-01, Type IV.

### **Construction Signs:**

FDG, ASTM D 4956-01, Type IX.

### Signs Utilizing Super Engineering Grade (e.g. No Parking Sign):

ASTM D 4956-01, Type II

### Signs Utilizing Engineering Grade:

ASTM D 4956-01, Type I

### **SIGNING MATERIALS LEGEND:**

ASTM = American Standard for Testing Materials

DG = Diamond Grade

LDP = Long Distance Performance

FDG = Fluorescent Diamond Grade

FYG = Fluorescent Yellow Green

### 7 LEGAL RELATIONS AND RESPONSIBILITY OT/ TO 'BLIC

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## Add the following paragraphs to section 7-1 (2), "Nonu scrimination":

Contractor must comply with section 7-1.02l (\*), "Nondiscrimination" of the Standard Specifications, and to the "Standard California or security ation Construction Contract Specifications" set forth therein.

During the term of the Contract, Contrac or and is subcontractors shall not discriminate against any employee or applicant for employment ecause of race, religious creed, color, national origin, ancestry, physical isability, men'al disability, medical condition, genetic information, marital status, sex, geniaer, gonder quentity, gender expression, sexual orientation, age, or military and veteran status. Contractor shall comply with Executive Orders 11246, 11375, 11625, 12138, 12432, 12250, 1672, Title VI & VII of the Civil Rights Act of 1964, the California Fair Housing and Employment and other applicable Federal, State of California and County laws and regulations and policies relating to equal employment and contracting opportunities, including laws and regulations hereafter enacted. Contractor shall include the nondiscrimination of a impliant provisions of this paragraph in all subcontracts to perform work under the contract.

## Replace the and 3rd paragraph of section 7-1.02K (2), "Wages," with:

Pursuant section 1773 of the Labor Code, the general prevailing rates of wages in the San Bernardino C unty have been determined and are listed in the State of California Department Industrial Relations **Determinations** of Director's General Prevailing Wage (https://www.dir.ca.gov/OPRL/DPreWageDetermination.htm). In addition, these wages are set forth in the General Prevailing Wage Rates included in these Special Provisions. Contractor and subcontractors shall not pay less than the prevailing wage. Copies of the prevailing wage rates are also on file at the San Bernardino County Department of Public Works Contracts Division office (address identified above) and shall be made available to any interested party on request. A copy of the determination of the Director of prevailing rate of per diem wages shall be posted at each job site. More specifically, the Contractor shall post the general prevailing wage rates at a prominent place at the job site (Labor Code section 1773.2).

Future effective general prevailing wage rates, which have been predetermined and are on file with the California Department of Industrial Relations are referenced but not printed in the general prevailing wage rates.

The Contractor shall post the general prevailing wage rates at a prominent place at the job site (Labor Code section 1773.2).

LABOR CODE REQUIREMENTS REGARDING REGISTRATION AS CONTRACTOR OR SUBCONTRACTOR REQUIRED PRIOR TO BID PROPOSAL SUBMISSION: Contractor shall comply with Labor Code section 1771.1, including, but not limited to, the following requirements: (1) no contractor or subcontractor may be listed on a bid proposal for a public works project unless registered with the Department of Industrial Relations pursuant to Labor Code section 1725.5 (with limited exceptions from this requirement for bid propose only under Labor Code section 1771.1(a)); (2) no contractor or subcontractor may be awarded contract for public work or perform work on a public works project unless resistered with the Department of Industrial Relations pursuant to Labor Code section 172.5; (a) this Project is subject to compliance monitoring and enforcement by the Department of Industrial Relations; (4) Contractor shall post job site notices regarding compliance monitoring and enforcement by the Department of Industrial Relations; and (5) Contractor must the late if it is an enforcement by the Department of Industrial Relations; and (5) Contractor must the late if it is payroll at least monthly to the Labor Commissioner in a format prescribed by the Labor Commissioner.

## As provided in Labor Code section 1771.1:

- (a) A contractor or subcontractor shall not be a scaled to sid on, be listed in a bid proposal, subject to the requirements of action 4104 of the Public Contract Code, or engage in the performance of any contract for public work, as defined in this chapter, unless currently regised and qualified to perform public work pursuant to Section 1725.5. It is not a diolation of this section for an unregistered contractor to submit a bid that is authorized by Section 7029.1 of the Business and Professions Code or by Section 10164 or 20103.5 of the Public Contract Code, provided the contractor or registered to perform public work pursuant to Section 1725.5 at the time the contract is awarded.
- (b) Notice of the requirement described in subdivision (a) shall be included in all bid invitations and public works contracts, and a bid shall not be accepted nor any contract subcontract into without proof of the contractor or subcontract or's cullent registration to perform public work pursuant to Section 1725.5.
- (c) Ar inact represent ever in listing a subcontractor who is not registered pursuant to Section 1.25 for a bid proposal shall not be grounds for filing a bid protest or considering the bid nonresponsive, provided that any of the following a ply:
- (1) The subcontractor is registered prior to the bid opening.
- (2) Within 24 hours after the bid opening, the subcontractor is registered and has paid the penalty registration fee specified in subparagraph (E) of paragraph (2) of subdivision (a) of Section 1725.5.
- (3) The subcontractor is replaced by another registered subcontractor pursuant to Section 4107 of the Public Contract Code.
- (d) Failure by a subcontractor to be registered to perform public work as required by subdivision (a) shall be grounds under Section 4107 of the Public Contract Code for the contractor, with the consent of the awarding authority, to substitute

- a subcontractor who is registered to perform public work pursuant to Section 1725.5 in place of the unregistered subcontractor.
- (e) The department shall maintain on its Internet Web site a list of contractors who are currently registered to perform public work pursuant to Section 1725.5.
- (f) A contract entered into with any contractor or subcontractor in violation of subdivision (a) shall be subject to cancellation, provided that a contract for public work shall not be unlawful, void, or voidable solely due to the failure of the awarding body, contractor, or any subcontractor to comply with the requirements of Section 1725.5 or this section.
- (g) If the Labor Commissioner or his or her designee determines that a contractor or subcontractor engaged in the performance of any public work contractor and the performance of any public work c
- (h) (1) In addition to, or in lieu of, any other penalty or simplified pursuant to this chapter, a higher tiered public work contractor or subcontractor who is found to have entered into a subcor fact with an unregistered lower tier subcontractor to perform any public work in violation of the requirements of Section 1725.5 or this section shall be subject to forfeiture, as a civil penalty to the state, of one hundred dollars (\$1,0) for each duy the unregistered lower tier subcontractor performs work in violation of the registration requirement, not to exceed an aggregate penalty of ten the isand collars (\$10,000).
- (2) The Labor Commission restall use the same standards specified in subparagraph (A) of paragraph (2) of subdivision (a) of Section 1775 when determining the severity of the volation and what penalty to assess, and may waive the penalty for a first time violation that was unintentional and did not hinder the Labor commissioner's ability to monitor and enforce compliance with the requirements of this chapter.
- (3) A higher tiered sublic works contractor or subcontractor shall not be liable for penalties assessed pursuant to paragraph (1) if the lower tier subcontractor's performance is in violation of the requirements of Section 1725.5 due to the revocation of the previously approved registration.
- A higher tiered public works contractor or subcontractor pursuant to paragraph (1). A higher tiered public works contractor or subcontractor may not require a lower tiered subcontractor to indemnify or otherwise be liable for any penalties pursuant to paragraph (1).
- (i) The Labor Commissioner or his or her designee shall issue a civil wage and penalty assessment, in accordance with the provisions of Section 1741, upon determination of penalties pursuant to subdivision (g) and subparagraph (B) of paragraph (1) of subdivision (h). Review of a civil wage and penalty assessment issued under this subdivision may be requested in accordance with the provisions of Section 1742. The regulations of the Director of Industrial Relations, which govern proceedings for review of civil wage and penalty assessments and

the withholding of contract payments under Article 1 (commencing with Section 1720) and Article 2 (commencing with Section 1770), shall apply.

- (j) (1) Where a contractor or subcontractor engages in the performance of any public work contract without having been registered in violation of the requirements of Section 1725.5 or this section, the Labor Commissioner shall issue and serve a stop order prohibiting the use of the unregistered contractor or the unregistered subcontractor on all public works until the unregistered contractor or unregistered subcontractor is registered. The stop order shall not apply to work by registered contractors or subcontractors on the public work.
- (2) A stop order may be personally served upon the contractor or subcontractor by either of the following methods:
- (A) Manual delivery of the order to the contractor or subcontractor personally.
- (B) Leaving signed copies of the order with the person who app rent in charge at the site of the public work and by thereafter mailing copies of the order by first class mail, postage prepaid to the contractor or about tractor at one of the following:
- (i) The address of the contractor or subcontractor on file with the Secretary of State or the Contractors' State License Board
- (ii) If the contractor or subcontractor has no ddres on file with the Secretary of State or the Contractors' State License Boa 1 are audress of the site of the public work.
- (3) The stop order shall be effective immediately upon service and shall be subject to appeal by the party conflicting with the unregistered contractor or subcontractor, by the unregistered contractor, or subcontractor, or both. The appeal, hearing, and any further recitew of the hearing decision shall be governed by the procedures, time limits, in other requirements specified in subdivision (a) of Section 238.1.
- (4) Any employee an unregistered contractor or subcontractor who is affected by a work stoppage clered by the commissioner pursuant to this subdivision shall be paid at his or her egular hourly prevailing wage rate by that employer for any hours are enclosed would have worked but for the work stoppage, not to exceed 1 days.
- (k) Fa 'ure f a contactor or subcontractor, owner, director, officer, or managing agent of the confactor or subcontractor to observe a stop order issued and the him or her pursuant to subdivision (j) is guilty of a misdemeanor purishable by imprisonment in county jail not exceeding 60 days or by a fine not exceeding ten thousand dollars (\$10,000), or both.
- (I) This section shall apply to any bid proposal submitted on or after March 1, 2015, and any contract for public work entered into on or after April 1, 2015. This section shall also apply to the performance of any public work, as defined in this chapter, on or after January 1, 2018, regardless of when the contract for public work was entered.
- (m) Penalties received pursuant to this section shall be deposited in the State Public Works Enforcement Fund established by Section 1771.3 and shall be used only for the purposes specified in that section.

(n) This section shall not apply to work performed on a public works project of twenty-five thousand dollars (\$25,000) or less when the project is for construction, alteration, demolition, installation, or repair work or to work performed on a public works project of fifteen thousand dollars (\$15,000) or less when the project is for maintenance work.

**LABOR CODE REQUIREMENTS FOR ENTITIES HAULING OR DELIVERING READY-MIXED CONCRETE:** Adherence to the prevailing wage requirements found in Labor Code section 1720.9 for the hauling and delivery of ready-mixed concrete is required. This includes, but is not limited to, a requirement for the person or entity that delivers ready-mixed concrete to register with the Department of Industrial Relations (DIR) as specified in Labor Code section 1725.5. For more information, please see the DIR website: <a href="http://www.dir.ca.c">http://www.dir.ca.c</a>

# Replace the paragraphs in section 7-1.02K (3), "Certified Payroll Pacol 3 (Labo Code § 1776)," with the following:

Keep accurate payroll records.

Submit a copy of your certified payroll records, weekly, including the e of subcontractors. Include:

- 1. Each employee's:
  - 1.1. Full name
  - 1.2. Address
  - 1.3. Social security number
  - 1.4. Work classification
  - 1.5. Straight time and overtime Jurs Torked e.ch day and week
  - 1.6. Actual wages paid for ea π day to ες
  - 1.6.1. Journeyman
  - 1.6.2. Apprentice
  - 1.6.3. Worker
  - 1.6.4. Other employ so you employ for the work
  - 1.7. Pay rate
  - 1.8. Itemized deductions rade
  - 1.9. Check jumbe issued
- 2. Apprenticos al 1 the app entice-to-journeyman ratio

Each certified p vroll record must include a Statement of Compliance form signed under penalty \*penalty to the control of the certified p vroll record must include a Statement of Compliance form signed under penalty \*penalty to the control of the certified p vroll record must include a Statement of Compliance form signed under penalty \*penalty to the certified p vroll record must include a Statement of Compliance form signed under penalty \*penalty to the certified p vroll record must include a Statement of Compliance form signed under penalty \*penalty to the certified p vroll record must include a Statement of Compliance form signed under penalty \*penalty to the certified p vroll record must include a Statement of Compliance form signed under penalty \*penalty to the certified p vroll record must include a Statement of Compliance form signed under penalty \*penalty to the certified p vroll record must include a Statement of Compliance form signed under penalty \*penalty to the certified p vroll record must be calculated by the certified p vroll record must be complianted by the certified p vroll record must be calculated by the certified p vroll record must be complianted by the certified p vroll record must be complianted by the certified p vroll record must be complianted by the certified p vroll record must be complianted by the certified p vroll record must be complianted by the certified p vroll record must be complianted by the certified p vroll record must be certified by the certified p vroll record must be certified by the certified p vroll record must be certified by the certified p vroll record must be certified by the certified p vroll record must be certified by the c

- 1. Information contained in the payroll record is true, correct, and complete
- 2. Employer as complied with the requirements of sections 1771, 1811, and 1815 for any work performed by his or her employees on the public works project
- 3. Wage rates paid are at least those required by the Contract

The Department allows the use of a form with identical wording as the Statement of Compliance form provided by the Department.

Submitted certified payrolls for hauling and delivering ready-mixed concrete must be accompanied by a written time record. The time record must include:

- 1. Truck driver's full name and address
- 2. Name and address of the factory or batching plant
- 3. Time the concrete was loaded at the factory or batching plant
- 4. Time the truck returned to the factory or batching plant
- 5. Truck driver's signature certifying under penalty of perjury that the information contained in this written time record is true and correct

Make certified payroll records available for inspection at all reasonable hours at your main office on the following basis:

- 1. Upon the employee's request or upon request of the employee's authorized representative, make available for inspection a certified copy of the employee's payroll record
- 2. Refer the public's requests for certified payroll records to the Department. Lean he public's request, the Department makes available for inspection or furnished cop. so your certified payroll records. Do not give the public access to the records at your main office.

Make all payroll records available for inspection and copying or furn. The copy upon request of a representative of the:

- 1. Department
- 2. Division of Labor Standards Enforcement of the Dar Jen. Industrial Relations
- 3. Division of Apprenticeship Standards of the Papartn, int of Industrial Relations

Furnish the Department the location of the record. Include the street address, city, and county. Furnish the Department and ification of a location and address change within 5 business days of the change.

Comply with a request for the records of thin 10 days after you receive a written request. If you do not comply within this proof, the Department withholds from progress payments a \$100 penalty for each day or proof a day for each worker until you comply. You are not assessed this penalty for a subcoluractor's failure to comply with Labor Code § 1776.

The Department withhout from progress payments for delinquent or inadequate records (Labor Code § 1 71.5). If y u have not submitted an adequate record by the month's 15th day for the perical energy on c before the 1st of that month, the Department withholds up to 10 percent of the ponulogical payments estimate, exclusive of mobilization. The Department does not withhold more the \$10,000 or less than \$1,000.

Certified payr ' records are required to be submitted weekly to the Engineer during the term of construction.

Contractor and subcontractors must furnish electronic certified payroll records directly to the Labor Commissioner (aka Division of Labor Standards Enforcement) pursuant to Labor Code section 1771.1 identified herein.

Failure to meet the requirements above will subject the contractor to sanctions/withholding of contract payments as allowed by law for any delinquent or inadequate certified payroll records. Payroll violations are required to be reported to the State of California and/or federal government.

## Add the following paragraph to section 7-1.02K (5), "Working Hours":

The normal construction working hours are 7:00 A.M. to 4:00 P.M., Monday through Friday, excluding holidays. The Contractor must request and receive prior written approval (at least 24 hours in advance) from the Engineer to work beyond or outside of these normal working hours. If the Contractor works beyond or outside of these normal working hours without requesting and receiving prior written approval from the Engineer, then any overtime or other costs incurred by the County (for example, County inspector costs) resulting from the Contractor's working beyond or outside of these normal working hours may be as 'ucted from the progress payments that are due the Contractor. The County's de sion to a prove or disapprove the Contractor working beyond or outside of the normal working. Purs is a the sole discretion of the Engineer.

# Replace items 1, 3 and 4 in the list in the 22nd paragraph fs ction 7-1.04, "PUBLIC SAFETY," with:

- 1. Excavations: Where the near edge of the excaving is within a feet from the edge of an open traffic lane except:
  - a. Trenches less than 1-foot wide for 'rrigation pipe or electrical conduit, or excavations less than 1-foot in dignificant errors.
  - b. Excavations parallel to the ane for he purpose of pavement widening or reconstruction; and/or
  - c. Excavations within temporary training ontrol zones that do not extend beyond a single daylight period for mese zones alternative barrier systems should be considered.
- 3. Storage areas: Where material or quipment is stored within 12 feet of the edge of an open traffic lane area the storage is not otherwise prohibited by the Contract
- 4. Height differentials: When construction operations create a height differential greater than 1 foot the edge of traffic lane

# Add the fc lowing sontences to the 17th paragraph of section 7-1.04, "PUBLIC SAFETY":

Do not move temporarily suspend anything over pedestrians unless the pedestrians are protect. The untractor must furnish, erect and maintain those fences, Type K temporary railing, buricades, rights, signs and other devices and take such other protective measures that are nuclessary to prevent accidents or damage or injury to the public, especially pedestrians who travel through the work zone area. Where no other means of pedestrian passage through construction area is available, the Contractor must provide detours for pedestrian travel. A drawing of the proposed pedestrian detour with all signage, barricades, fencing, delineators, etc. as necessary for safe pedestrian travel through or around the work zone area must be submitted to the Engineer as part of the Traffic Control Plan as specified in the Traffic Control System section of these Special Provisions.

### Replace the 23rd paragraph of section 7-1.04, "PUBLIC SAFETY," with:

Where lanes are adjacent to the area where the work is being performed or equipment is operated, including shoulders, the adjacent lane must be closed under any of the following conditions unless otherwise provided in the Standard Specifications and these Special Provisions:

- 1. Work is off the traveled way but within 6 feet of the edge of the traveled way, and the approach speed is greater than 45 miles per hour
- 2. Work is off the traveled way but within 3 feet of the edge of the traveled way, and the approach speed is less than 45 miles per hour

# Add the following sentences to the 25th paragraph of section 7-1.u "PUF LIC SAFETY":

Type K temporary railing must conform to the provisions i. Section ?-3.08, "Type K Temporary Railing," of the Standard Specifications. Type K is moor any pilling, conforming to the details shown on Standard Plans T3A and T3B or approved extra laby the Engineer may be used.

The locations of Type K temporary railing shall be flown on Traffic Control Plans for review and approval by the Engineer. The Contractor must constitute the Traffic Control System section elsewhere in these Special Provisions.

Contractor may propose to the Engineer an alternative to the use of Type K temporary railing and/or crash cushions in areas where the use of the ese devices is anticipated to be for a relatively short period of time but no more than five working days. Approval of the Engineer for the use of the proposed alternatives shall and elieve the contractor from being solely responsible for any damages resulting from the use of these alternatives in accordance with section 7-1.05A "General" of these Special Provisions.

Reflectors on Type K tem prary railing, ust conform to the provisions in "Prequalified and Tested Materials for Trail Control Devices" of these Special Provisions. Temporary crash cushion modules must confirm to the specifications in section 12-3.15, "TEMPORARY CRASH CUSHION MODULE" of the Standard Specifications.

# Add the following para approach the 26th and 27th paragraphs of section 7-1.04, "PUBLIC SAFETY":

Open trenche. left \_\_en \_\_ernight must be protected by Type K temporary railing or other approved tempo. ry traffic barrier as determined by the Engineer.

## Replace section 7-1.05A, "General," with:

### 7-1.05A General

<u>Indemnification</u> – To the fullest extent possible permitted by law, Contractor assumes liability for and agrees, at the Contractor's sole cost and expense, to promptly and fully indemnify, defend (with counsel reasonably approved by County) (even if the allegations are false, fraudulent, or groundless), and hold harmless the County and its authorized officers,

employees, agents and volunteers (Indemnitees) from and against any and all claims (including claims against the County seeking compensation for labor performed or materials used or furnished to be used in the work or alleged to have been furnished on the project, including all incidental or consequential damages resulting to the County from such claims), allegations, actions, suits, arbitrations, administrative proceedings, regulatory proceedings, or other legal proceedings, demands, losses, costs, damages, judgments, liens, stop notices, penalties, anticipated losses of revenue and/or liability, and expenses (including, but not limited to, any fees of accountants, attorneys, experts or other professionals, or investigation expenses) arising out of, resulting from, or in any way (either directly or indirectly) related to the contract, the work, the project or any breach of the Contract by Contractor (or any of its officers, agents, employees, subcontractors, or any person performing any of the work, or from any cause whatsoever, including the acts, errors or omissions of any reground for any costs or expenses incurred by the Indemnitees on account of any clain except we are such indemnification is prohibited by law. This indemnification provision shall a ply regurdless of the existence or degree of fault of indemnitees. The Contractor's indemnification obligation applies to the Indemnitee's "passive" negligence but does not apply the "denthitee's "sole" or "active" negligence or "willful misconduct" within the meaning of Colle section 2782 provided such "active" negligence or "willful misconduct" is dear money agreement of the parties or by findings of a court. In instances where an Inden itee' "active" negligence accounts for only a percentage of the liability for the jaim involver, the obligation of the Contractor will be for that entire percentage of liability for the claim not attributable to the "active" negligence or "willful misconduct" of the In amni The County shall be consulted with regard to any proposed settlement.

The duty of the Contractor to indemnify and hold armless the Indemnitees includes the separate and independent duty to defined the ademnitees, which duty arises immediately upon receipt by Contractor of the tender of any claim from the County. The Contractor's obligation to defend the County shall be at Contractor's sole expense, and not be excused because of the Contractor's inability to evaluate lie lity or because the Contractor evaluates liability and determines that the Contractor is not liable. The duty to defend shall apply whether or not a claim has merit or is more as, or which involves claims or allegations that any or all of the Indemnitees were actively, pactively, or concurrently negligent, or which otherwise asserts that the Indemnitees are appointed in whole or in part, for any claim. The Contractor shall respond within the ty (30) collendar days to the tender of any claim for defense and/or indemnity by the County, colless the county agrees in writing to an extension of this time. The defense provided to the limitation of the County Counsel.

It is the intent of the parties to the Contract that the Contractor and its subcontractors of all tiers shall provide the Indemnitees with the broadest defense and indemnity permitted by law. In the event that any of the defense, indemnity, or hold harmless provisions are found to be ambiguous, or in conflict with one another, it is the parties' intent that the broadest and most expansive interpretation in favor of providing defense and/or indemnity to the Indemnitees be given effect.

Contractor shall ensure, by written subcontract agreement, that each of Contractor's subcontractors of every tier shall protect, defend, indemnify and hold harmless the Indemnitees with respect to all claims arising out, in connection with, or in any way related to

each such subcontractor's work in the same manner in which Contractor is required to protect, defend, indemnify, and hold the Indemnitees harmless. In the event Contractor fails to obtain such defense and indemnity obligations from its subcontractors as required herein, Contractor agrees to be fully responsible to the Indemnitees according to the terms of this Section.

Contractor's indemnification and defense obligations set for in this Section are separate and independent from the insurance requirements and do not limit, in any way, the applicability, scope, or obligations set forth in such insurance requirements. The purchase of insurance by the Contractor with respect to the obligations required herein shall in no event be construed as fulfillment or discharge of such obligations.

Contractor's obligations under this Section are binding on Contractor's and 'ts subcontractors' successors, heirs and assigns and shall survive the completion of the 'ork' termination of the Contractor's performance of the work.

# Replace section 7-1.06 with:

## 7-1.06 INSURANCE

Additional Insured — All policies, except for the vorkers Compensation, Errors and Omissions and Professional Liability policies — If contain endorsements naming the <u>San Bernardino County</u> (a separate, legal public entity), and the <u>San Bernardino County Flood Control District</u> (a separate, legal public entity), collectively referred to in this section as the County, and all of their officers, emplayees, gents and volunteers as additional insureds with respect to liabilities arising out of the performance of services hereunder.

The additional insured endorsements hall not limit the scope of coverage for the County as well as any other entities no ned here, to vicarious liability but shall allow coverage for the County as well as any offer entities named herein to the full extent provided by the policy. Such additional insured coverage shall be at least as broad as Additional Insured (Form B) endorsement form ISO, CG 20 111 85.

Waiver of Subragation. Rights – The Contractor shall require the carriers of required coverages to wrive all rights of subrogation against the County, its officers, employees, agents, volunteer contractors and subcontractors, as well as any other entities named herein. All general or nuto inhility insurance coverage provided shall not prohibit the Contractor and Contractor's employees or agents from waiving the right of subrogation prior to a loss or claim. The Contractor is by waives all rights of subrogation against the County as well as any other entities named herein.

<u>Policies Primary and Non-Contributory</u> – All policies required herein are to be primary and non-contributory with any insurance or self-insurance programs carried or administered by the County or any other entities named herein.

<u>Severability of Interests</u> – The Contractor agrees to ensure that coverage provided to meet these requirements is applicable separately to each insured and there will be no cross liability exclusions that preclude coverage for suits between the Contractor and the County or between the County and any other insured or additional insured under the policy.

<u>Proof of Coverage</u> – The Contractor shall furnish Certificates of Insurance to the County Department administering the contract evidencing the insurance coverage at the time the contract is executed, additional endorsements, as required shall be provided prior to the commencement of performance of services hereunder, which certificates shall provide that such insurance shall not be terminated or expire without thirty (30) days written notice to the Department, and Contractor shall maintain such insurance from the time Contractor commences performance of services hereunder until the completion of such services. Within fifteen (15) days of the commencement of this contract, the Contractor shall furnish a copy of the Declarations page for all applicable policies and will provide complete certified copies of the policies and endorsements immediately upon request.

Acceptability of Insurance Carrier – Unless otherwise approved by Rich Anagement, insurance shall be written by insurers authorized to do business in the State of Calibratia and must have a minimum Best's Insurance Guide rating of "A-" and minimum Final sial Size Category of "VII" according to A. M. Best Company, Inc., website <a href="http://www.a.best.com/">http://www.a.best.com/</a>.

<u>Deductibles and Self-Insured Retention</u> – Any and all deductibles or sellinsured retentions in excess of \$10,000 shall be declared to and approved by Risk Mana ament.

Failure to Procure Coverage – In the event that any policy of a urance required under this contract does not comply with the requirements, is not procure or is canceled and not replaced, the County has the right but not the obligation of uty to cancel the contract or obtain insurance if it deems necessary and any premise is part by the County will be promptly reimbursed by the Contractor or County payments to the county payments to the county payments to the county payments to the county payments.

Insurance Review – Insurance requirements are subject to periodic review by the County. The Director of Risk Management or design to is authorized, but not required, to reduce, waive or suspend any insurance requirements, who rever flisk Management determines that any of the required insurance is not available, is increasonably priced, or is not needed to protect the interests of the County. In addition, if the Department of Risk Management determines that heretofore unreasonably priced or una cilable types of insurance coverage or coverage limits become reasonably priced or available, the Director of Risk Management or designee is authorized, but not required to change the above insurance requirements to require additional types of insurance coverage or higher coverage limits, provided that any such change is reasonable in light and statements to require reasonably related to the County's risk

Any change requiring additional types of insurance coverage or higher coverage limits must be made by amount to his contract. Contractor agrees to execute any such amendment within thirty (30) 'ays or receipt.

Any failu, actual alleged, on the part of the County to monitor or enforce compliance with any of the surance and indemnification requirements will not be deemed as a waiver of any rights on the part of the County.

The Contractor agrees to provide insurance set forth in accordance with the requirements herein. If the Contractor uses existing coverage to comply with these requirements and that coverage does not meet the specified requirements, the Contractor agrees to amend, supplement or endorse the existing coverage to do so.

Without in anyway affecting the indemnity herein provided and in addition thereto, the Contractor shall secure and maintain throughout the contract term the following types of insurance with limits as shown:

<u>Workers' Compensation/Employers Liability</u> – A program of Workers' Compensation insurance or a state-approved self-insurance program in an amount and form to meet all applicable requirements of the Labor Code of the State of California, including Employer's Liability with \$250,000 limits covering all persons including volunteers providing services on behalf of the Contractor and all risks to such persons under this contract.

If Contractor has no employees, it may certify or warrant to the County that it does not currently have any employees or individuals who are defined as "employees" under the Labor Code and the requirement for Workers' Compensation coverage will be waived by the County's Director of Risk Management.

With respect to Contractors that are non-profit corporations organized under California or Federal Law, volunteers for such entities are required to be covered. Workers' Compensation insurance.

Commercial/General Liability Insurance — The Contractor shall arry General Liability Insurance covering all operations performed by or on behalf of the Contractor providing coverage for bodily injury and property damage with minimum con bined single limits, per occurrence, as follows:

CONTRACT AMOUNT	MINIMUM COV. RAG'
Less than \$1,000,000	^1,000,000
\$1,000,000 to \$3,000,000	\$3 000,000
\$3,000,000 to \$5,000,000	\$ 000,000
Over \$5,000,000	φ10,000,000

The policy coverage shall include:

- (a) Premises operations and mobile cauipment
- (b) Products and completed or ration.
- (c) Broad form property dam ge (in luding completed operations).
- (d) Explosion, collapse and un 'o ground hazards.
- (e) Personal injury.
- (f) Contractual liabil; ...
- (g) Two million dc'ar. (\$2,000,000) general aggregate limit.

Automobile Liability Insural. 9 — Primary insurance coverage shall be written on ISO Business Auto co erage form for all owned, hired and non-owned automobiles or symbol 1 (any auto). The folicy shall have minimum combined single limit for bodily injury and property damage, per occurrence, a follows:

NTRACT AMOUNT	MINIMUM COVERAGE
Less than \$1,000,000	\$1,000,000
\$1,000,000 to \$3,000,000	\$3,000,000
\$3,000,000 to \$5,000,000	\$5,000,000
Over \$5,000,000	\$10,000,000

If the Contractor is transporting one or more non-employee passengers in performance of contract services, the automobile liability policy shall have a combined single limit of two million dollars (\$2,000,000) for bodily injury and property damage per occurrence.

If the Contractor owns no autos, a non-owned auto endorsement to the General Liability policy described above is acceptable.

<u>Umbrella Liability Insurance</u> – An umbrella (over primary) or excess policy may be used to comply with limits or other primary coverage requirements. When used, the umbrella policy

shall apply to bodily injury/property damage, personal injury/advertising injury and shall include a 'dropdown" provision providing primary coverage for any liability not covered by the primary policy. The coverage shall also apply to automobile liability.

<u>Course of Construction/Installation Property Insurance</u> – A policy providing all risk, including theft coverage for all properties and materials to be used on the project. The insurance policy shall not have any coinsurance penalty.

<u>Continuing Products/Completed Operations Liability Insurance</u> – A policy with a limit of not less than five million dollars (\$5,000,000) for each occurrence for at least three years following substantial completion of the work on projects over one million dollars (\$1,000,000).

**Subcontractor Insurance Requirements** – The Contractor agrees to require all parties or subcontractors, including architects or others it hires or contracts with related to the performance of this contract to provide insurance covering the contracted poeration with the basic requirements and the insurance specifications for all contract, as a linear different, (including waiver of subrogation rights) and naming the Country as well is any conferentiates named herein as additional insureds. The Contractor agrees to motitor and review all such coverage and assumes all responsibility ensuring that such coverage are rovided as required herein.

Delete section 7-1.07B, "\$ al Co t Claims."

Delete section 7-1.11, "FEDERAL LAWS | R | DERAL-AID CONTRACTS."

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### Replace section 8-1.02, "SCHEDULE" with:

### 8-1.02 PROGRESS SCHEDULE

After contract award, and prior to construction, the Contractor shall submit to the Engineer a baseline progress schedule as part of the pre-construction submittals. The Contractor shall furnish the schedule in both printed and electronic (Microsoft Excel or equivalent) format. If the Contractor cannot furnish the schedule in Microsoft Excel format, then another format approved by the Engineer shall be used. The schedule shall show the construction activities (including the controlling activity(ies)), order in which the Contractor proposes to carry out the work, the dates on which the Contractor will start the several salient features of the work (including procurement of materials, plant, and equipment), and the context of dates for completing those salient features. The progress schedules submitted shall be consistent in all respects with the time and order of work requirements of the contract.

Progress schedule updates are also required to be submitted during construction, within 10 working days of the Engineer's written request. Failure of the Connector is submit progress schedule updates within the required time frame may result in the conholding of progress payments.

# Replace 1st paragraph of section 8-1.03, "PRECONSTRUCTION OF NFERENCE," with:

After contract award, and prior to construction, a preconstruction conference / meeting will be held at a time and location determined by the Engineer, for the purpose of discussing with the Contractor the scope of work, contract drawings specifiations, existing conditions, materials to be ordered, equipment to be used, utilities, somittal and all essential matters pertaining to the prosecution of and the satisfactory complicion of the project as required. The Contractor's representative at this conference shall include all major superintendents for the work and may include subcontractors.

### Replace 1.04A, "General," with:

#### 8-1.04A General

After contract award, and price to the pre-construction conference, the Engineer will issue a Notice to Proceed. Submit is to the Contractor, and the Contractor shall then begin submitting all required submittals necessary to begin work, as listed below. Failure to provide the required submittals with a the time frame specified in the Notice to Proceed with Submittals may subject the contractor to being charged working days for each and every day after the submittal due of the contractor.

**Prior to one on**, the following submittals are required:

- 1. App. ved baseline progress schedule
- 2. Approved Statement of Compliance with Sections 1509 and 1510 of the CalOSHA Construction Safety Orders
- 3. Approved Fire Safety Plan
- 4. Approved Notice to Residents, in English and Spanish
- 5. Approved Notice of Materials to be Used
- 6. Approved Subcontracting Request
- 7. Approved Staging Area

- 8. Approved Storm Water Pollution Prevention Plan (SWPPP) or Water Pollution Control Plan (WPCP)
- 9. All other required environmental submittals.
- 10. Approved Traffic Control Plan
- 11. Valid proof of approved permits, if applicable
- 12. List of personnel assigned to the project
- 13. Emergency contact list
- 14. List of Equipment to be Used, which will include a description of each piece of equipment, the name and model number of each piece of equipment, and a unique of each piece of equipment, which will be stenciled on each piece of equipment.
- 15. Any other pre-construction submittals deemed necessary by the Engine Construction submittal submittal

## Replace 8-1.04B, "Standard Start," vith:

#### 8-1.04B Standard Start

After the pre-construction conference and prior to cross action, the Engineer will issue the Notice to Proceed with Construction to the Contractor. The Contractor shall begin construction work within 15 days (excluding Saturdays, Sundays and notice so after the Notice to Proceed with Construction. The Notice to Proceed with Construction is at the sole discretion of the County. The First Working Day Designate will be the date of the Notice to Proceed with Construction or the date of beginning conscuction work, whichever is later. In no case will the First Working Day Designated be letter an 15 rays after the Notice to Proceed with Construction, excluding Saturdays, and additionally additionally and additionally additionally and additionally and additionally and additionally additionally additionally and additionally additionally and additionally additionally additionally additionally and additionally additionally additionally additionally and additionally a

The Contractor shall diligently prosecute he work to completion before the expiration of



starting with the First VV king Day Designated. (Refer to the definition of "Working Day" in section 1-1.07B of these special Provisions.) However, as provided in section 8-1.04A, the failure by Central or to provide the required submittals identified in the Notice to Proceed with Submittals within the time frame specified in the Notice to Proceed with Submittals may subject the Contractor to being charged working days for each day and every day after the submittal due date.

# Replace 8-1.10A, "General", with:

### 8-1.10A General

The Department specifies liquidated damages (Pub Cont Code § 10226). Liquidated damages, if any, accrue starting on the 1<sup>st</sup> day after the expiration of the working days through the day of Contract acceptance except as specified in sections 8-1.10B and 8-1.10C.

The Department withholds liquidated damages before the accrual date if the anticipated liquidated damages may exceed the value of the remaining work.

### THREE THOUSAND FIVE HUNDRED DOLLARS DOLLARS (\$3,500) PER DAY

for each and every calendar day's delay in finishing the work in excess of the number of working days prescribed above.

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#### 9 PAYMENT

Replace section 9-1.02C, "Final Pay Item Quantities," w' 11:

## 9-1.02C Final Pay Items

When an item of work is designated as (F) or (S-F) in the Bid Sheet, the eximated quantity for that item of work shall be the final pay quantity, unless and directions of any portion of that item are revised by the Engineer, for the item or any portion of the item are revised, and the revision and item is eliminated. If the dimensions of any portion of the item are revised, and the revision as sult in an increase or decrease in the estimated quantity of that item of work, the final pay quantity for the item will be revised in the amount represented by the changes in the dimensions, except as otherwise provided for minor structures in Section 51-7.01D, "In which is a final pay item is eliminated, the estimated quantity for the item will be an in the partial pay item is eliminated, the final pay quantity will be reposed in the partial pay item is eliminated portion of the item of work.

Delete Section 9-1.02D, "Qua, 'itie' of Aggregate and Other Roadway Materials."

Delete the 11<sup>th</sup>, 12<sup>th</sup>, 13", and 14<sup>th</sup> part.graphs in section 9-1.03, "PAYMENT SCOPE."

Replace the reference in the 16<sup>th</sup> paragraph to "Pub Cont Code §§ 10262 and 10262.5" in section 9-1.03, "PAYMEN' SCOPE," with "Business and Professions Code section 7108.5."

Delete sect. n 9 \ 07 "F AYMENT ADJUSTMENTS FOR PRICE INDEX FLUCTUATIONS."

A 1 the rowwing paragraphs to section 9-1.16, "PROGRESS PAYMENTS":

**PAYMENTS** – Attention is directed to the provisions in this Section 9-1.16, "Progress Payments," and Section 9-1.16E, "Withholds," of the Standard Specifications and these Special Provisions.

County and Contractor acknowledge and agree that Public Contract Code section 7201 applies to all contracts entered into on or after January 1, 2012, between a public entity and an original contractor, between an original contractor and a subcontractor, and between all subcontractors thereunder relating to the construction of any public work of improvement. Pursuant to Public Contract Code section 7201 the County will retain 5% of the payments made to Contractor and total retention proceeds withheld by County shall not exceed 5% of the contract price.

However, this limitation does not apply to amounts retained by County in the event of a good faith dispute or as required by law. Contractor shall also comply with Public Contract Code section 7201 in its retention of payments/contract amount to subcontractors.

The retention will be held for 35 days following the recordation of the Notice of Completion, at which time the County Auditor will issue a warrant for the withheld funds.

Contractor shall accept all payments from County via electronic funds transfer (EFT) directly deposited into the Contractor's designated checking or other banking account. Contractor shall promptly comply with directions and accurately complete forms provided by County required to process EFT payments.

Contractor may upon written request, and at their expense deposit substitute so writies found in Government Code section 16430 as authorized by the Public Contract Code section 2 300 in lieu of retention monies withheld to insure performance.

Partial payment for materials that are furnished but are not incorporated in 'he we'k mr, be made to the Contractor at the sole discretion of the Engineer.

The provisions of Public Contract Code section 20104.50, cited it media and at the end of these Special Provisions, dealing with the modification, performance, and payment of public works contracts are incorporated herein.

20104.50.

- (a)(1) It is the intent of the Legislature in contractors on time so that these contractors can mere, their wind bligations. In requiring prompt payment by all local lovernments, the Legislature hereby finds and declares that the prempt payment of outstanding receipts is not merely a municipal article in intent of the Legislature in enacting this article to fully occurrent the field of public policy relating to the prompt payment of local covernments' outstanding receipts. The Legislature finds and declares that all government officials, including the second covernment, must set a standard of prompt payment that any business in the private sector which may contract for second should took towards for guidance.
- (b) Any local agency which fails to make any progress payment with a 30 days after receipt of an undisputed and properly bring a contractor on a construction contract shall pay interest to the contractor equivalent to the legal to the forth in subdivision (a) of Section 685.010 of the Code of Civil Procedure.
- (c) Upon receipt of a payment request, each local agency shall act in accordance with both of the following:
- (1) Each payment request shall be reviewed by the local agency as soon as practicable after receipt for the purpose of determining that the payment request is a proper payment request.
- (2) Any payment request determined not to be a proper payment request suitable for payment shall be returned to the contractor as soon as practicable, but not later than seven days, after receipt. A request returned pursuant to this paragraph shall be accompanied

by a document setting forth in writing the reasons why the payment request is not proper.

- (d) The number of days available to a local agency to make a payment without incurring interest pursuant to this section shall be reduced by the number of days by which a local agency exceeds the seven-day return requirement set forth in paragraph (2) of subdivision €.
- (e) For purposes of this article:
- (1) A "local agency" includes, but is not limited to, a city, including a charter city, a county, and a city and county, and is any public entity subject to this part.
- (2) A "progress payment" includes all payments due contra tors, except that portion of the final payment designated by the contract as retention earnings.
- (3) A payment request shall be considered projerly tute if funds are available for payment of the payment eques, and payment is not delayed due to an audit inquiry by the mancial officer of the local agency.
- (f) Each local agency shall require that this article, or a summary thereof, be set forth in the terms of a contract subject to this article.

Delete the 2nd sentence section 3-1.16D(1), "General."

Delete reference to "Pub Con" Jode § . "25" 3" in section 9-1.16E(1), "General."

Replace "may" with "shall" in "be st sentence of section 9-1.16E(4), "Stop Notice Withholds."

elete sectio. 9-1.16F, "Retentions."

## Rep. ce 9-1.17D(1), "General," with:

**9-1.17D(1) Final Rayment and Claims** - After acceptance by the Director, the Engineer will make a proposed final estimate a writing of the total amount payable to the Contractor, including therein an itemization of cold amount, segregated as to contract item quantities, extra work and any other basis for payments and shall also show therein all deductions made or to be made for prior payments and amounts to be kept or retained under the provisions of the contract. All prior estimates and payments shall be subject to correction in the proposed final estimate. The Contractor shall submit written approval of the proposed final estimate or a written statement of claims as provided below.

On the Contractor's approval, or if he files no claim, the Engineer will issue a final estimate in writing in accordance with the proposed final estimate submitted to the Contractor and within 30 days thereafter the County will pay the entire sum so found to be due. Such final estimate and payment thereon shall be conclusive and binding against both parties to the contract on all questions relating to the amount of work done and the compensation payable therefor, except as otherwise provided in Sections 9-1.03C, "Records," and 9-1.09, "Clerical Errors."

If the Contractor files a claim(s), the Engineer will issue a semifinal estimate in accordance with the proposed final estimate submitted to the Contractor and within 30 days thereafter the County will pay the sum so found to be due. Such semifinal estimate any payment thereon shall be conclusive and binding against both parties to the contract on all questions relating to the amount of work done and the compensation payable therefor, except insofar as affected by the claim(s) filed within the time and in the manner required hereunder and except as otherwise provided in Sections 9-1.03C, "Records," and 9-1.09, "Clerical Errors."

For additional claims procedures and rights under the Public Contract Code, please see 5-1.43E, "Dispute Resolution for Claims subject to Public Contract Code sections 9204, 20104, 20104.2, 20104.4 and/or 20104.6," of these Special Provisions.

The Contractor shall keep full and complete records of the costs and additional time curred for any work for which a claim for additional compensation is made. The Engine for any cost signated claim investigator or auditor shall have access to those records and any there cords is may be required by the Engineer to determine the facts or contentions involved in the claim. Failure to permit access to such records shall be sufficient cause for denying the colims.

Any claim for overhead type expenses or costs shall be supp ter by a audit report of an independent Certified Public Accountant. Any such overhead claim hall a be subject to audit by the County at its discretion.

Any costs or expenses incurred by the County in received or auditing any claims that are not supported by the Contractor's cost accounting or other received by the County within the meaning of the Colifon. False Claims Act.

Delete section 9 \.17D(2)( ), "General."

Replace the 6th paragraph section 9-1.17D(3) with:

Failure to comply with the claim provinges described in the Contract Documents is a bar to pursue the claim in a court of 'aw.

Replace "30" with "1" in the 1st sentence of section 9-1.17(D)(1), "General."

Delete section 9-1.2 "Arbitration," in its entirety and replace with the following: 9-1.22 CIVIL ACTION

See Section 1.4. "Cir., Action" of these Special Provisions.

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#### **DIVISION II – GENERAL CONSTRUCTION**

### **10-1.01 ORDER OF WORK**

Order of work shall conform to the provisions in Section 8, "Prosecution and Progress," of the Standard Specifications and these special provisions.

**First order of work** - The Contractor shall submit a Traffic Control Plan detailing the proposed construction phase staging, and traffic control during the pre-construction meeting for review and approval by the Engineer.

**Second order of work** - The Contractor shall install Portable Changeable Message Signs (PCMS) at locations approved by the Engineer. The signs shall be installed two (2) weeks prior to the start of construction or as directed by the Engineer.

Attention is directed to the **"Portable Changeable Message Signs"** section of these Special Provisions regarding compensation for conforming to this order of work.

**Third order of work** - The contractor shall contact the County Surveyors to request survey for horizontal and vertical control staking of the centerline of the roadway at least two (2) weeks prior to the start of construction.

The purpose for the survey request is for the County Surveyor to provide enough survey data for the contractor to reconstruct the roadway in its current location. The survey data will be provided as follows:

- 1. Survey stakes will be provided at 50' maximum increments along tange: segment and at 25' maximum increments along horizontal curves, and 25' maximum increment along grade breaks.
- 2. Additional stakes may be provided at existing edge of pavement of the contractor, subject to the approval of the Englisher.
- 3. Stakes and marks set by the Engineer shall be carefully prese recoy the Contractor. In case the stakes and marks are destroyed or damaged, the stake and marks will be replaced at the Engineer's earliest convenience. The Contractor will be contractor of the Engineer were carelessly or willfully destroyed or data and by the Contractor's operations. This charge will be deducted from any mode, as due or to become due to the Contractor.

Attention is directed to Section, "SURVEY I ONUMEN 'S" of these special provisions.

**Fourth order of work** - The Control for six "I pos' sidewalk closure signs at least two (2) weeks prior to closure dates at resup locations as stipulated in the Special Condition of the Traffic Control System section elsewhere in these Special Provisions. Signs shall advise pedestrians of anticipated closure date.

Attention is directed to **Jublic Safety** and "Traffic Control System" in these Special Provisions.

Fifth order of work Prior to the start of construction, the Contractor shall coordinate with the Engineer and Er vironme tal Management Division (EMD) for the approval of construction staging area pe Section 0-1.04, "Environmental Mitigation Measures" of these special provisions. It approved starting area is outside of existing road right-of-way, Contractor shall be required to submit confidence agreement with property owner to the Engineer.

Full contensation or conforming to the requirements of this section, including any additional mobilizing or demobilizing costs, other work or labor, materials, tools, equipment, and incidentals, not otherwise provided for, shall be considered as included in the prices paid for various items of work and no additional compensation will be allowed therefor.

# 10-1.02 SUPPEMENTAL WORK AT FORCE ACCOUNT (UNFORSEEN DIFFERING SITE CONDITIONS AND UTILITY CONFLICTS)

This work shall consist of extra work, related to specified items of work, necessary to address unforeseen conditions of position, location, and/or dimensions of existing underground and/or surface improvements, including utilities. Extra work addressed under the provisions of this

section will be work, of a minor nature, not specifically covered by contract items, but determined by the Engineer to be necessary to the completion of specified construction within the functional range, scope, and intent of the contract.

Extra work to address subsurface or latent physical conditions that differ materially from those indicated in the contract; or unknown physical conditions of an unusual nature, differing from those initially encountered and generally recognized as inherent in the work provided for in the contract will be addressed in accordance with Section 4-1.06, "Differing Site Conditions (23 CFR 635.109)", of the Standard Specifications.

Additional work falling within the scope and character of the existing contract items shall be considered as normal to the progress of construction and will be addressed in accordance with Section 4-1.05, "Changes and Extra Work", of the Standard Specifications.

If the Contractor is delayed in the completion of the contract work as a dire. result of he work described in this section, an extension of time as provided in the fifth pangraph of Section 8-1.10, "Liquidated Damages" will be granted.

Compensation for work performed under this section, and calculated a spress bed in Section 9-1.04, "Force Account", of the Standard Specifications will be compative over the duration of the contract.

Prospective bidders shall include the Contract Amount and in the purposal for "Supplemental Work at Force Account (Unforces on Differing Site Conditions and Utility Conflicts)" as their bid for this contract item. The analysis purely arbitrary and no guarantee is given or implied that any payments will be nade.

Furnishing all labor, equipment, material, toos and in identals and doing all work determined by the Engineer to fall under this section shall be considered to be included in payments made for "Supplemental Work at Force (Uniones an Diffusion Site Conditions and Utility Conflicts)", and no separate payment will be made therefor.

Order of work shall conform to the projection in Section 8, "Prosecution and Progress," of the Standard Specifications and these specifications.

Full compensation for cor a ming to the requirements of this section, including any additional mobilizing or demobilizing costs, other work or labor, materials, tools, equipment, and incidentals, not otherwise provided for, shall be considered as included in the prices paid for various items of vertical and no additional compensation will be allowed therefor.

### 10-1.03 PU. LIC SAF .TY

The Contor sold provide for the safety of traffic and the public in conformance with the provision, in Section 7-1.04, "Public Safety," of the Standard Specifications and these special provisions.

The Contractor shall furnish, erect and maintain those fences, temporary railing (Type K), barricades, lights, signs and other devices and take such other protective measures that are necessary to prevent accidents or damage or injury to the public, especially pedestrians who travel through the work zone area. Where no other means of pedestrian passage through construction area is available, the Contractor shall provide detours for pedestrian travel. When applicable, the California MUTCD latest edition Figure 6H-28 "Sidewalk Detour or Diversion" Typical Application 28 and Figure 6H-29" Crosswalk Closures and Pedestrian Detours" Typical Application 29 as included in the green sheets may be used and referenced as part of the project's Traffic Control Plan.

If any of the above referenced CA MUTCD Typical Application/s is/are not applicable due to project field conditions, or as required by the Engineer, the Contractor shall prepare a Pedestrian Traffic Control Plan and submit to the Engineer for review and approval. The Pedestrian Traffic Control Plan shall detail any pedestrian detour with all signage, barricades, fencing, delineators, etc. as necessary for safe pedestrian travel through or around the work zone area in conformance with the California Manual on Uniform Traffic Control Devices (CA MUTCD) – Part 6 (latest edition) – Temporary Traffic Control sections 6D.01 "Pedestrian Considerations" and section 6D.02 "Accessibility Considerations". Refer to additional Traffic Control Plan requirements as specified in the Traffic Control System section of these Special Provisions. Nothing in these Special Provisions is to be construed as to reduce the minimum standards in the CA MUTCD.

The Contractor shall install temporary railing (Type K) between a lane open to public raffic and an excavation, obstacle, or storage area when the following conditions exist

- 1) Excavations The near edge of the excavation is 15 feet or less from the edge of the lane, except:
- a) Excavations covered with sheet steel or concrete covers of adequate to ickness to prevent accidental entry by traffic or the public.
- b) Excavations less than 1 foot deep.
- c) Trenches less than 1-foot wide for irrigation pipe or electrical and uit, or excavations less than 1-foot in diameter.
- d) Excavations parallel to the lane for the purpor e of prepare vement widening or reconstruction.
- e) Excavations protected by side slopes, where the period qual to or less than 1:4 (vertical:horizontal)
- f) Excavations protected by existing bar ier or raing.
- g) Excavations within temporary traffic ontrol zon is that do not extend beyond a single daylight period, for these zones aftern, five barrier systems should be considered.
- 2) Temporarily Unprotected Pernaner Obstacles The work includes the installation of a fixed obstacle together with a projective system, such as a sign structure together with protective railing and the Contractor relects to install the obstacle prior to installing the protective system; or the Contractor for the Contractor's convenience and with permission of the Language, removes a portion of an existing protective railing at an obstacle and does not a place such railing complete in place during the same day.
- 3) Storage A sas M. erial or equipment is stored within 12 feet of the lane and the storage is not otherwise prohibited by the provisions of the Standard Specifications and these specifications.

The approach e. 1 of temporary railing (Type K), installed in conformance with the provisions in this section 7-1.04, "Public Safety," of the Standard Specifical, his, shall be offset a minimum of 15.33 feet from the edge of the traffic lane open to public traffic. The temporary railing shall be installed on a skew toward the edge of the traffic lane of not more than 1-foot transversely to 10 feet longitudinally with respect to the edge of the traffic lane. If the 15.33 feet minimum offset cannot be achieved, the temporary railing shall be installed on the 10:1 skew to obtain the maximum available offset between the approach end of the railing and the edge of the traffic lane, and an array of temporary crash cushion modules shall be installed at the approach end of the temporary railing.

Temporary railing (Type K) shall conform to the provisions in Section 12-3.20, "Temporary Railing (Type K)," of the Standard Specifications. Temporary railing (Type K), conforming to the details shown on Standard Plans T3A and T3B or approved equal by the Engineer may be used.

The sixth paragraph of Section 12-3.20C(1), "General," of the Standard Specifications is amended to read:

Install a reflector on the top or face of the rail of each rail unit placed within 10 feet of a traffic lane as directed by the Engineer. Apply adhesive for mounting the reflector under the reflector manufacturer's instructions.

Reflectors on temporary railing (Type K) shall conform to the provisions in "Approved Traffic Products" of these special provisions.

Temporary crash cushion modules shall conform to the provisions in "Temporary Crash Cushion Module" of these special provisions.

Except for installing, maintaining and removing traffic control devices, whene is performed or equipment is operated in the following work areas the Contrator shall to see the adjacent traffic lane unless otherwise provided in the Standard Specification, and the special provisions:

Approach speed of public traffic (Posted	Work Areas
Limit mph)	
Over 45 mph	Within 6 feet of c traffic ane but not on a traffic lane
35 to 45 mph	Wit in 3 et of a traffic lane but not on a raffic in

The lane closure provisions of this section sharmon oppy if the work area is protected by permanent, temporary railing, or barrier. Wen traffic ones or delineators are used to delineate a temporary edge of traffic lane, the line of cones or delineators shall be considered to be the edge of traffic lane, however the Contractor shall not reduce the width of an existing lane to less than 11 feet without writen ar royal from the Engineer.

When work is not in progress on trenctor other excavation that requires closure of an adjacent lane, the traffic control or portable delineators used for the lane closure shall be placed adjacent to the edge of the raveled way. The spacing of the cones or delineators shall be the same as specified for the lane closure.

Open trenches le . open c ernight shall be protected by temporary railing (Type K) or other approved tempo ary traffic arrier as determined by the Engineer.

The locations of temporar railing (Type K) shall be shown on Traffic Control Plans for review and approval by the Engineer. Attention is directed to the Traffic Control System section elsewhere special provisions.

Contractor hay propose to the Engineer an alternative to the use of temporary railing (Type K) and/or crash hishions in areas where the use of these devices is anticipated to be for a relatively short period of time but no more than five working days. Approval of the Engineer for the use of the proposed alternatives shall not relieve the Contractor from being solely responsible for any damages resulting from the use of these alternatives in accordance with Section 7-1.05 "INDEMNIFICATION" of the Standard Specifications and these Special Provisions.

Suspended loads or equipment shall not be moved nor positioned over public traffic or pedestrians.

Full compensation for conforming to the requirements of Section 7-1.04, "Public Safety," and the requirements of these special provisions, including furnishing all labor and installing temporary railing (Type K) and temporary crash cushion modules, shall be considered as included in the contract price paid for **Traffic Control System** and no additional compensation will be allowed therefor.

### 10-1.04 STORMWATER POLLUTION CONTROL PROGRAM (WPCP)

This project shall conform to the Permits and mor' ications thereto. The Contractor shall therefore understand and have necessary certifications and fully comply with the applicable provisions of the Permits and all modifications, there is the Manuals, and Federal, State and local regulations and requirements that governments that governments operations and stormwater and non-stormwater discharges from both the project site and areas of disturbance outside of the project limits during all construction phases. Attention is directed to Sections 7-1.01, "Laws to be Observed," of the Standard Specifications and Section 5-1.03A, "Indemnification" and Section 5-1.03B, "Insurance", of the Specific Provisions.

The Contractor shall comply with the quirements of the Permits and Manuals for those areas and shall implement, inspect and man tain the required water pollution control practices. Installing, inspecting and raintaining water pollution control practices on areas outside the project area and County right of way, not specifically arranged and provided for by the County in the execution of this contract, vill not be paid for without prior written approval.

# STORMWAT R POLL ITION PREVENTION PLAN PREPARATION APPROVAL AND AMENDMEN S

The SAN BEK, 'ARL NO COUNTY has determined a **Risk Level 1** for this project. The County has project a Light Stormwater Pollution Prevention Plan (SWPPP) for the project. The Draft SWPPP rovides and general stormwater approach for the project and the minimum necessary Best Management Practices (BMPs). The Draft SWPPP is not to be considered a final and complete document until it has been reviewed and updated by the Contractor, additionally reviewed and approved by the County, and submitted to the SWRCB. The Contractor is expected to include in the updated Final SWPPP necessary details pertaining to the methods and scheduling of construction and any additional necessary BMPs, based on the Contractor's project approach.

Four (4) final signed hardcopies and one (1) electronic copy of the Final SWPPP must be submitted to the Engineer for review and acceptance within 15 business days prior to the start of construction activities. No work having potential to cause water pollution shall be performed until the SWPPP has been approved by the Engineer. The Contractor shall keep one (1) copy of the approved Final SWPPP and any approved amendments to the Final SWPPP at the

project site. The SWPPP shall be made available upon request by a representative of the RWQCB and the SWRCB. Requests made by the public or other third parties for review of the SWPPP shall be directed to the Engineer. The Contractor shall notify the Engineer immediately when regulatory agencies request to enter, inspect, sample, monitor, or otherwise access the project site or the Contractor's records pertaining to the water pollution control work. The Contractor shall immediately send copies of all correspondences, notices of violation, enforcement actions or proposed fines, issued by a regulatory agency, to the Engineer.

# SWPPP IMPLEMENTATION - (INSPECTION, MAINTENANCE & REPAIR, RAIN EVENT ACTION PLAN (REAP), MONITORING AND REPORTING)

SWPPP Implementation, further defined as Inspection, Maintenance & Lepair, main Event Action Plan (REAP), Monitoring, and Reporting shall conform to all of a requirements of Attachment "Risk Level 1 Requirements," included in the Permits and Agreements a section (Brown Pages) of these Special Provisions. Contractor's failure to strict continue to these requirements shall be subject to the Payment and Penalties structions of this section in addition to the Engineer may order suspension of construction of the section in a section of the Engineer may order suspension of construction of the section in the Engineer may order suspension of construction of the section in the Engineer may order suspension of construction of the section in the Engineer may order suspension of construction of the section in the Engineer may order suspension of construction of the section in the Engineer may order suspension of the section of the section in the Engineer may order suspension of the section of the section in the Engineer may order suspension of the section of the section of the section in the Engineer may order suspension of the section of the section of the section of the section in the section of t

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Unless otherwise specified, upon approval of the SWF, r, the Contractor shall be responsible throughout the duration of the project for installing, constructing, inspecting, maintaining, repairing, removing, and disposing of the water pullution consolidation of practices specified in the SWPPP and in the amendments. Unless other the directed by the Engineer, the Contractor's responsibility for SWPPP implementation of all contract roughout temporary suspensions of work ordered in conformance with the provisions in the Standard Specifications. Requirements for installation, construction, spection maintenance, removal, and disposal of water pollution control practices show conformations.

If the Contractor or the Engineer ident. As a deficiency in the implementation of the approved SWPPP or amendments, the deficiency hall be corrected immediately unless requested by the Contractor and approved by the Engineer in writing, but shall be corrected prior to the onset of precipitation. In the contractor fails to correct the identified deficiency by the date agreed or prior to the project shall be in nonconformance with this section, "Water Follution control." If the Contractor fails to conform to the provisions of this section, "Water Pollution control," the Engineer may order the suspension of construction operations us till the project complies with the requirements of this section.

## WATER POLL, TION BEST MANAGEMENT PLAN (BMP) BUDGET

The Contractor since include a completed Water Pollution BMP budget (sample shown below) with Contractor's submittal of the Final SWPPP to the Engineer. The Water Pollution BMP budget shall semize the BMPs for water pollution control work. The Water Pollution BMP budget shall provide a cost breakdown of the contract lump sum for the water pollution control work based on BMP quantity, unit cost and total amount.

The sum of the amounts for the items of work listed in the Water Pollution BMP budget shall be equal to the contract lump sum price bid for water pollution control work.

The Contractor shall be responsible for the accuracy of the quantities and values used in the Water Pollution BMP budget. Partial payment for the item of water pollution control work will

not be made until the Water Pollution BMP budget is approved by the Engineer. Overhead and profit shall be included in the individual line items listed in the Water Pollution BMP budget.

Line item quantities indicated in the Water Pollution BMP budget in this section shall be considered to be project-specific minimums. Additionally, Line items indicated <u>without quantities</u> in the Water Pollution BMP budget <u>shall be</u> considered by the Contractor for selection to meet the applicable "Minimum Requirements" as defined in the California BMP Handbook for Construction. All the BMPs listed in the Water Pollution BMP budget can be referenced in the California BMP Handbook for Construction.

### WATER POLLUTION BMP BUDGET

## WATER POLLUTION BMP BUDGET

ITEM	DESCRIPTION	UNIT	ESTIMATED QUANTIT'	V. '.UE AMOUNT
EC-3	Hydraulic mulch	SQYD		
EC-4	Hydroseeding	SQYD		<del></del>
EC-5	Soil binders	SQYD		
EC-6	Straw mulch	SQYD		
EC-7	Geotextiles	SQYD		
EC-9	Earth dikes/swales	LF		
EC-10	Outlet protection	EA		
EC-11	Slope drains	Ę.		
EC-12	Streambank stab.	1 3		
SE-1	Silt fence			
SE-2	Sediment basin	EA		
SE-3	Sediment trap	ΞA		
SE-4	Check dam	EA	0	
SE-5	Fiber rolls	LF	600	
SE-6	Gravel bag ' ₂rm	`_F	400	
SE-7	Street sv epng	LS	1	
SE-8	Sandbay barrie	LF		
SE-9	Strate barrier	LF		
SE-10	Sorm Dra Inlet rotection	EA	4	
SE-10	\ 'nd erosic	LS	1	
TC-1	Sta "ized construction ntrance/exit	EA	2	
TC-∠	ilized construction roadway	EA		
TC-3	Entrance/outlet tire wash	EA	4	
NS-1	Water conservation practices	LS	1	
NS-2	Dewatering Operations	EA	1	
NS-3	Paving and grinding operations	LS	1	
NS-4	Temporary Stream crossing	EA		
NS-5	Clear water diversion	EA		

NS-6	IC/ID	LS	1		
NS-7	Potable water	LS	1		
NS-8	Vehicle equip.	LS	1		
	cleaning				
NS-9	Vehicle equip. fueling	LS	1		
NS-10	Vehicle and equip.	LS	1		
	maintenance				
NS-11	Pile driving operations	LS			
NS-12	Concrete curing	LS	1		
NS-13	Material and Equip.	LS			
	use over water				
NS-14	Concrete finishing	LS	1		
NS-15	Structure demolition	LS	1		
WM-1	Material delivery and	LS	1		
	storage				
WM-2	Material use	LS			
WM-3	Stockpile mgmt.	LS	1		
WM-4	Spill prevention and	LS	2		
	control				
WM-5	Solid waste mgmt.	LS	1		
WM-6	Haz. Waste mgmt.	LS			
WM-7	Contaminated soil	LS		_	
	mgmt.				
WM-8	Concrete waste mgmt.	LS	1		
WM-9	Sanitary/septic waste	LS			
	mgmt.				
WM-10	Liquid waste mgmt.	1.3			

No adjustment in comperation will be made to the contract lump sum price paid for water pollution control work due to "ifferences between the quantities shown in the approved BMP budget and the quantities required to complete the work as shown on the approved SWPPP. No adjustment in comperation will be made for ordered changes to correct SWPPP work resulting from the Contractor's own operations or from the Contractor's negligence.

The quantities men, and above are minimums; therefore, the contractor shall increase these quantities if deeled necessary during construction, and without additional cost to the County.

The approx of BMP budget will be used to determine partial payments during the progress of the work and is the basis for calculating the adjustment in compensation for the item of water pollution control work due to increases or decreases of quantities ordered by the Engineer. When an ordered change increases or decreases the quantities of an approved cost breakdown item, the adjustment in compensation will be determined in the same manner specified for increases and decreases in the quantity of a contract item of work in conformance with the provisions in Section 4-1.03B, "Increased or Decreased Quantities," of the Standard Specifications. If an ordered change requires a new item which is not on the approved BMP budget, the adjustment in compensation will be determined in the same manner specified for extra work in conformance with Section 4-1.03D, "Extra Work," of the Standard Specifications.

Unless otherwise specified in writing, upon approval of the SWPPP and the BMP budget, the Contractor shall be responsible throughout the duration of the project for installing, constructing, inspecting, maintaining, removing and disposing of the water pollution control practices specified in the SWPPP and the BMP budget.

### **PAYMENTS AND PENALTIES**

The contract lump sum price paid for "Prepare Final Storm Water Pollution Control Plan (SWPPP)" shall include full compensation for furnishing all labor, materials, tools, equipment, and incidentals for doing all the work involved in developing, preparing, obtaining approval of, revising, and amending the SWPPP, as specified in the Standard Specification, and these special provisions, and as directed by the Engineer.

Attention is directed to Section 9-1.06, "Partial Payments," and Section 9-1. \(^7\) "Payr ent After Acceptance," of the Standard Specifications. Payments for preparing the Sinal SW" PP will be made as follows:

- A. After the Final SWPPP has been approved by the Engineer 15 pe cent of the contract item price to prepare the Final SWPPP will be included in a monthly partial payment estimate.
- B. After acceptance of the contract in conformance y the provisions in Section 7-1.17, "Acceptance of Contract," of the Standard Specifications, payment for the remaining 25 percent of the contract item price of prepare the Final SWPPP will be made in conformance with the provisions in Section 9-1.17.

Water Pollution Control Work sha' be co. pensited as a percentage of working days. The contractor must comply with all aquirements and shall maintain and submit all necessary documents monthly to a salve compensation.

The contract lump sum rice for **Water Pollution Control Program**, shall include full compensation for furnisting bor, materials, tools, equipment and incidentals for doing all the work involved in developing, viewing, updating, amending and implementing (inspection, maintenance & retain, NEAP, monitoring and reporting) a Storm Water Pollution Prevention Plan, including istalling, constructing, removing and disposing of water pollution control practices, and on-storm ater management and waste management and no additional compensation will be allowed, unless there is a separate prior approval in writing by the Engineer.

No progress payment shall be made for water pollution control work where a deficiency is documented regarding the contractors strict compliance with implementing (inspection, maintenance & repair, REAP, monitoring and reporting) including, but not limited to, appropriate BMPs are not implemented prior to a rain event, or if a failure of a BMP is not corrected prior to a rain event.

Contractor agrees that the SAN BERNARDINO COUNTY and/or the County Board of Supervisors' acceptance of the Final SWPPP does not relieve the Contractor of his/her obligations under Section 5-1.03A, "Indemnification" and Section 5-1.03B, "Insurance" of the Special Provisions. Approval shall not constitute a finding that the SWPPP complies with

applicable requirements of the Permits, the Manuals and applicable Federal, State and local laws, regulations, and requirements.

In accordance with Section 7 "Legal Relations and Responsibility" of the Standard Specifications, the Contractor shall be solely responsible for penalties assessed or levied on the Contractor or the County as a result of the Contractor's failure to comply with the provisions in this section, including but not limited to, compliance with the applicable provisions of the Permits, the Manuals, and Federal, State and local regulations and requirements as set forth, therein. Penalties as used in this section shall include fines, penalties and damages, whether proposed, assessed, or levied against the County or the Contractor, including those levied under the Federal Clean Water Act and the State Porter-Cologne Water Quality Control Act, by governmental agencies or as a result of citizen suits. Penalties and agencies or as a result of citizen suits. Penalties and agencies or applicable laws, regulations or requirements. Costs incurred cor'ld in 'ude su'ns spent instead of penalties, in mitigation or to remediate or correct the violations.

#### RETENTION OF FUNDS

Retention of funds for failure to conform to the provisions in the section, "Water Pollution Control," shall be in addition to the other retention amount required by the contract.

Notwithstanding any other remedies authorized by `w, the County may retain money due the Contractor under the contract, in an amount determine by the County, up to and including the entire amount of Penalties proposed, assess a or view as result of the Contractor's violation of the Permits, the Manuals, or Federal or tate law, equiations or requirements. Funds may be retained by the County until final disposition has been made as to the Penalties. The Contractor shall remain liable for the full a punt of Penalties until such time as they are resolved with the entity seeking the Penalties.

In addition, when a regulatory agency identifies a failure to comply with the Permits and modifications thereto, the fanuals, or other Federal, State or local requirements, the County may retain money due to the Contractor, subject to the following:

- A. The amount inclined, due to Contractor's failure to conform to the provisions in this section, "Yater Polition Control", will be released for payment on the next monthly estimate or partial payment following the implementation and maintenance of corrections and which water pollution has been adequately controlled, as determined by the Englineer.
- B. During the period that the Contractor fails to conform to the provisions in this section, "Water Pollution Control", the County may retain an amount equal to 25 percent of the estimated value for the contract work performed

# 10-1.05 DUST CONTROL

This work, Dust Control, shall consist of all operations necessary to control fugitive dust arising from construction operations, and due to any disturbance of natural ground covers resulting therefrom, in compliance with governing EPA and NPDES requirements and shall conform to

the provisions in Section 10-5, "Dust Control," of the Standard Specifications and these Special Provisions.

The Contractor shall furnish adequate dust control measures as provided in Section 10-5, "Dust Control," of the Standard Specifications and these Special Provisions during normal nonwork hours (e.g., nights, weekends, or holidays) encompassed within working days authorized in the contract and executed contract change orders, at no additional cost to the Department. Additional dust control required during suspensions of work directed by the Engineer, for reasons stated in Section 8-1.06, "Suspensions" for which the Engineer authorizes extension of "Time of Completion" will be paid for as extra work as provided in Section 4-1.05. "Changes and Extra work," of the Standard Specifications

The CONTRACTOR is responsible for meeting and being in compliance with all of the requirements of the (Mojave or South Coast wherever the project applies) Al. Quality Management District's (AQMD) "Rule 403, Fugitive Dust" including, but refiling differentially the temperature of the Coast wherever the project applies) Al. Quality Management District's (AQMD) "Rule 403, Fugitive Dust" including, but refiling differentially the temperature of the contract of the Coast wherever the project applies) Al. Quality Management District's (AQMD) "Rule 403, Fugitive Dust" to profile all provide copies of said items to the ENGINEER or his authorized representative in a provide copies of said items to the ENGINEER or his authorized representative in a provide copies of said items to the ENGINEER or his authorized representative in a provide copies of said items to the ENGINEER or his authorized representative in a provide copies of said items to the ENGINEER or his authorized representative in a provide copies of said items to the ENGINEER or his authorized representative in a provide copies of said items to the ENGINEER or his authorized representative in a provide copies of said items to the ENGINEER or his authorized representative in a provide copies of said items to the ENGINEER or his authorized representative in a provide copies of said items to the ENGINEER or his authorized representative in a provide copies of said items to the ENGINEER or his authorized representative in a provide copies of said items to the ENGINEER or his authorized representative in a provide copies of said items to the ENGINEER or his authorized representative in a provide copies of said items to the Contract or his authorized representative in a provide copies of said items to the Contract or his authorized representative in a provide copies of said items to the Contract or his authorized representative in a provide copies of said items to the Contract or his authorized representative in a provide copies of said items to the Contract or his

Full compensation for conforming to t'e requirement of AQMD, including furnishing all labor, water, materials, tools, equipment od incidentals shall be considered as included in the prices paid for **various contract items of water**, and no additional compensation will be allowed therefor.

# 10-1.06 MOBILIZATION

Mobilization shall consist of preparatory work and operations, including, but not limited to, those necessary or the modement of personnel, equipment, supplies and incidentals to the project site; or the establishment of all offices, buildings and other facilities necessary for work on the project; and incidentals and operations which must be performed or costs incurred in project site.

Mobilization, 'hall conform to the provisions in section 9-1.16D, "Mobilization," of the Standard Specifications.

The contract lump sum price paid for **Mobilization** shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals, and for doing all the work involved in mobilization as specified herein. No additional compensation will be allowed for additional mobilization / demobilization costs due to weather days or loss of production due to cold weather.

# 10-1.07 ENVIRONMENTAL MITIGATION MEASURES

The project consists of: full depth reconstruction on Cactus and Jurupa, cold plan and overlay on Hamada Ln. and Farmers Ct., construct ADA curb ramps, clearing and grubbing, finish roadway, and cold plane AC in some areas throughout the project limits. The project is located in the Bloomington area of San Bernardino County.

#### **ENVIRONMENTAL DETERMINATION**

In compliance with the California Environmental Quality Act (CEQA), Environmental Management Division (EMD) staff has reviewed the proposed project.

The proposed project qualifies for two separate exemptions per the CEQA guidelines: a Class 1 Categorical Exemption "Existing Facilities" under Section 15301(c) of the CECA Guidelines which allows for repair and maintenance activities on existing roads, side valks, go the similar facilities that involve negligible or no expansion of use beyond that existing at the time of the lead agency's determination; and a Class 2 Categorical Exemption Replacement or Reconstruction" under Section 15302 of the CEQA Guidelines, which a low for the replacement or reconstruction of existing structures and facilities which the lead set to the same site as the structure replaced and with his sensitivities which are sensitively the same purpose and capacity as the structure replaced.

In order to qualify for these exemptions, the following condition(s) should be observed.

### **GENERAL CONDITIONS**

- 1. All work, including equipment staging, will remain on disturbed areas. No new work outside disturbed areas or existing rights-cow y will be performed without further environmental evaluation.
- 2. Standard best management practic s shall en plemented during all maintenance activities, especially those pertaining to dust control, erosion control, and storm water pollution prevention. If equipment is parked overnight then a drip pan, or some other form of protection shall be ploced under the period on the worksite shall be removed from the site daily. Please contact E. O at (909) 387-8109 with any questions.

# BIOLOGICAL RESOURCE ONDITION

1. To avoid impacts 'any nesting migratory birds, project activities shall be conducted outside of bird nesting pason (March 1 through August 31). If the maintenance project is scheduled during the nesting season, pre-construction nest survey(s) are required to ensure the impact to nesting birds are avoided. The last survey is to be conducted within three days proof to the start of work. If occupied nests are observed within the project are not the qualified biologist shall flag off the area(s) supporting bird nest(s) to provide a but for (see of buffer will be dependent of the species found to be nesting at the discretion of the biologist), between the nest(s) and limits of maintenance. The bulgest in provide appropriate recommendations to ensure that no "take" results from the subject maintenance activities in the vicinity of flagged nest(s). If the surveys are negative maintenance activities can proceed as proposed. Please contact EMD at (909) 387-8109 to schedule pre-construction nest surveys.

# **CULTURAL RESOURCE CONDITIONS**

 Should prehistoric or historical archaeological resources be encountered during construction, the evaluation of any such resources should proceed in accordance with all appropriate federal, state, and local guidelines. Specifically, all work must be stopped in the immediate vicinity of the cultural resource found until a qualified archaeologist can assess the significance of the resource. If a cultural resource find is made notify EMD at (909) 387-8109. 2. If humans remains are encountered during construction, then the San Bernardino County Coroner's Office must be contacted in accordance with state law within 24 hours of the find and all work should be stopped until clearance is given by that office and any other involved agencies. The Coroner's Office may be contacted at the Coroner's Division, County of San Bernardino, 175 S. Lena Road, San Bernardino, CA. Tel: (909) 387-2978.

It is our opinion that the Cactus Avenue and other Road Locations Improvements Project, meets the criteria for an exemption under Section 15301, and Section 15302 of the CEQA Guidelines. To complete the Categorical Exemption process, I recommend that a Notice of Exemption, together with the required fee, be filed with the Clerk of the Board of Supervisors of the County of San Bernardino.

Full compensation for conforming to the requirements of this section, not otherwise provided for, including furnishing all labor, materials, tools, equipment and incident 's, and for doing all the work involved shall be considered as included in the contraction, see point for the **various** items of work and no additional compensation will be allowed therefore.

# 10-1.08 TRAFFIC CONTROL SYSTEM

# A. **GENERAL**:

This work shall consist of all operations necessary to conduct construction operations in a safe manner relative to public traffic, and shall conform to the requirements in Section "Temporary Pavement Delineation" of these Special Provisions and those in Section 7-1.03, "Public Convenience," Section 7-1.04, "Public Cafe." and Section 12, "Temporary Traffic Control," of the Standard Specifications. Nothing in the provisions shall be construed as relieving the Contractor from his paper sibility as provided in said Section 7-1.04 of the Standard Specifications.

The requirements of this section, titled "coneral" shall apply to all projects except as modified below in Section B, "Special" Conditions," or as otherwise approved by the Engineer.

Construction that interferes we public traffic shall be performed only between 7:00 A.M., and 4:00 P.M., except that hich is a quired under Sections 7-1.03, "Public Convenience," and 7-1.04, "Public Sa ety," of a Standard Specifications, as modified below in Section B, or as approved by the Engineer

The Contractor's. "In smit a Traffic Control Plan for the entire project limits, including intersections, that it is proposed construction staging and traffic control for approval by the Engineer at the set two weeks (10 working days) prior to the start of construction. The Traffic Co. 'rol Plan shall not include any intersection closures or detours. The Traffic Control Plan shall comply with the California Manual on Uniform Traffic Control Devices (CA MUTCD) – Part 6 (latest edition) - Temporary Traffic Control. Nothing in these Special Provisions is to be construed as to reduce the minimum standards in the CA MUTCD.

When applicable, the 2015 Caltrans "Temporary Traffic Control Systems" Standard Plans as included in the green sheets may be used and referenced as part of the project's Traffic Control Plan. A flashing arrow sign will be required on all lane closures and, if determined by the Engineer, will be required on shoulder closures as well.

When applicable, the Traffic Control Plan for shoulder closures may be as shown on the "Shoulder Closure" detail of Standard Plan T10, in the List of Standard and Special Drawings

(Green Pages). The spacing dimensions on the "Shoulder Closure" detail may be modified as determined by the Engineer. The traffic control plan for night time shoulder closures shall also include flashing beacons.

At any given time during active construction when the number of lanes is reduced from existing conditions for both directions of travel, active construction work zones shall be limited to the number of locations and delays to motorist in time as indicated below in section B or as determined by the Engineer.

Existing turn lanes for left and/or right turns, when present at intersections, shall remain open and operational; or when existing turn lanes are removed, temporary turn lanes shall be provided for turn movements.

If the Engineer determines that the Contractor's operations are resulting in un cceptable traffic delays, the Engineer reserves the right to implement alternate to ffic plans. Specific details are as indicated below in section B unless otherwise directed by the Logineer

The Contractor shall coordinate with local residents and business to provide ingress and egress for properties adjacent to the project for the convergence of local residents and businesses in carrying out their personal and business activities. Convergent access for mail, other delivery services, and trash services shall be included in the definition of "personal and business activities."

It is the Contractor's responsibility of have road or of interfering vehicles prior to the start of work and during work. The Contractor is responsible for notifying affected residents and businesses of the work schedule. Such notification would include placing notices (as stated above), making verbal contact, and furnishing and placing temporary "No Parking" signs 48 hours prior to the start of work, as well as notifying the California Highway Patrol 24 hours prior to such posting, such that interfering vehicles or objects may be towed or otherwise removed, if necessary With that ards to towing, the applicable County Code Sections are 52.0118, 52.013′, and 5 081.

Section 12-1.04 "Paymen" of the Standard Specifications is superseded by the following:

The co. of paishing all flaggers, including transporting flaggers to provide for passage of public raffic through the work under the provisions in Section 7-1.03, "Public November" and Section 7-1.04, "Public Safety," of the Standard Specifications, and else there in these Special Provisions, will be borne solely by the Contractor.

If determined by the Engineer that additional flaggers are required during construction activities, Contractor shall provide flaggers at no additional cost to the County.

The Contractor shall furnish, install, maintain, move, remove, and dispose of all signs, lights, flares, barricades, and other facilities for the convenience and safety of the public, as required by these Special Provisions and Section 7-1.03, Section 7-1.04, and Section 12 of the Standard Specifications.

If any component in the traffic control system is displaced, or ceases to operate or function as specified from any cause during the progress of the work, the Contractor shall immediately

repair said component to its original condition or replace said component and shall restore the component to its original location.

When lane closures are made for work periods only, at the end of each work period, all components of the traffic control system, except portable delineators placed along open trenches or excavation adjacent to the traveled way shall be removed from the traveled way and shoulder. If the Contractor so elects, said components may be stored at selected central locations approved by the Engineer within limits of the highway right of way.

When temporary lane configuration changes are allowed to facilitate that day's construction activity, the Contractor, unless otherwise directed by the Engineer, shall restore lane configurations to pre-construction conditions at the end of the workday or during periods when active construction is not taking place.

# **B. SPECIAL CONDITIONS:**

# I. <u>During Construction Activities</u>

Construction on Jurupa Ave and Cactus Ave shall e per armed on Monday through Friday only (7:00 A.M. to 4:00 P.M.) for the duration of the project.

The Contractor shall adhere to the operating our restrictions as determined and as directed by the Engineer.

At any given time when the numb r of lands on Cactus Ave and Jurupa Ave are reduced to one lane for both directions of lavel, construction work zones shall be limited to one location prostrect for british directions of travel and delays to motorist shall be limited to 10 minutes ... time or as otherwise specified in these Special Provisions or approver by the Engineer.

On Jurupa Ave for e st and we t bound traffic: Public traffic shall be permitted to pass through cons action operations at all times on a minimum of one 11-foot graded and compacte or paved lane for both direction of travel if flaggers are used. In order to control tratily additional flaggers shall be required at any intersecting street or stocks in between locations where flaggers have the traffic queued for paving operations.

On Frme's Ct. ar I Hamada Ln.: The Contractor shall maintain a minimum of one 11 foot and and compacted or paved lane for both direction of travel if floorers a pused.

**O.** Cactus Ave: Public traffic shall be permitted to pass through construction operations at all times on a minimum of <u>one 11-foot</u> graded and compacted or paved lane for both direction of travel if flaggers are used. In order to control traffic, additional flaggers shall be required at any intersecting street or streets in between locations where flaggers have the traffic queued for paving operations.

Attention is directed to "Order of Work" and "Permit" sections elsewhere in these special provisions.

**Pedestrian safety;** The Contractor shall provide passage for pedestrians through construction areas, or provide a detour where applicable. Work that interferes with

existing sidewalks or crosswalks at intersections shall be conducted so as to minimize impacts to pedestrian traffic.

In cases where a detour or an alternate pedestrian access cannot be provided, the Contractor shall be allowed to close sidewalk ramp areas where approved by the Engineer. The Contractor shall post sidewalk closure signs at these ramp locations at least two (2) days prior to the closure dates. Signs shall advise pedestrians of anticipated closure dates. Attention is also directed to the Public Safety section of these Special Provisions.

In cases where existing paved road widths are less than 24 feet, the Contractor may be allowed to utilize graded and compacted lane(s) as approved by the Engineer.

# II. <u>During Non-construction activities</u>

On Cactus Ave. Jurupa Ave, Farmers Ct. and Hamada \_\_\_\_\_. The convactor must provide two 11-foot graded and compacted or aved \_\_\_\_\_s, one for each direction of travel for use by public traffic overnig. \* and \* hen construction operations are not actively in progress. The full \* dt\* of a graded and compacted or paved traveled way shall \_\_\_\_ pen for \_\_se by public traffic overnight and when construction opera\* ons a e not actively in progress. The Contractor shall stage his construction o, or construction of continuous coordingly in order to meet the above requirements.

# C. <u>MEASUREMENT AND PAYMENT</u>:

The contract lump sum price paid f . **Traffic Call System** shall include full compensation for furnishing all labor, materials (in luding, but not limited to, all traffic control components), tools, equipment, and incidentals, and for doing all the work involved in placing, removing, storing, maintaining, moving to new locations, and replacing and disposing of the components of the traffic control system, as shown on the plans, and as specified in the Standard Specifications and these Special Provisions.

Full compensation of the principle of labor, materials, tools, equipment and incidentals, and for doing all the pork involved in furnishing, placing/installing, maintaining, relocating as necessary, removing and disposing of the advance warning signs (AWS) including payment for permits, is in the contract lump sum price paid for Traffic Control System, and no additional compensation will be allowed therefor.

Full convenience of these Special Provisions and those in Section 7.1.03, "Public Convenience," Section 7-1.04, "Public Safety," and Section 12, "Temporary raffic Control," of the Standard Specifications, including furnishing all labor, materials (including all traffic control components), tools, equipment, and incidentals, shall be considered as included in the contract lump sum price paid for Traffic Control System, and no additional compensation will be allowed therefor.

Full compensation for furnishing, erecting, maintaining, and removing any additional construction area signs and other traffic control components including AWS the Contractor may deem necessary shall be considered as included in the various contract items of work, and no additional compensation will be allowed therefor.

Full compensation for furnishing, installing, distributing, and removing the "Notice to Residents" shall be considered as included in the various contract items of work, and no additional compensation will be allowed therefor.

Full compensation for traffic control staging is included in the contract lump sum price paid for **Traffic Control System**, and no additional compensation will be allowed therefor.

The adjustment provisions in Section 4-1.05, "Changes and Extra Work," of the Standard Specifications, shall not apply to the item of Traffic Control System. Adjustments in compensation for traffic control components ordered by the Engineer beyond those called for in the referenced standards will be made as provided in Section 9-1.04, "Force Account," of the Standard Specifications. No adjustment will be made for decreases.

# 10-1.09 PORTABLE CHANGEABLE MESSAGE SIGNS

Portable Changeable Message Signs shall conform to the provisions in Cotion. 12 ...32 "Portable Changeable Message Signs" of the Standard Specification.

This work shall consist of furnishing, placing, maintaining, relocation as necessary, and removing Portable Changeable Message Signs (PCMS). The purpose of the PCMS is to provide drivers along Alta Loma Drive, Yucca Trail, Qualifornings Roat, and Aberdeen Drive with advanced warning of the project and to provide the drivers with up to date information on the traffic conditions during construction. Contractor shall the placement of the PCMSs and the information shown on the signs with the Engineer.

The PCMS shall be installed as a second order of ork and shall occur two (2) weeks prior to the start of construction. Contra for shall provide a minimum of two (2) message signs.

Contractor's attention is directed to the Section entitled, "Permits," elsewhere in these Special Provisions.

The location of the PCN s share be determined by the Contractor in accordance with the specifications herein for review and approval by the Engineer. The signs shall be maintained and relocated if n cessar, as determined by the Engineer during construction. Recommended locations for the message wards are:

1. On Ju. voa . ve ar a Cactus:

Westboul on Jurupa Ave

2. On 'urupa Ave and Walnut Street:

Eastb und on Jurupa Ave

3. On Cactus Ave 460' South of Hamada Ln:

Northbound on Cactus Ave

4. On Cactus Ave 880' North of Jurupa Ave:

Southbound on Cactus Ave

If the Engineer determines that additional PCMS are necessary, they will be installed by the Contractor at no additional cost to the County.

Location of the temporary traffic controls, regulatory, warning and guide signs have a higher priority than the PCMS. The PCMS shall be placed where they can be easily identified with the corresponding project. If the placement of PCMS conflicts with the newly installed higher priority signs, such as the temporary traffic control devices or other priority devices, the PCMS shall be relocated by the Contractor at no extra cost to the County.

Due to public safety concerns, the PCMS shall not be allowed at the following locations:

- a) On the front, back, adjacent to or around any traffic control device, including traffic signs, traffic control device posts or structures, and
- b) At key decision points where a driver's attention is more appropriately focused on traffic control devices, roadway geometry, or traffic conditions. These locations include but are not limited to, stop or yield signs, and areas of limited signs distances.

PCMS shall be removed at the completion of the project.

The contract unit price paid for **Portable Changeable Message Sign** shed include full compensation for furnishing all labor, materials, tools, equipment and coldentals, and for doing all work involved in furnishing, placing, maintaining, reducating as necessary, and removing PCMS, as specified in the Standard Specification and the Special Provisions.

# 10-1.10 TEMPORARY PAVEMENT D LINEATI N

This work, Temporary Pavement Duneatics shall consist of installing, maintaining, and removing temporary striping, payment harkings, channelizers, cones, and other devices necessary to the safe movement of his c traffic through the project area and shall conform to the provisions in Section 12-6, "I mporary Pavement Delineation," of the Standard Specifications, the California Manual on Uniform Traffic Control Devices – part 6 (latest edition – published by the State Le, artment of Transportation), and these Special Provisions. Nothing in these Special Provisions shall be construed as relieving the Contractor from its responsibility as provided in Section 1.04, "Public Safety," of the Standard Specifications.

It is recognized that som conditions may prevail under which the Contractor and other agencies may share in responsibilities for the public safety being affected by the work under this contract. Is, nower, agreed among the parties that necessary renewal, connection to, and responsible traffic controls normally applied to the pavement shall fall within the Controls social liability.

**GENERAL** - Vhenever the work causes obliteration of pavement delineation, temporary or permanent pavement delineation shall be in place prior to opening the traveled way to public traffic. Laneline or centerline pavement delineation shall be provided at all times for traveled ways open to public traffic.

On multilane roadways, edgeline delineation shall be provided at all times for traveled ways open to public traffic.

The Contractor shall perform all work necessary, including any required lines or marks, to establish the alignment of temporary pavement delineation. Surfaces to receive temporary

pavement delineation shall be dry and free of dirt and loose material. Temporary pavement delineation shall not be applied over existing pavement delineation or other temporary pavement delineation. Temporary pavement delineation shall be maintained until superseded or replaced with a new pattern of temporary pavement delineation or permanent pavement delineation.

Temporary pavement markers and removable traffic type tape which conflicts with a new traffic pattern or which is applied to the final layer of surfacing or existing pavement to remain in place shall be removed when no longer required for the direction of public traffic, as determined by the Engineer.

TEMPORARY LANELINE AND CENTERLINE DELINEATION - Whene's the elines and centerlines are obliterated the minimum laneline and centerline delineation to be provided shall be temporary reflective raised pavement markers. The spacing requirements for 1 mporary pavement markers shall comply with CA MUTCD 2014, Section 6, 79. The temporary reflective raised pavement markers shall be the same color as the laneling or unterline the markers replace. Temporary reflective raised pavement markers shall be, at the option of the Contractor, one of the temporary pavement markers listed for should be and Tested Signing and Delineation Materials' elsewhere in these special provisions.

Temporary reflective raised pavement markers nall be placed in accordance with the manufacturer's instructions and shall be cement to the surfacing with the adhesive recommended by the manufacturer, except to the sive shall not be used to place pavement markers in areas where removal of the matters will be required.

Temporary laneline or centerline delin ation consisting entirely of temporary reflective raised pavement markers shall be used or lanes ope. To public traffic for a maximum of 14 days. Prior to the end of the 14 days the permanent pavement delineation shall be placed. If the permanent pavement delineation is no placed within the 14 days, the Contractor shall provide, at his expense, additional temporary pavement delineation. The additional temporary pavement delineation to a provided shall be equivalent to the pattern specified for the permanent pavement delinear on for the area, as determined by the Engineer.

Where "no passir" centraline pavement delineation is obliterated, the following "no passing" zone signing shall be installed prior to opening the lanes to public traffic. W20-1 "ROAD WORK AHEAD" signs shall be installed from 1,000 feet to 2,000 feet ahead of "no passing" zones. R4-1 "DO NOT 1. ASS signs shall be installed at the beginning and at every 2,000-foot interval within "no pass. 3" zones. For continuous zones longer than 2 miles, W7-3aP "NEXT \_\_\_\_ MILES signs be installed beneath the W20-1 signs installed ahead of "no passing" zones. R4-2 "PASS WITH CARE" signs shall be installed at the end of "no passing" zones. The exact lo ation of "no passing" zone signing will be as determined by the Engineer and shall be maintained in place until permanent "no passing" centerline pavement delineation has been applied. The signing for "no passing" zones, shall be removed when no longer required for the direction of public traffic. The signing for "no passing" zones shall conform to the requirements in Section 12-3.11, "Construction Area Signs," of the Standard and Specifications.

Full compensation for furnishing, placing, maintaining and removing the temporary reflective raised pavement markers, used for temporary laneline and centerline delineation (including the signing specified for "no passing" zones) and for providing equivalent patterns of permanent

traffic lines for such areas when required, shall be considered as included in the lump sum contract price paid for **Traffic Control System** and no separate payment will be made therefor.

**TEMPORARY EDGELINE DELINEATION** - Whenever edgelines are obliterated the temporary pavement delineation to replace those edgelines shall, at the option of the Contractor, consist of either solid 4-inch wide traffic stripe of the same color as the stripe the temporary edgeline delineation replaces, or shall consist of traffic cones, portable delineators or channelizers placed at longitudinal intervals not to exceed 100 feet.

The lateral offset for traffic cones, portable delineators or channelizers used for temporary edgeline delineation shall be as determined by the Engineer. If traffic one or portable delineators are used as temporary pavement delineation for edgelines, he Controltor shall provide personnel to remain at the job site to maintain the cones or delineators during all hours of the day that they are in use.

Channelizers used for temporary edgeline delineation shall be surface mounted type and shall be orange in color. Channelizer bases shall be cemented the parament in the same manner provided for cementing pavement markers to pavement in the serion of these special provisions entitled, "Pavement Markers," except epoxy adhesive surface to place channelizers on the top layer of pavement. Channelizers that the Contractor's opinion, one of the surface mount types (36") listed in "Prequalified and Tested Signing and Delineation Materials" elsewhere in these special provisions.

Temporary edgeline delineation shall be removed when holding longer required for the direction of public traffic, as determined by the Enginee

Full compensation for furnishing, p'.cing, ma. 'ci...ing and removing the temporary edgeline delineation shall be considered as 'ncli Led in the lump sum price paid for **Traffic Control System** and no separate payment will e made therefor.

# AREA TRAFFIC CONTROL DEVICES

Flagging, signs, and temporary traffic control devices furnished, installed, maintained, and removed when no ' required shall conform to the provisions in Section 12, "Temporary Traffic Control," of the Standard Specifications and these special provisions.

Category 1 temp rary traff; control devices are defined as small and lightweight (less than 100 pounds) 'evic 3. These devices shall be certified as crashworthy by crash testing, crash testing of similar devices, or years of demonstrable safe performance. Category 1 temporary traffic and devices include traffic cones, plastic drums, portable delineators, and channelizers.

If requested by the Engineer, the Contractor shall provide written self-certification for crashworthiness of Category 1 temporary traffic control devices at least 5 business days before beginning any work using the devices or within 2 business days after the request if the devices are already in use. Self-certification shall be provided by the manufacturer or Contractor and shall include the following:

- A. Date,
- B. Federal Aid number (if applicable),
- C. Contract number, district, county, route and post mile of project limits,
- D. Company name of certifying vendor, street address, city, state and zip code,

- E. Printed name, signature and title of certifying person; and
- F. Category 1 temporary traffic control devices that will be used on the project.

The Contractor may obtain a standard form for self-certification from the Engineer.

Category 2 temporary traffic control devices are defined as small and lightweight (less than 100 pounds) devices that are not expected to produce significant vehicular velocity change, but may cause potential harm to impacting vehicles. Category 2 temporary traffic control devices include barricades and portable sign supports.

Category 2 temporary traffic control devices shall be on the Federal Highway Administration's (FHWA) list of Acceptable Crashworthy Category 2 Hardware for Work Zones. This list is maintained by FHWA and can be located at:

http://safety.fhwa.dot.gov/roadway\_dept/policy\_guide/road\_hardware/lic\_ing.cfm?c\_de=workzone

The Department also maintains this list at:

http://www.dot.ca.gov/hq/traffops/signtech/signdel/pdf/Catego. pdf

Category 2 temporary traffic control devices that have no received rHWA acceptance shall not be used. Category 2 temporary traffic control devices in use that have received FHWA acceptance shall be labeled with the FHWA acceptance shall be labeled with the FHWA acceptance and the name of the manufacturer. The label shall be readable and performently affixed by the manufacturer. Category 2 temporary traffic control devices without a be shall not be used.

If requested by the Engineer, the Contractor shall provide a written list of Category 2 temporary traffic control devices to be used on the project at least 5 business days before beginning any work using the devices or within 2 siness days after the request if the devices are already in use.

Category 3 temporary traffic control devices consist of temporary traffic-handling equipment and devices that weigh 10 pounds or more and are expected to produce significant vehicular velocity change to impacting vehicles. Temporary traffic-handling equipment and devices include crash cushions truck-in unted attenuators, temporary railing, temporary barrier, and end treatments for temporary railing and barrier.

Type III barricad s may be used as sign supports if the barricades have been successfully crash tested, meeing the CHRP Report 350 criteria, as one unit with a construction area sign attached.

Catego. Strain or traffic control devices shall be shown on the plans or on the Departme. 's Highway Safety Features list. This list is maintained by the Division of Engineering prices and can be found at:

http://www.dot.ca.gov/hg/esc/approved products list/

Category 3 temporary traffic control devices that are not shown on the plans or not listed on the Department's Highway Safety Features list shall not be used.

Full compensation for providing self-certification for crashworthiness of Category 1 temporary traffic control devices and for providing a list of Category 2 temporary traffic control devices used on the project shall be considered as included in the lump sum price paid for **Traffic Control System** and no additional compensation will be allowed therefor.

# 10-1.11 EXISTING FACILITIES

The work performed in connection with various existing highway facilities shall conform to the provisions in Section 15, "Existing Facilities," of the Standard Specifications and these special provisions.

# 10-1.11A REMOVE ASPHALT CONCRETE SURFACING

This work shall consist of removing existing bituminous surfacing including asphalt concrete dikes within the limits shown on the plans and marked in the field by the Engineer, and shall conform to the provisions in Section 15, "Existing Facilities," of the Standard Specifications and these Special Provisions.

Project: JURUPA AVE Yard: 3 Date: . \( \frac{1}{27}/201 \)

County/City: County

Buble Name:

BLO,FTA,RLO-1

Project Limits: Cedar Ave. to E Lilac Ave.

TI:= (10-Year) 7.5, (15-Year) 8.0, (20-Year) 8.5, (7/11/2019)

Project Lengths (ft): 5280' (1.00M) Project Width

(ft): 35'

Note: All Soil Samples Taken From Benez (1 Co)

Starting Point: CL = STA 0+00 Cedar Ave Lanes: 1 in each

direction

Soils Lab: Leighton Sampled Date: 10/18/20

Borin g#	Distanc e (ft)	Lane	Whe el Tr	Core Thick (ft)	ores L. jers From Top (ft)	Base or Native Under Core (ft)	Soil Results:
LB9.	34+05	N.	NA	NA	NA	NA	RV = 60 SE = 34 %200 = 25% USCS - SM <u>Depth 1'</u> Relative Compaction = 88 %
							Depth 3' Relative Compaction = 90 %
LB8.	37+15	NA	NA	NA	NA	NA	RV = 68 SE = 30 %200 = 23% USCS - SM <u>Depth 1'</u> Relative Compaction = 81 %
LB7.	38+85	NA	NA	NA	NA	NA	RV = 72 SE = 31 %200 = 21% USCS - SM

Depth 1'
Relative Compaction = 80 %

Project: CACTUS AVE Yard: 3 Date: 11/26/2019

County/City?

Bubble Name:

BLO,FTA,RLO-1

Project Limits: 0.24M N, Cricket Dr to N Jurupa Ave ADT: 2211

TI:= (10-Year) 8.0, (15-Year) 8.5, (20-Year) 9.0, (10/10/2019)

Project Lengths (ft): 1742' (0.33M) Project Width (ft): 32'

Note: All Soil Samples Taken From Beneath Cores

Starting Point: CL = STA 0+00 0.24M N, Crickett Dr. L. res: , in each

direction

Soils Lab: Leighton Sampl Dat 17,2019 & 10/18/20

				-	_		
Boring #	Distance (ft)	Lane	Wheel Track	Core Thick (ft)	Cores Layers From Top (ft)	Base or Native Garage Ter Core	Soil Results:
LB6.	3+00	NA	NA	J.375'	Two	Native	RV = 68 SE = 48 %200 = 29% Maximum Dry Density = 120 pcf USCS - SM  Depth 1' Relative Compaction = 92 %  Depth 3' Relative Compaction = 93 %  Depth 5' Relative Compaction = 93 %
LB、	1+5.	NA	NA	0.458'	NA	Native	RV = 44 SE = 13 %200 = 43% USCS - SM  Depth 1' Relative Compaction = 88 %  Depth 3' Relative Compaction = 90%  Depth 5' In-Place Moisture = 4 %

	1	ı	1		T		
							RV = 68 SE = 37 %200 = 27% Optimum Moisture = 10% USCS - SM
LB4.	7+05	NA	NA	0.458'	NA	Native	<u>Depth 1'</u> Relative Compaction = 89%
							<u>Dep.</u> 3 <u>'</u>
							Compact on = 90 %
							RV = 76 3E = 14
LB3.	9+95	NA	NA	0.625'	NA	Native	%200 = 48% USCS - SM
							GGGG - GIVI
							RV = 70 SE = 49
							%200 = 22% USCS - SM
LB2.	13+10	NA	NA	0.583'	NA	Native	Depth 1'
LDZ.	13110	INA	INA	0.303	IVA	Ivauve	Relative Compaction = 85 %  Depth 3'
							Relative Compaction = 84 %
				X			<u>Depth 5'</u> In-Place Moisture = 2 %
							RV = 76 SE = 60 %200 = 19% USCS - SM
	15+4	NA	NA	0 45Q'	NA	Nativo	Depth 1'
LB1.	15+6	NA	NA 	0.458'	NA 	Native	In-Place Moisture = 3 % <u>Depth 3'</u>
							In-Place Moisture = 1 %
							Depth 5' Relative Compaction = 83 %
		]					

Existing bituminous surfacing shown on the plans to be removed approximate 0.6' full depth asphalt. Resulting holes and depressions shall be backfilled to the lines and grades established by the Engineer with native material selected from excavation.

The Contractor shall test Yellow traffic striping and pavement-marking material prior to removal. If the materials contain hazardous materials, appropriate handling and disposal will be required.

The removed surfacing materials shall become the property of the Contractor and shall be disposed of outside the highway right of way in accordance with the provisions in Section 5-1.20B(4), "Contractor-Property Owner Agreement", Section 14-10, "Solid Waste Disposal and Recycling", and Section 14-11, "Hazardous Waste and Contamination" of the Standard Specifications.

Existing asphalt surfacing shall be saw cut to a neat, true line and removed when shown on the plans. The locations of cut lines shown on the plans are approximate or y; the coact locations will be determined by the Engineer. The outline of the surfacing cobe removed shall be cut with a power-driven saw to a depth of not less than 0.15-foot before recoving the surfacing. Surfacing shall be removed without damage to surfacing that is 'o recoving lessurfacing. Surfacing shall be removed without damage to surfacing that is 'o recoving lessurfacing that is 'o

Removal of existing asphalt over existing PVC story dragging from station 10+72 to station 12+42 as shown per Detail A on sheet 3 of the imp. Verment plans shall be included in the contract price paid per cubic yard for **Remova Asp. It concrete Surfacing** and no additional compensation will be allowed therefore.

The contract unit price paid per squar yard is **Rem ve Asphalt Concrete Surfacing** shall include full compensation for furnis' ng all abor, materials, tools, equipment and incidentals and for doing all the work involved in a cutting and removing asphalt concrete surfacing, and ac dikes, including hauling and disposing of surfacing outside the highway right of way or hauling and placing surfacing in embankments, as shown on the plans, as specified in the Standard Specifications and these Special Provisions.

# 10-1.11B RE ET ROA SIDE SIGNS

This work, K set 'oadsid' Signs, shall consist of the relocation of existing roadside signs to maintain communication to public traffic that has existed prior to new construction, and replace to fee poonents of signing facilities consistent with this intent, and shall conform to the provisions of Section 15, "Existing Facilities," Section 82-3, "Roadside Signs," and Section 82-9, "Existing Roadside Signs and Markers," of the Standard Specifications and these Special Provisions.

Relocated signs shall be installed in accordance with the horizontal and vertical dimensions specified on CA MUTCD 2014, Fig 2A-2 (CA) and County Standard Plan 303a, 303b and shall be reset on the same day as removal.

Existing wood posts shall, upon being reset, have two holes drilled, as designated by the Engineer, to create a "breakaway" feature.

The intent is that signs will be relocated as units, including posts and hardware. Should the posts, hardware, or sign panels be determined, by the Engineer, to be unsuitable the following shall apply:

- 1. Sign panels will be furnished by the County and installed by the Contractor at no additional cost to the County.
- 2. Hardware, such as back braces, nuts and bolts, etc. shall be furnished by the Contractor, as incidental to the proposed relocation and no additional payment will be made therefor.
- 3. If existing posts are determined, by the Engineer, to be unusable; new posts meeting the Engineer's specifications shall be furnished and installed by the Controllor. Compensation therefor will be calculated by the Engineer at force accordit, and added to the payments for **Reset and Relocate Roadside Sign**, at a preportional rate.
- 4. Installation of new sign panels (County furnished) onto existing pools or and sign panels onto new posts shall be considered as incidental to the prediction of public safety and convenience, and no payment beyond that calculated by the Engineer for **Reset and Relocate Roadside Sign** will be made therefor.

The Engineer will determine final location for roar ade signs. Any interim, or temporary, positioning of signs necessary to conduct construct in without exposing the public to danger or liability, shall be considered to be incidental to the fractor's operations, and will not be separately compensated.

The contract unit price paid for **Reset and Relocate Roadside Sign** shall include, subject to the aforesaid exceptions, furnishing all about materials, tools, equipment and incidentals, and for doing all the work to relocate austing road signs (including but not limited to – stop signs, street name signs, regulator, signs, and bus signs) as necessary for safe construction of the project, and payments therefor will be made in accordance with units counted and documented by the Engine

# 10-1.11C ADJUST FRAML 3 AND COVERS TO GRADE

This work shall consist coadjusting existing frames; covers, grates, and manholes to grade after other grading and poving operations have been completed and shall conform to the provisions it. Section 15, Existing Highway Facilities." of the Standard Specifications and these Special Provisions

Adjusted frames all be surrounded by Minor Concrete conforming to the provisions of Section 90, "Portland Cement Concrete," of the Standard Specifications (aggregate gradation to be the open of the Contractor) with a minimum thickness of four inches and a minimum width (measured outward from the frame) of six inches.

Where frames are within paved areas, the pavement material shall be cut, for removal to allow the adjustment, to a neat line uniformly at least six inches outside of the frame's outer perimeter, conforming to the contour and shape of the frame. Concrete placed around the adjusted frame shall be "float" finished flush with the top of the frame and the surrounding pavement.

Contractor shall protect sewer manholes from construction debris, the debris that falls into the sewer manholes is the Contractor's responsibility to remove.

Where frames are in dirt, or areas to be seeded, the concrete placed around the frame shall be "float" finished flush with the top of the frame, with the outside edges of the concrete having a minimum one (1) inch or maximum of two (2) inch radius all around.

The contract unit price paid for **Adjust Frame and Cover To Grade** shall include furnishing all labor, materials, tools, equipment and incidentals, and for doing all the work necessary as shown on the plans, and as specified in the Standard Specifications and these Special Provisions.

# 10-1.11D REMOVE CONCRETE

Removing concrete shall conform to the provisions in Section 15, "Existing Figilities," Section 17-2, "Clearing and Grubbing," and Section 19-1.03D, "Buried Man-Male Color ets," of the Standard Specifications and these Special Provisions.

Removed concrete shall become the property of the Contractor and shall be disposed of in accordance with the provision in Section 5-1.20B(4) "Contractor Property Agreement", Section 14-10, "Solid Waste Disposal and Recycling" and Section 14-11, Hazardous Waste and Contamination" of the Standard Specifications.

Portions of existing sidewalks, curbs, gutters, cross guilland and spandrels which interfere with construction shall be removed.

Where no joint exists between concrete to be removed and concrete to remain in place, the concrete shall be saw cut in a neat, the line to minute of 0.17 foot before concrete is removed. The locations of the cut in as shown on the plans are approximate only; the exact location will be determined by the Eng. eer.

Removed concrete shall by disposed of outside the highway right of way in accordance with the provisions in Section 7-1... of the Standard Specifications.

Removal of existing concerte ramps, spandrel, curb, curb and gutters shall be measured in square yard and paid for at **Remove Concrete (Ramps, Spandrel, Curbs & Gutters)** and no additional compensation with be allowed therefor.

Remover a sphalt concrete if needed to construct Cross Gutters, Ramps, Spandrel or Curb and Gutters as noted above shall be considered as included in the prices paid for the various contract items of work and no additional compensation will be allowed therefor.

Removal of all other concrete shall be considered as included in the prices paid for the **various contract items of work** and no additional compensation will be allowed therefor.

# 10-1.11E COLD PLANE ASPHALT CONCRETE PAVEMENT

Existing asphalt concrete pavement shall be cold planed at the locations and to the dimensions indicated on the plans and shall conform to the following provisions. V

The provisions of Section 42-3, "Grinding", of the Standard Specifications shall not apply.

Planing asphalt concrete shall be performed by the cold planing method. Planing of the asphalt concrete pavement shall not be done by the heater planing method. Cold planing machines shall be capable of planing the pavement without requiring the use of a heating device to soften the pavement during or prior to the planing operation.

Cold planing machines shall be operated so as not to produce fumes or sn. ke. Cold planing machines shall be capable of producing a planed surface with no groov a greater that 3/8-inch in width and 3/16-inch in depth, and shall be operated at a speed and in a narrow iner to produce such a surface. The noise level produced by the combinal prining coeration shall not exceed 86 dBA at a distance of 50 feet at right angles to the discretion and vel.

The depth, width and shape of the cut shall be as indicated in these and provisions and on the typical cross sections. Planing shall be performed in an anner to produce a straight cross slope between a minimum 0.08-foot depth of cut at the outside and a minimum 0.08-foot depth of cut at the outside and a minimum 0.08-foot depth of cut at the outside and a minimum 0.08-foot depth of cut at the outside and a minimum on the typical cross-section. Areas between these boundaries, who are an animal surface is below this specified plane (i.e., transversely bridged by the plane) shall in the planed. At conform lines (meet lines at intersections), transverse cuts shall be mode to a minimum of 0.08-foot below the existing surface. The outside lines of the paver area shall be mode at any time between adjacent lanes open to public traffic.

Planed widths of pavement mall be continuous except for intersections at cross streets where the planing shall be carried round the corners and through the conform lines.

Where transverse ich. are planed in the pavement at conform lines, no drop-off greater than 0.10-foot shall remain between the existing pavement and the planed area when the pavement is opened to public traffic. It asphalt concrete has not been placed to the level of the existing pavement before the pavement is to be opened to public traffic, a temporary asphalt concrete transition shall be placed. Asphalt concrete for a temporary transition shall be placed to the level of the existing pavement and tapered on a slope of 30:1 or flatter to the level of the planed as a.

Asphalt concrete for temporary transitions shall be commercial quality "hot" or "cold" mix and shall be spread and compacted by any method that will produce a smooth riding surface. Temporary asphalt concrete transitions shall be completely removed, including the removal of loose material from the underlying surface, before commencing subsequent restoration or paving operations. Such removed material shall be disposed of outside the highway right of way in accordance with the provisions in Section 5-1.20B(4), "Contractor-Property Agreement", Section 14-10, "Solid Waste Disposal and Recycling", and Section 14-11, "Hazardous Waste and Contamination" of the Standard Specifications.

The material planed from the roadway surface, including material deposited in existing or improved gutters or on the adjacent traveled way, shall be removed and disposed of outside the highway right of way in accordance with the provisions in section 14-10, "Solid Waste Disposal and Recycling" and section 14-11, "Hazardous Waste and Contamination" of the Standard Specifications. Removal of the cold planed material shall be concurrent with the planing operations and follow within 50 feet of the planer, unless otherwise directed by the Engineer.

In order to preserve the structural integrity of the road, public safety and convenience, the Contractor shall overlay all feathered, milled or cold planed areas or sections of the road immediately within seven (7) working days, as shown on the plans, and as directed by the Engineer.

Cold plane asphalt concrete will be measured by the square yard. The quality to be aid for will be the actual area of surface cold planed irrespective of the number of palies required to obtain the specified depth of cut. Low areas in existing pavement, bridged by the or a planer when adjacent cuts meet the specified minimum depth, will not be see acted from the measured areas.

The contract price paid per square yard for Cold Plane (0.10') Asp. It oncrete Pavement and Cold Plane (0.06') Asphalt Concrete Pavement and include full compensation for furnishing all labor, materials including asphalt concrete for emporary transitions, tools, equipment and incidentals, and for doing all the work involved and planing and disposing of planed material; and constructing, maintaining movie, and disposing of temporary transitions, as shown on the plans, as specified in the Star lard Specifications and these special provisions, and as directed by the Eigineer.

# 10-1.12 CLEARING AND GR BBIN

Clearing and grubbing shall confort to the provisions in Section 17-2, "Clearing and Grubbing," of the Standard Specification, and these special provisions.

Vegetation shall be trime excleared and grubbed only within the excavation and embankment slope lines as shown on plans and as determined by the Engineer.

All other vegetation to be amoved including stumps and trees having a main stem of less than six inches in dialleter, shall be included in the lump sum price paid for Clearing and Grubbing and no additional compensation shall be allowed therefor.

All existing vegetion, outside the areas to be cleared and grubbed, shall be protected from injury or 'amage ulting from the Contractor's operations.

All activities ontrolled by the Contractor, except cleanup or other required work, shall be confined within the graded areas of the roadway.

Nothing herein shall be construed as relieving the Contractor of his responsibility for final cleanup of the highway as provided in Section 4-1.13, "Cleanup," of the Standard Specifications.

The contract lump sum price paid for **Clearing and Grubbing** shall include furnishing all labor, materials, tools, equipment and incidentals, and for doing all the work involved in clearing and

grubbing, as shown on the plans, and as specified in the Standard Specifications and these Special Provisions.

# <u>10-1.13 WATERING</u>

Watering shall conform to the provisions in Section 10-6, "Watering," of the Standard Specifications.

The contract lump sum price paid for **Develop Water Supply** shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals, and for doing all the work involved in developing water supply and no additional compensation will be allowed therefor.

# 10-1.14 EARTHWORK (ROADWAY)

#### A. ROADWAY EXCAVATION

Earthwork shall conform to the provisions in Section 19, "f.artı vork, of the Standard Specifications and these Special Provisions.

Excavation and embankment shall be measured to the grading, 'ane and shall not include excavation quantities covered by other bid items including a malt removal, asphalt pulverization and/or concrete removal. Any work dor a to obtain the compaction requirements for the area or areas below the grading plane shall be the responsibility of the contractor and payment for such work shall be considered as including in the contract price paid per cubic yard for **Roadway Excavation** and no additional compensation will be allowed therefore.

Additional earthwork and grading at stree intersections, shoulder backing, drainage access roads and access roads shall be responsible to of the contractor. Payment for such work shall be considered as included in the price paid province yard for **Roadway Excavation** and no additional compensation will be allowed the efforce.

The total quantity of embankment we be computed by the method specified for roadway excavation in Section 19-2 4, "Payment," of the Standard Specifications on the basis of the planned or authorized as s-section for embankments as shown on the plans and the measured ground surface.

The quantities of r auw excavation used in the embankment will be adjusted by multiplying by a specified grading factor of 0.8. No further adjustment will be made in the event that the specified grading factor does not equal the actual grading factor.

The locations of dr. we's shown on the plans are approximate only; the exact locations will be determined by the Engineer.

Attention directed to Section, "Remove Concrete," of these Special Provisions.

Attention is `rected to Section "Remove Asphalt Concrete Surfacing" of these Special Provisions.

Attention is directed to Subsection B. "Structure Excavation", below as to the payment.

After the completion of rough grading, the Contractor shall coordinate with the Engineer for a County contracted geotechnical engineer to provide observation and testing during trenching and backfilling operations of buried improvements and utilities backfill; prior to placement of reinforcing steel or concrete within footing trenches; and during fine or precise grading for placement of concrete flatwork.

Excavation from quarries and borrow areas shall be designed and performed in a manner that optimizes resource removal. Borrow areas shall be reconstructed to 4:1 slopes.

Where cuts are required, the slopes shall be graded to look like naturally occurring contours.

# **B. STRUCTURE EXCAVATION AND BACKFILL**

Earthwork shall conform to the provisions in Section 19, "Earthwork," of the Standard Specifications and these Special Provisions.

The second paragraph of Section 19-5.03B, "Relative Compaction (95 percent)," of the Standard Specifications is superseded by the following:

In addition, relative compaction of not less than 90 percent shall be obtained for the layer between 0.5' to 1.5' below the grading plane for the width of the partiment. The vhether in excavation or in embankment.

Excavation and embankment shall be measured to the grading plan. At work done to obtain the compaction requirements for the area or areas below the grading plan shall be the responsibility of the contractor and payment for such work shall be considered as included in the contract price paid per cubic yard for **Roadway E. rav Jon** and no additional compensation will be allowed therefore.

For limits of payment for excavation and backfill see Carrans Standard A62A, and A62F for details.

The compaction requirements for structure back." under Section 19-3.02C, "Structure Backfill," of the Standard Specifications are mount as illows:

Structure Backfill placed between structure, and the partical planes one foot outside neat lines of the structure footings shall be compacted to a relative compaction of not less than 95 percent.

Structure Backfill which is placed this of the vertical planes one foot outside neat lines of the structure footings shall meet the requirements of Section 19-6, "Embankment Construction," of the Standar Specifications, and shall be compacted to a relative compaction of not less than 90 percer

The limits of payment for stru 'ure excavation and backfill under Subsection 1 in Section 19-3.04. "Payment," of "Capacitant and Specifications is amended to read as follows:

The horizontal I nits for a mputing pay quantities will be diagonal planes depicted on the contract cross set ion drawings, and extensions thereof determined by the Engineer.

In making exc value for the project, the Contractor shall be fully responsible for designing, providing installing and removing adequate sheet piling, shoring, bracing, lagging, cribbing and piling as may be necessary to prevent slides or cave-ins, and to fully protect from damage all existing improvements of any kind, either on public or private property. All of the foregoing shall be at the Contractor's expense.

Attention is directed to the cross-sections prepared for this project. It is recognized that there are varying methods of construction and that the specific results of site analysis for shoring and protection requirements will impact the total volume of excavation necessary to complete the project. Construction slopes shown on the cross-sections shall be considered within the following constraints:

The angles of construction slopes shown are for estimation purposes and actual slopes are to be verified in the Contractor's design of shoring and trench protection. COMPUTATION OF VOLUMES FOR PAYMENT OF EARTHWORK - Where surfaces of existing ground constitute

boundaries for calculation of earthwork quantities for payment, these surfaces will be established by the Engineer from survey data obtained sufficiently close in time to the start of construction to eliminate the probability of major discrepancies.

Surfaces established by these surveys shall be the basis for calculation of earthwork quantities for payment.

Surplus excavated material including native material shall become the property of the Contractor and shall be disposed of outside the highway right of way in accordance with the provisions in section 14-10, "Solid Waste Disposal and Recycling" and section 14-11, "Hazardous Waste and Contamination" of the Standard Specifications.

Excavation over existing PVC storm drain pipe from station 10+72 to station 12 as shown per Detail A on sheet 3 of the improvement plans shall be included in the contractorice paid per cubic yard for **Roadway Excavation** and no additional compensation will be allowed therefore.

Full compensation for removing, stockpiling, hauling, placing and disp sing of the native material mix is included in the contract price paid per cubic yard or **Readway Excavation** and no additional compensation will be allowed therefore.

# 10-1.15 FINISHING ROADWAY

Finishing roadway shall conform to the provisions in Section 3 "Finishing Roadway," Section 4-1.13, "Cleanup," of the Standard Specifications and ese Special Provisions.

On projects where there is no earthwork as ociated with the construction, Finishing Roadway shall consist of the work necessary to a conclish final cleaning up. Such cleaning up shall involve the entire project, including in ersecting streets and driveways, and all adjacent or nearby properties effected by the puriect of occupied by the Contractor during performance of the work.

Full compensation for furthing all labor, materials, tools, equipment and incidentals, and for doing all the work involved for finishing roadway shall be considered as included in the contract lump sum price paid for **Finishing Roadway** and no additional compensation will be allowed therefore.

# 10-1.1 AS. 'ALT CONCRETE (RAP Optional)

Asphalt a nerete snall conform to the provisions in Section 39-2, "Hot Mix Asphalt" of the Standard Sp. cifications and these special provisions.

The asphalt concrete shall conform to the following requirements:

- 1. Asphalt concrete shall be produced at a central mixing plant.
- 2. The aggregate for asphalt concrete shall conform to the (Type A, 3/4-inch, or Type A, 1/2-inch Aggregate Gradation as shown on plans) specified in Section 39-2.02B(4)(b), "Aggregate Gradations," of the Standard Specifications.
- 3. The asphalt binder grade shall be **PG 76-22 PM, PG 70-10 or PG 64-10** for asphalt concrete.

- 4. If the Contractor does not use RAP, the amount of asphalt binder to be mixed with the aggregate for Type A asphalt concrete will be determined by the Contractor and submitted to the Engineer for approval in accordance with California Test 367 (except Open Graded asphalt concrete) or California Test 368 for Open Graded asphalt concrete using the samples of aggregates furnished by the Contractor in conformance with Section 39-2.01A(4), "Quality Assurance," of the Standard Specifications.
- 5. If the Contractor uses RAP, the amount of asphalt binder to be mixed with the combined virgin aggregate and RAP will be determined by the Contractor and submitted to the Engineer for approval in accordance with California Test 367 amended by Lab Procedure-9 (LP-9). LP-9 is available at:

http://www.dot.ca.gov/hg/esc/Translab/ormt/fpmlab.htm

# Replace The First Paragraph of Section 39-2.01A(3)(d) "Test K hults with:

For mix design, JMF verification, production start-up, and each 1,,000 lons, s. bmit AASHTO T 283 and AASHTO T 324 (Modified) test results electronically to a progine r.

# Add The Following as the First Paragraph of Section 3-2.01A(4)(b) "Job Mix Formula Verification" with:

At the Engineer's sole discretion, the Engineer may coose to verify the full Job Mix Formula (JMF), or any portion thereof, or accept the Contractor's submitted test results in lieu of verification testing in accordance with the following socitions. In any case, this verification will serve the purposes of this project alone and shall not be used for any other project.

# Remove the paragraphs of Section 39-2.01A(4)(b) "Job Mix Formula Verification", as follows:

F. agraph 9; which starts "You may adjust..."

Paragraph 10; which starts "For each HMA type..."

aragraph 11; which starts "A verified JMF..."

Section 39-2.01A(4)(d) "Job Mix Formula Renewal", with: 39-2.014(d) his served

Re, 'ace Section 39-2.01A(4)(e) "Job Mix Formula Modification", with: 39-2.01A(4)(e) Reserved

Replace Section 39-2.01D "Payment" with:

39-2.01D Payment Reserved

# Replace the second paragraph of Section 39-2.02A(1) "Summary", as follows:

You may, by written request separate from the Job Mix Formula (JMF) submittal, request the Engineer allow you to use a Warm Mix Asphalt (WMA) Technology.

Remove the first paragraph and table of Section 39-2.02B(4)(b) "Aggregate Gradations". Remove the second paragraph and table of Section 39-2.02C "Aggregate Gradations".

A prime/tack coat is required:

- a. Prime Coat shall be applied to the base prior to placing the Hot Mix Asphalt. Prime Coat shall be e-prime or approved equal and will be sprer and rate of 0.15 to 0.35 gal/sy, as directed by the Engineer.
- b. Tack coat shall be applied to existing pavement including plan d surfaces, between layers of HMA and vertical surfaces of curbs, gut, rs, and cor cruction joints. Tack coat must comply with the specifications for asphilitic en alsion in 2015 Caltrans Standard Specifications Section 94. Asphilitic En alsion," or asphalt binder in Section 92, "Asphalt Binders." Tack coat so II be spread at a rate of 0.02 to 0.10 gal/sy, as directed by the Engine.

The price paid for asphalt concrete shall include all cost or prime or ock coat(s) applied to all edges and between layers of asphalt concrete pavint or overlay.

# Replace Section 3° 2.02 "Pa, ment" with:

Quantities of asphalt concrete with/without I AP, will b paid for at the contract price per ton for **Asphalt Concrete (Type A)** and shall include for compensation for furnishing all labor, materials, tools, equipment and incluental, and for doing all the work involved in constructing asphalt concrete complete in place, shown on the plans, and as specified in the Standard Specifications, these special provisions, and as directed by the Engineer.

# 10-1.17 RUBBERIZED A. HALT CONCRETE (TYPE G)

Rubberized asplialt concrete shall be Type G and shall conform to the provisions in Section 39-2.03, "Hot Mix Asphalt," of the 2015 Standard Specifications and these special provisions.

The rubberized sphan concrete shall conform to the following requirements:

- 1. Ru. berized asphalt concrete shall be produced at a central mixing plant using Crumb Rubb. Modifier. Terminal Blend is not allowed.
- 2. RAP material shall not be used.
- 3. The aggregate for asphalt concrete shall conform to the (Type G, ½" Inch) grading specified in Section 39-2.02B(4)(b), "Aggregate Gradations," of the Standard Specifications.
- 4. The asphalt binder grade shall be PG 64-16.
- 5. The terms "Hot Mix Asphalt" and "HMA" are used, they shall be understood to mean and refer to "Asphalt Concrete" and "AC" respectively

Additional asphalt concrete surfacing material shall be placed along the edge of the surfacing at road connections and private drives, hand raked, if necessary, and compacted to form smooth connecting surfaces. Full compensation for furnishing all labor and tools and doing all the work necessary to hand rake said connecting surfaces shall be considered as included in the contract prices paid per ton for the various contract items of asphalt concrete surfacing involved and no additional compensation will be allowed therefor.

Immediately in advance of applying paint binder, the roadway shall be free of moisture, loose or extraneous material and the cost of said work shall be considered as included in the contract price per ton for the asphalt concrete involved and no additional compensation will be allowed therefor.

A Tack Coat/Prime Coat is required.

The price paid for rubberized asphalt concrete will include all costs for cosk control applied to all edges and between layers of asphalt concrete paving or overlain.

In order to preserve the structural integrity of the road, public as sty and convenience, the Contractor shall overlay all feathered, milled or cold planed are a or sections of the road immediately within seven (7) working days, as shown the plans, and as directed by the Engineer.

Quantities of rubberized asphalt concrete will be possible for at the contract price per ton for **Rubberized Asphalt Concrete (Type G)** are shall include full compensation for furnishing all labor, materials, tools, equipment and in identals, and for doing all the work involved in constructing rubberized asphalt concrete, complete in place, as shown on the plans, and as specified in the Standard Specifications, the perfect provisions, and as directed by the Engineer.

# 10-1.18 ASPHALT CICRETE (DIKES AND MISCELLANEOUS AREAS)

Asphalt Concrete plant in dikes hall conform to the provisions in Section 39, "Asphalt Concrete," of the standar. Specifications and these Special Provisions.

Aggregate for aspealt concete dikes and miscellaneous areas shall conform to the 3/8 inch maximum gracing accomplised in Section 39-2.02B(4)(b), "Aggregate Gradations", of the Standard Specifications and the amount of asphalt binder shall be increased one percent by weight on the aggregate over the amount of asphalt binder determined for use in asphalt concrete proced on the traveled way.

Asphalt binder grade for A.C. dike shall be PG 70-10.

Asphalt binder grade for miscellaneous areas shall be PG 70-10.

Location of asphalt concrete driveways or sidewalks are approximate and therefore Contractor shall notify the Engineer prior to construction.

Asphalt concrete placed in the work is paid separately at the contract price per ton for asphalt concrete of the Type or Types designated in the Engineer's Estimate.

The miscellaneous areas to be paid for at the contract price per linear foot for **Place Asphalt Concrete Dike** in addition to the prices paid for the materials involved shall be limited to the 0.25' thick asphalt concrete driveway approaches or sidewalks.

The above contract prices and payments shall include full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in placing asphalt concrete dike and placing asphalt concrete (miscellaneous area), complete in place, as shown on the plans and as specified in these Specifications and the Special Provisions, and as directed by the Engineer.

# 10-1.19 ROADSIDE SIGNS

Roadside signs shall be installed at the locations shown on the plans where directed by the Engineer, and shall conform to the provisions in Section 82-3, "Roadside Signs," of the Standard Specifications and these Special Provisions.

Metal posts shall be furnished and installed as shown on Califonia 2014 MUTCD Figure 2A-2(CA) and County Std. Dwg. 303b (with the exception of post for standard memory). Anchor sleeves shall be driven into the ground to the depth standard on the autrementioned Std. Dwg. Driving equipment that damages the anchor sleeves shall role be used.

If required portions of existing sidewalks shall be so, cut, removed and reconstructed with blockouts for roadside sign posts. Blockout, sna. ext. d 2"+ outside the perimeter of the posts. Posts shall be concreted in place after wards.

Attention is directed to Section, "Remove Courete," In these Special Provisions.

Roadside signs shall conform to La Lacest Uniform Sign Chart of the State of California Department of Transportation

The contract unit price product or **Roadside Sign (Metal Post)** shall include full compensation for furnishing all labor, materials including metal posts) tools, equipment and incidentals, and for doing all work involved in furnishing and installing roadside signs, complete in place, including the installation of sign pinels, as shown on the plans and as specified in the Standard Specifications and these Special Provisions, and as directed by the Engineer. **Regardless of the number of some one given post, the pay quantity shall be counted as one (1) Sign for each post.** 

# 10-1.20 MISCELLANEOUS CONCRETE CONSTRUCTION

Concrete sidewalk shall conform to the provisions in Section 73, "Concrete Curbs and Sidewalks," of the Standard Specifications.

The concrete in the sidewalk shall be of Minor Concrete.

The second and third sentence of the first paragraph in Section 73-1.03B, "Subgrade Preparation," of the Standard Specifications is superseded by the following:

Relative compaction of not less than 95 percent shall be obtained for a minimum depth of 0.50-foot below the grading plane for the width of the traveled way, including cross gutters, driveways and spandrels. Where curb & gutter, cross gutter, spandrel, sidewalk, pedestrian ramps, driveways, curb outlet structure and gutter depression are to be constructed, the sub grade material shall be compacted to a relative compaction of not less than 90 percent for a minimum depth of 0.50-foot below the grading plane.

After compaction and grading, the sub grade shall be firm, hard, and unyielding.

Non-Pigmented curing compound shall be used on exposed concrete surfaces other than curb and gutter.

In the mountain and desert areas where freezing/thawing are seasonal, the concrete shall be air-entrained as provided in Section 90-1.02E(3), "Air-Entraining Admix res, of the Standard Specifications. The air content after mixing and prior to placing shall be not are than 5.5 percent and no less than 4.0 percent.

Class 4 concrete over existing PVC storm drain pipe from station 0+72 to station 12+42 as shown per Detail A on sheet 3 of the improvement plans shall be in Jude 1 in the contract price paid per cubic yard for **Class 4 Concrete (Pipe Cover)** no additional compensation will be allowed therefore.

The contract unit price paid per cubic yard for **Class 4** \* **Increte** (**Pipe Cover**) shall include full compensation for furnishing all labor, materials, equation and incidentals including excavation and backfill, as shown on the plans, and a specified in the Standard Specifications, these Special Provisions and as direct d by the Engineer.

The contract unit price paid per cubic of for Minor Concrete (Pedestrian Ramps), Minor Concrete (Sidewalk) and Moor Concrete (Spandrel, Curb, Curb and Gutter) shall include full compensation for furniting all labor, materials, equipment and incidentals including excavation and backfill, as so who on the plans, and as specified in the Standard Specifications, these Special Provisions, and as directed by the Engineer.

# 10-1.21 CU RAMF DETECTABLE WARNING SURFACE

Detectable Vernile Surface is required at ramp location. The Detectable Warning Surface shall be constructed by a cast-in-place method or shall be installed, consisting of a prefability of ce approved by the Engineer as shown on Caltrans Standard Plan RSPA88.

A glue dow. detectable warning surface is not allowed.

The contract unit price paid for **ADA Ramp Detectable Warning Surface** shall include furnishing all labor, materials, equipment and incidentals needed for the construction or installation of the detectable warning surface as specified in these Special Provisions, and no additional compensation will be allowed therefore.

# 10-1.22 MARKERS AND DELINEATORS

Markers and Delineators shall conform to the provisions in Section 82-5, "Markers" and Section 81-2, "Delineators" of the Standard Specifications and in these Special Provisions.

Markers and delineators on flexible posts shall be as specified in "Prequalified and Tested Signing and Delineation Materials," elsewhere in these Special Provisions. Flexible posts shall be made from a flexible white plastic which shall be resistant to impact, ultraviolet light, ozone and hydrocarbons. Flexible posts shall resist stiffening with age and shall be free of burns, discoloration, contamination, and other objectionable marks or defects, which affect appearance or serviceability.

Reflective sheeting for metal and flexible target plates shall be Type VI' reflective sheet as specified in "Prequalified and Tested Signing and Delineation Materials," 'sewhere in these Special Provisions.

The contract unit price paid for **Delineator – Class 1 (Type F)** rhall include full compensation for furnishing all labor, materials (including metal posts) tools, ruip here and incidentals, and for doing all work involved in furnishing and installing **Delineator** class in the Class in the Standard Standard

# 10-1.23 PAVEMENT MARKERS

Pavement markers shall conform to the provisions in Sec. on 81-3, "Pavement Markers," of the Standard Specifications and these Special I rovisions.

The Contractor shall install two-way blue received markers in accordance with Section 81-3 of the Standard Specifications

Location of the blue retro eflective, vement markers shall be as shown on California MUTCD 2014 Figure 3-102 (CA), Examples of Fire Hydrant Location Pavement Markers," included within these Special Provisions and as directed by the Engineer.

The Contractor shall Type T two way yellow and Type G one-way clear retroreflective markers as specified on plans.

Full compe. `atic for fur lishing and placing pavement markers shall be considered as included in the `onu prices paid for **Pavement Marker (Retroreflective – Type D and G)** and no different ompensation will be allowed therefor.

Full compe sation for furnishing and placing blue pavement markers shall be considered as included in to contract prices paid for **Pavement Marker (Retroreflective - Blue)** and no additional compensation will be allowed therefor.

### 10-1.24 PAINT TRAFFIC STRIPES & PAVEMENT MARKINGS

Materials and application for painted traffic stripes (traffic lines) and pavement markings shall conform to the provisions of paint traffic stripes in Section 84-2, "Traffic Stripes and Pavement Markings," of the Standard Specifications.

Traffic stripes and pavement markings shall be white or yellow to match the color of the existing markings as shown on the plans and/or as determined by the Engineer.

Traffic stripes and pavement markings shall be painted at the locations shown on the plans and/or as determined by the Engineer.

The contract prices paid per linear foot for Paint 6" wide Traffic Stripe (2-Coat), Paint 8" wide Traffic Stripe (2-Coat), and Paint Double 6" wide Yellow Traffic Stripe (2-Coat) and per square foot for Paint Pavement Marking (2-Coat) shall include full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in applying paint stripes and pavement markings, complete in place, including establishing alignment for stripes and layout work, as shown on the plans, approxified in the Standard Specifications and these Special Provisions, and as directed by the Engine of the Standard Specifications are linear foot for Paint 6" wide Traffic Stripe (2-Coat), Paint 8" wide Traffic Stripe (2-Coat),

# 10-1.25 SURVEY MONUMENTS

Attention is directed to Section 78-2, "Survey Monuments", of the Star and Specifications and these Special Provisions.

The Contractor shall request the County Surveyor to construction of a monuncing entreview survey at least two (2) weeks prior to the start of construction of facility the preservation of existing survey monumentation.

The County Surveyor will provide the contractor will locations of survey monuments prior to paving and will file the required pre-construction documentation. Monuments not disturbed or destroyed during normal construction activities which the within 0.20' of the existing surface prior to construction shall be left exponed at the commentation of the paving project. The contractor shall install self-adhesive 1.D.L cators, or equivalent markers approved by the engineer, over monuments prior to pairing and remove the markers at the completion of the paving.

The County Surveyor will result or replace any survey monumentation located by the preconstruction survey which is destroyed or disturbed by normal construction activities associated with the project, and the the required documentation.

The Contractor's all preser e and protect in place any established survey monumentation, when it is possible and so an areas of pavement removal where monuments are disturbed or damaged during construction, and the monuments have been located and referenced by a preconstruction are the contractor shall remove the damaged monument in its entirety prior to paving. In numents not disturbed or damaged by construction activities may be left in place.

If any survey monumentation is disturbed or destroyed through negligence of the contractor, or by reason of the Contractor's failure to conform to requirements of this section, the survey monumentation shall be replaced or restored by the County Surveyor at the Contractor's expense.

Full compensation for conforming to the requirements of this section shall be considered as included in the prices paid for the various items of work and no additional compensation will be allowed therefore.

# 10-1.26 COORDINATION

At a minimum the Contractor shall coordinate the construction activities two (2) weeks in advance prior to construction with cities, agencies, and schools below to minimize conflicts with their schedule:

Entity	Types of Conflict	Hours of Conflict	Contact	Phone Number/ E-mail/ Website
Crestmore Elementary School 18870 Jurupa Ave, Bloomington, CA 92316	School Buses, Student Drop-Off & Pick-Up	School Hours 6 am- 6 pm M-Fri	Dr. Michelle Bonilla, Principal Cynthia Lopez- Jimenez, Assistant Principal	Phone: (909) 580-5010  cynthia_jimenez@cisd.ne. https://www.cjusdat/ Website: https://www.aiusd.n.i/
Mary B. Lewis Elementary School 18040 San Bernardino Ave, Bloomington, CA 92316	School Buses, Student Drop-Off & Pick-Up	School Hours 7:30 am- 4pm M-Fri	Dr. Cathy Cervantes, Principal Mrs. Cari Bili Assisiant Principal	Phone: 90% 580/ J25  cat y_cervantes@cjusd.net c/cjusd.net /Vebsite:colton.k12.ca.us/lewis
Palmetto Elementary School 9325 Palmetto Ave, Fontana, CA 92335	School Buses, Student Drop-Off & Pick-∪p	Schoc Hours .m-pm M-Fri	_auri Martin, Principal	Phone: (909) 357-5710  E-mail: Lauri.Martin@fusd.net  Website: https://www.fusd.net/palmetto
All Start Academy In	ی hool Bus ناdent ک. ہے-Off & Pick-Up	School Hours 6 am- 6 pm M-Fri		Phone: (909) 428-8592  Website: http://www.allstartacademy.com/
Alta Vista Innovation High – Fontana 17244 Randall Ave, Fontana, CA 92335	School Buses, Student Drop-Off & Pick-Up	School Hours	Peter Livingston	Phone: (855) 727-3620 760-248-6108 Website: http://innovationaltavista.org/

DHIA- Dolores Huerta	School Buses,	School Hours 8:45am-	Maribel Tyus-Lopez,	Phone: (909) 357-5070
International Academy – 17777 Merrill Ave, Fontana, CA 92335	Student Drop-Off & Pick-Up	3:20 pm	Principal	Website: Fusdweb.com

It is the Contractor's responsibility to verify the schedules of the above meric. It entities to ensure that no conflicts occur with their daily schedules and that the project improvements should either be completed, or the work should be postponed until such a take the work can be completed in its entirety.

Additional contact information of other agencies may be provide to the Co. 'ractor during the pre-construction meeting.

Full compensation for conforming to the requirements of this security all be considered as included in various contract items and no additional corpus sation will be allowed thereto.



Per nits and Agreements (Brown Pages)

inserted here

# LIST OF PERMITS AND AGREEMENTS (BROWN PAGES)

# CEQA Exemption NOE





# **Interoffice Memo**

**PHONE** 387-8109

MAIL CODE 0835

**DATE** August 10, 2021

FROM

42

HAROLD ZAMORA, P.E., Chief ' C Environmental Management Division

TO MERVAT MIKHAIL, P.E., Chief

Transportation Design Division

ile: H15045

#### SUBJECT CEQA EXEMPTION - CACTUS AVENUE PROJECT

#### **BACKGROUND INFORMATION**

The project consists of removing existing asphalt and placing new sohalt to join the existing lip of curb and gutter, mill and overlay existing road, ADA ramp and significant and significant placed over the existing dirt area on the court indeed Jurupa Avenue to join with the existing curb and gutter. This additional asphalt pavement in be used as newly designated right-hand turn lane for east bound traffic on Jurupa Avenue that is turning south bound on Cactus Avenue, but will not have through capacity on Jurupa Avenue as it crosses Cactus evenue. The project is located in the Bloomington area of San Bernardino County. For locations, please reference Attachment: Location and Site Map.

#### **ENVIRONMENTAL DETERMINATION**

In compliance with the Californic Environmen. Quality Act (CEQA), Environmental Management Division (EMD) staff has reviewed the oposed project.

The proposed project qualifies for an separate exemptions per the CEQA guidelines: a Class 1 Categorical Exemption "Existing Formulas" under Section 15301(c) of the CEQA Guidelines which allows for repair and maintenance activities on example and side and similar facilities that involve negligible or no expansion of use by yound that easting at the time of the lead agency's determination; and a Class 2 Categorical Exemption "Roblac ment or Reconstruction" under Section 15302 of the CEQA Guidelines, which allows for the replacementary reconstruction of existing structures and facilities where the new structure will be located on the same site at the structure replaced and will have substantially the same purpose and capacity as the structure of the structure of the same purpose and capacity as the structure of the same purpose and capacity as the structure of the same purpose and capacity as the structure of the same purpose and capacity as the structure of the same purpose and capacity as the structure of the same purpose and capacity as the structure of the same purpose and capacity as the structure of the same purpose and capacity as the structure of the same purpose and capacity as the structure of the same purpose and capacity as the structure of the same purpose and capacity as the structure of the same purpose and capacity as the structure of the same purpose and capacity as the structure of the same purpose and capacity as the structure of the same purpose and capacity as the structure of the same purpose and capacity as the same purpose and capacity as the structure of the same purpose and capacity as the structure of the same purpose and capacity as the same purpose and capacity

In order to qualify for these exemptions, the following condition(s) shall be observed.

#### **GENERAL CONDITIONS**

- 1. All work, including equipment staging, will remain on disturbed areas. No new work outside disturbed areas or existing rights-of-way will be performed without further environmental evaluation.
- 2. Standard best management practices shall be implemented during all maintenance activities, especially those pertaining to dust control, erosion control, and storm water pollution prevention. If equipment is parked overnight then a drip pan, or some other form of protection shall be placed under the vehicle in order to contain any drips, leaks, and/or spills. All food and other trash generated on the worksite shall be removed from the site daily. Please contact EMD at (909) 387-8109 with any questions.

#### **BIOLOGICAL RESOURCE CONDITIONS**

1. To avoid impacts to any nesting migratory birds, project activities shall be conducted outside of bird nesting season (March 1 through August 31). If the maintenance project is scheduled during the nesting season, pre-construction nest survey(s) are required to ensure that impacts to nesting birds are avoided. The last survey is to be conducted within three days prior to the start of work. If occupied nests are observed within the project area, the qualified biologist shall flag off the area(s) supporting bird nest(s) to provide a buffer (size of buffer will be dependent of the species found to be nesting at the discretion of the biologist), between the nest(s) and limits of maintenance. The biologist shall provide appropriate recommendations to ensure that no "take" results from the subject maintenance activities in the vicinity of flagged nest(s). If the surveys are negative maintenance activities can proceed at loosed. Please contact EMD at (909) 387-8109 to schedule pre-construction nest surveys.

### **CULTURAL RESOURCE CONDITIONS**

- 1. Should prehistoric or historical archaeological resources be encouraged as ing construction, the evaluation of any such resources should proceed in accordance with all appropriate federal, state, and local guidelines. Specifically, all work must be stopped in the immediate value of the cultural resource found until a qualified archaeologist can assess the significance of the esource. If a cultural resource find is made, notify EMD at (909) 387-8109.
- 2. If human remains are encountered during construction. Len the San Bernardino County Coroner's Office must be contacted in accordance with state law within 1 hour of the find and all work should be stopped until clearance is given by that office and any other in 1 agencies. The Coroner's Office may be contacted at the Coroner's Division, County of San Bernardino, CA. Tel: (909) 387-2978.

It is our opinion that the Cactus Avenue Stree' mprovements Foject meets the criteria for an exemption under Section 15301, and Section 15302 of the Cooperation of Cooperation of Cooperation Process, I recommend that a Notice of Exemption of Supervisors of the County of San Bernard.

Should you need further information or have any questions, please contact Michael Perry, at 7-1864.

HZ:PE:nl

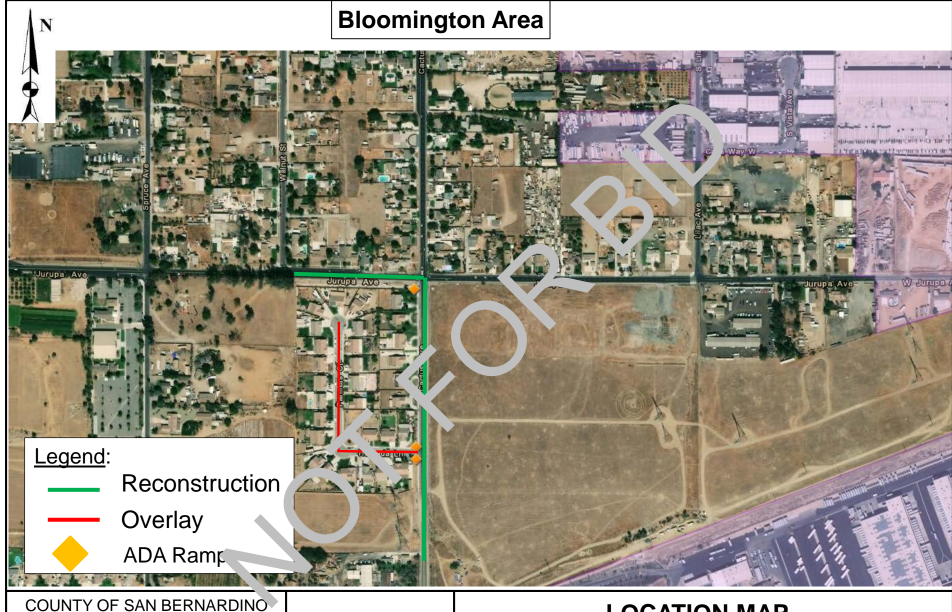
Attachments: Notice of Exemption

Locat III IVIL

cc: Thomas Bustar onte

### **Notice of Exemption**

To: Office of Planning and Research 1400 Tenth Street, Room 121 Sacramento, CA 95814	From:	County of San Bernardino Department of Public Works Environmental Management Divis 825 E. Third Street, Room 123 San Bernardino, CA 92415-0835	ion
<ul> <li>✓ Clerk of the Board of Supervisors</li> <li>County of San Bernardino</li> <li>385 North Arrowhead Avenue, Second Floor</li> <li>San Bernardino, CA 92415-0130</li> </ul>			
Project Description		Appli	
Project Title: Cactus Avenue Project	County	of San Behardin Dept of Jublic V	Vorks
<b>Project Location:</b> The project is located at the intersection of Cactus Avenue and Jurupa Avenue, in the Bloomington		75 E ird St. et	romo
Area, San Bernardino County.		Addre	
<b>Project Description:</b> The project consists of removing existing asphalt and placing new asphalt to join the existing		Sa P nardir , CA 92415-0835	
lip of curb and gutter, mill and overlay existing road, ADA		<u>( )9) 387-8109</u>	
ramp and signing and striping improvements. New asphalt pavement will be placed over the existing dirt area on the		Phone	
south side of Jurupa Avenue to join with the existing curb and gutter. This additional asphalt pavement will be used as a newly designated right-hand turn lane for east because		Representative	
traffic on Jurupa Avenue that is turning south board on Cactus Avenue, but will not have through cap ity on		Patrick Egle	
Jurupa Avenue as it crosses Cactus Avenue		Name	
		Same as Applicant	
		Address	
Harold Zamora, P.E.			
Lead Agency Cor Lct Person			
(909) 287- 109		Same as Applicant	
Exempt Status: (checian)		Phone	
<ul> <li>Ministerial [S c. 21080(B 1); 15268];</li> <li>Declared Emirgency [Se 21080(B)(3); 15269(a)];</li> <li>Emerge v Princt [Sec 21080(B)(4); 15269(b)];</li> <li>Categorica Fxeniphini. State type and section: Classification Cl</li></ul>	ss 1, Section	15301 (c); Class 2, Section 15302	
Reasons we project is exempt: Class 1 allows for residewalks, gutters, and similar facilities that involve negligatime of the lead agency's determination. Class 2 allows for facilities where the new structure will be located on the substantially the same purpose and capacity as the structure.	ible or no exp r replacemen e same site	pansion of use beyond that existing to reconstruction of existing struct	at the ures or
Wareld Tampre Chi	ef, Environme	ental Mgmt. Div. 8/10/20	)21
Signature Harold Zamora, P.E.	Tit		
Signed by Lead Agency	ant		
Date received for filing at OPR: N/A			



DEPARTMENT OF SAN BERNARDINO
DEPARTMENT OF PUBLIC WORKS

DISTRICT 5

YARD 3

WO H15045



### **LOCATION MAP**

CACTUS AVENUE AND OTHER ROADS
Various Roads/Locations
Reconstruction and Mill and Overlay

## Stande d and Special Drawings (Green Pages)

inserted here

### LIST OF STANDARD AND SPECIAL DRAWINGS (GREEN PAGES)

SAN BERNARDINO COUNTY STANDARDS:

109 115 (MOD) 117 119

303 303A 303B

**CALTRANS STANDARD PLANS 2015:** 

RSP T9 RSP T10 T11 T13

**CALTRANS STANDARD PLANS 2018** 

A20A A20B A20C A20D A24A

A24C A24D A24E A88A

**CA MUTCD 2014 REV 4:** 

FIGURE 2A-2(CA) FIGURE 2C-13(CA) IGURE 3B-102(CA)

FIGURE 3F-101(CA) FIGURE 6H-28 FIGURE -29 SEC. 6D.01

SEC. 6D.02





# NOTICE TO THE RESIDENTS OF (Cactus Ave, Farmers Ct, & Hamada 'n)

The County of San Bernardino Department of Public Works has intracted with (Company name) for the (type of work) of (name of road) in the (city) area. The conduction shall include (detailed description of work).

This work will be performed between the dates of (sta.	'ate) and (end date).	
Normal working hours will be between the ours	A.M. and	P.M. Monday
through Friday.		

There will be "No Parking Signs" priced or your succet indicating the specific dates work will be performed on the street. During the triale we are working, access to the public will be limited and we ask the following:

- 1. Do not park your ehicles on the roadway
- 2. Do not allow water to run on the roadway
- 3. Do not allow hildren to hay in the roadway.
- 4. Do not face trass cans or other debris on the roadway

We regret my convenience that this work may cause you and we thank you for your coordination in ssisting us in rebuilding your street.

Thank you.
(Company name)
(Company contact name)
(Company phone number)

If you need further assistance contact the Department of Public Works at (909) 387-7920





# NOTIFICACIÓN A LOS RESIDENTES De (Cactus Ave, Farmers Ct, & Hamada Ln)

El Condado de San Bernardino, Departamento de Obras Públicas, contrat do con (Company name) para (type of work) la calle llamada (name of road) en . Ludad de (city). La construcción va a incluir (detailed description of work)

Este trabajo será hecho entre la fecha de	(start date	(end date).	Las horas elegidas para
hacer este trabajo serán entre las	ue Ia raña	э у	_ de la tarde de lunes a
viernes.			

Habrá letreros indicando que "No Labrá Estacionamiento" en la calle y especificando el horario cuando el trabajo será hecho. Du na el tiempo que estaremos trabajando en la calle, la entrada para el público será imitada y presta razón pedimos lo siguiente:

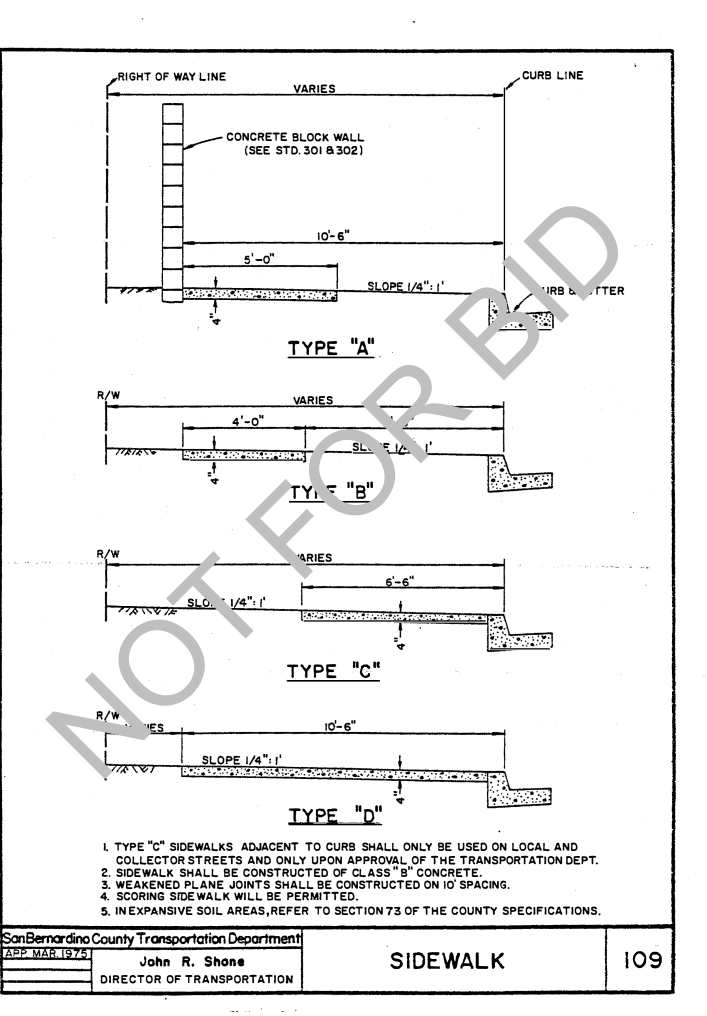
- 1. No estacion in servehículos en la calle.
- 2. No permita que con el agua hacia la calle.
- 3. No ramita de los ninos jueguen en la calle.
- 4. No onga los t tes de basura o cualquier otra basura en la calle.

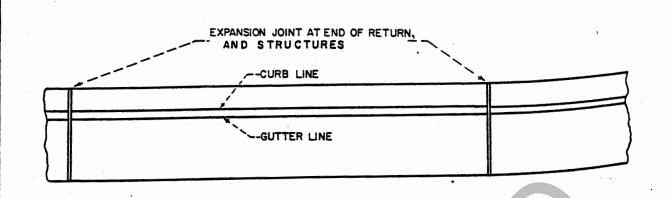
Lamentamo la in mejoramiento de su calle.

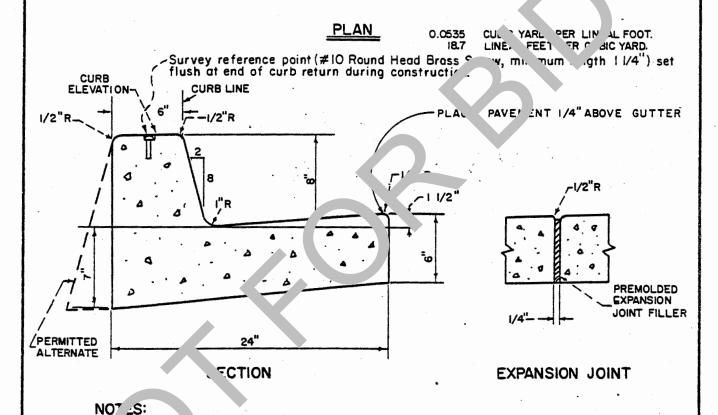
**Muchas Gracias.** 

(Company name)
(Company contact name)
(Company phone number)

Si necesita asistencia favor de hablar al Departamento de Obras Publicas, (909) 387-7920.

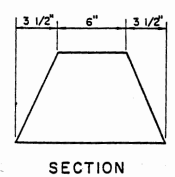


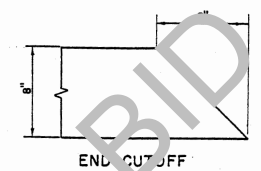




- 1. TURB AND GUTTER SHALL BE CONSTRUCTED MONOLITHICALLY OF CLASS "B" CONCRETE.
- 2. WIDTHS OF STANDARD STREET SECTIONS SHOWN ON PLANS ARE TO CURB LINE UNLESS OTHERWISE INDICATED.
- 3. WEAKENED PLANE JOINTS SHALL BE CONSTRUCTED AT 10-FOOT INTERVALS, EXCEPT THAT THE INTERVAL SHALL BE VARIED TO ALLOW MATCHING OF JOINTS IN ADJACENT EXISTING IMPROVEMENTS
- 4. GURING COMPOUND SHALL BE SPRAYED UNIFORMLY ON EXPOSED SURFACES.
- 5. WHEN CURB AND GUTTER IS PLACED BY AN EXTRUSION MACHINE MINOR FINISHING MAY BE DONE TO PROVIDE AN ACCEPTABLE FINISH AND THE WEAKENED PLANE JOINTS MAY BE SAWCUT.

SAN BERNARDINO COUNTY ROAD DEPARTMENT		8"		
REV. V.E.H.3-74 John R. Shone	CURB	AND	GUTTER	115
Rev VEH 2-79 COUNTY HIGHWAY ENGINEER				<u> </u>

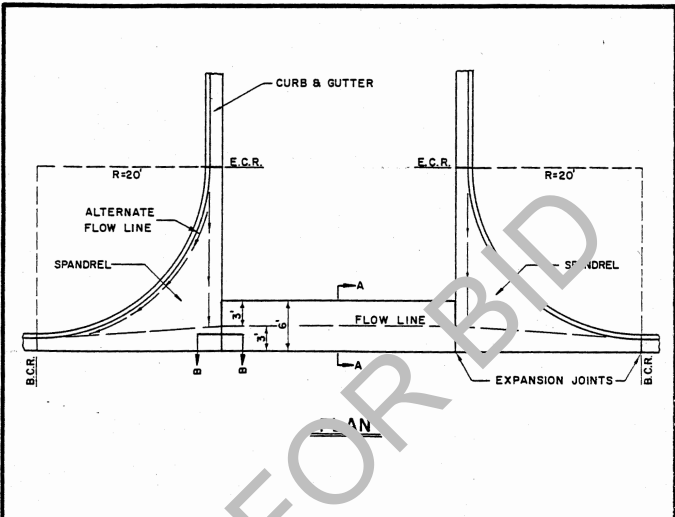


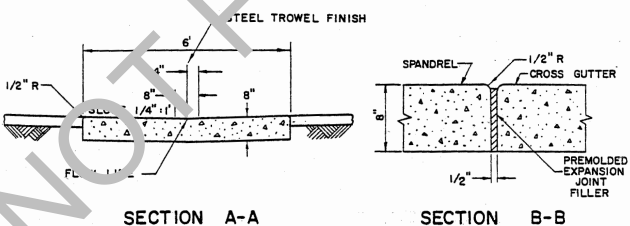


8" DIKT

- DIKE SHALL BE CONSTRUCTED OF TYPE B ASPHALT CONCRETE.
- 2. PAINT BINDER SHALL BE PLACED ON EXISTING ASPHALT CONCRETE PAVEMENT PRIOR TO THE INSTALLATION OF THE DIKE.

ı	SAN BERNARDINO COUNTY ROAD DEPARTMENT	ASPHALT CONCRETE	
ı	DATE: F.V.C. 6-65	ASPHALT CONCRETE	11-
	M. A. Nicholas	DIVE	1117
	COUNTY ENGINEER	DIKE	·

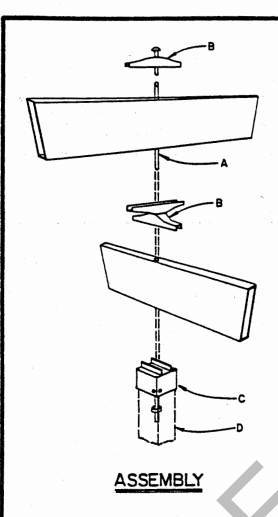


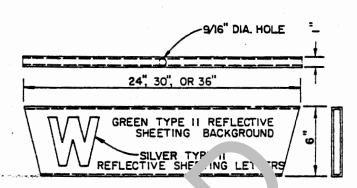


### NUTES:

- I. CROSS GUTTER SHALL BE CONSTRUCTED OF CLASS "B" CONCRETE.
- 2. THE STRAIGHT GRADE BETWEEN B.C.R.'S MAY BE ALTERED ON AN EXCESSIVE GRADE.
- 3. A 0.3 MINIMUM FALL IS REQUIRED BETWEEN E.C.R. AND CROSS GUTTER FLOWLINE.
- 4. SPANDREL SHALL BE 8" THICKNESS CLASS "B" CONCRETE.
- 5. VARIABLE CURB FACE ALLOWED FOR DRAINAGE PURPOSES.

SAN BERNARDINO COUNTY ROAD DEPARTMENT		
M. A. Nicholas  county Engineer	CROSS GUTTER	119





- A \$"X15" CADM ... LATE CARRIAGE BOLT.
- B ORNAMENTA TOP SHAL BE 14 GAGE
  ANODIZED AL NUM. CENTER CROSS
  SADDLE SHALL TO' PIECE CAST
  AN ZED ALUMIN (.
- ONE F FCE 2" CAST ANODIZED

  "INUM FUST CAP WITH FOUR 3/8"

  SINLESS STEEL ALLEN HEAD SET

  SCR. "S.
- D SQ. STEEL POST 8'-12' LONG INSTALLED ITH A DRIVEN 2 1/2" SQ. STEEL BREAKAWAY SASE 3' LONG AS PER COUNTY INSTALLATION STD. 3036.

DESIGN: EACH FOUF WAY UNIT & ALL CONSIST OF TWO DOUBLE FACE SIGNS WITH STREET NAMES MOUNTED AT RIGHT ANGLES WITH CENTER ROD ASSEMBLY.

BRACKET ASSEMLY: HE POST CAP, ORNAMENT, AND CENTER ROD ASSEMBLY SHALL BE MADE TO MOUNT ON . SQ. GALVANIZED POST. THE CENTER ROD SHALL BE A \$ " CADMI' . FL. FD CARR GE BOLT. HEAD OF BOLT SHALL FORM TOP OF ORNAMENT. BOLT SHALL EXTEND THROUGH SIGNS AND FASTEN WITH NUT INSIDE OF POST CAP. POST CAP SHALL BE DEEPL GROOVED TO SECURELY HOLD SIGN FROM TWISTING AND SHALL BE SECUL D TO TH' PIPE WITH THREE 3/8" STAINLESS STEEL ALLEN HEAD SET SCREWS.

MATERIA : S. .. SHALL BE GREEN ANODIZED ALUMINUM EXTRUSION OF 6063T-4 ALLOY MATE. AL. ALL ANODIZING SHALL CONFORM WITH ALUMILITE SPECIFICATION #215-R1.

CREEN PROCESS COLOR SHALL BE AS RECOMMENDED BY THE REFLECTIVE SHEETING MANUFACTURER. APPLICATION OF THE REFLECTIVE SHEETING BY METHODS AS APPROVED BY THE REFLECTIVE SHEETING MANUFACTURER.

LETTERING: STREET NAMES SHALL BE 4" HIGH. EACH NAME SHALL BE INDIVIDUALLY LAID OUT TO FIT EITHER THE 24" OR 30" SPACE. THE LETTERS SHALL BE OF THE ROUNDED TYPE STYLE CONFORMING WITH THE STANDARD ALPHABET FOR HIGHWAY SIGNS DESIGNED BY THE U.S. PUBLIC ROADS ADMINISTRATION. LETTERS SHALL BE FHWA TYPE II REFLECTIVE SHEETING.

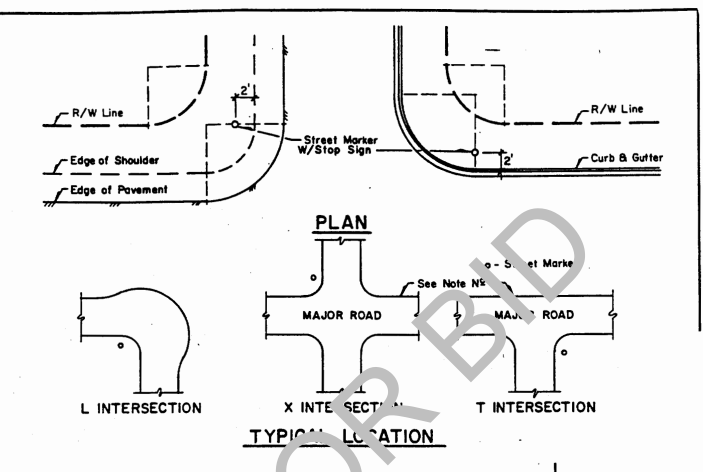
SAN	REPNARDING	COUNTY ROAD	DEPARTMENT
	DERMARDING	COURT I RUND	DEFAULMENT

DATE: JEM. 11-GS R.J.J. 10-8/

M. A. Nicholas COUNTY ENGINEER

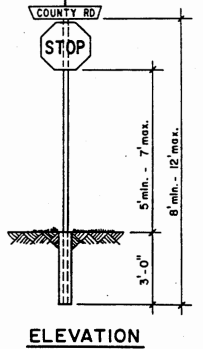
STREET MARKER

303



### NOTES:

- 1. Marker To Be Set On Count, Right Of Way.
- 2. Location Of Mark of Shown Is A. roximate.
- 3. Markers To B wible For A Distance Of 150 Feet.
- 4. If Either Road Is beided Into 4 Lanes Or More (Major Road), Addition in the Required.
- 5. Stree Markers Located At Major Roads Will Be Mounted On 12 Fc t Posts To Accommodate A Stop Sign.



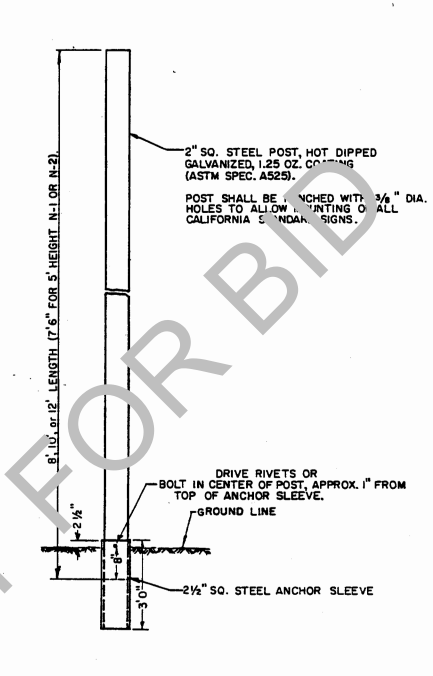
SAN	<b>BERNARDINO</b>	COUNTY	TRANS.	DEPT.

OCT. 5, 1993 V.A.C.

KEN A. MILLER
Director of Transportation

STREET MARKER

303a



### NOTES:

- . STANDARD NO. 303 @ FOR MARKER LOCATIONS.
- 2. POST SHALL BE 2" SQ. STEEL AS SHOWN AND STATED.
  - ANCHOR SLEEVE SHALL BE 2  $\frac{1}{2}$ " SQ. STEEL HOT DIPPED GALVANIZED AFTER FABRICATION (ASTM SPEC. A-123).
- 4. SIGNS SHALL BE INSTALLED IN ACCORDANCE WITH COUNTY STANDARD 303.

SAN BERNARDING COUNTY ROAD DEPARTMENT	STREET MARKER	
M. A. Nicholas COUNTY ENGINEER		303 b

TABLE 2

- ercentile sted beak 85th be antic \* - Speed is posted speed li speed prior to work st operating speed in m.
  - \*\* Longitudinal buffer space or flag r station spacing
    - than -3 percent \*\*\* - Use on sustained downgrade stee

ROUTE POST MILES SHEET TOTAL TOTAL NO. SHEETS

is+ county

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Ecistere Singh REGISTERED CIVIL ENGINEER

C50470 - (xxp. 6-30-17)

THE STATE OF CALIFORNIA OR 173 OFFICERS AGENTS SHALL NOT BE RESPONSIBLE FOR THE ACCURACY OR COMPLETENESS OF SCAMMED COPIES OF THIS PLAN SHEET. TO ACCOMPANY PLANS DATED

January 20, 2017 PLANS APPROVAL DATE

	* SIGNS	J	++	100	250	350	200	2640
ING	DISTANCE BETWEEN SIGNS*	В	++	100	250	350	200	1500
N SPAC	DISTANCE	٧	++	100	250	350	200	1000
ADVANCE WARNING SIGN SPACING		ROAD TYPE		URBAN - 25 mph OR LESS	URBAN - MORE THAN 25 mph TO 40 mph	URBAN - MORE THAN 40 mph	RURAL	EXPRESSWAY / FREEWAY

The distances are approximate, are intended for guidance purposes only, and should be applied with engineering judgment. These distances should be adjusted by the Engineer for field conditions, if necessary, by increasing or decreasing the commended distances.

STATE OF CALIFORNIA DEPARTMENT OF TRANSPORTATION

# C NTROL SYSTEM TABLES AND RAMP CLOSURES OR LAN OH,

NO SCALE

RSP T9 DATED JANUARY 20, 2017 SUPERSEDES STANDARD PLAN T9 DATED OCTOBER 30, 2015 - PAGE 249 OF THE STANDARD PLANS BOOK DATED

REVISED STANDARD PLAN RSP T9

	**		76-	£+	126	173	227	287	354	427	507	593	989	785	891	1003
SPACING	DOWNGRADE Min D	***	<b>79</b> -	++	120	165	215	271	333	400	474	553	638	1	C	.07
STATION	DOWN		-3%	++	116	158	205		315	378	446	520	298	682	-	
FLAGGER STATION SPACING		****		Ę,	115	155	200	250	30	0	52	195	1.00	15		020
		SPEED *		لد	L C	25	30	35	40	45	90	22	09	59	02	52

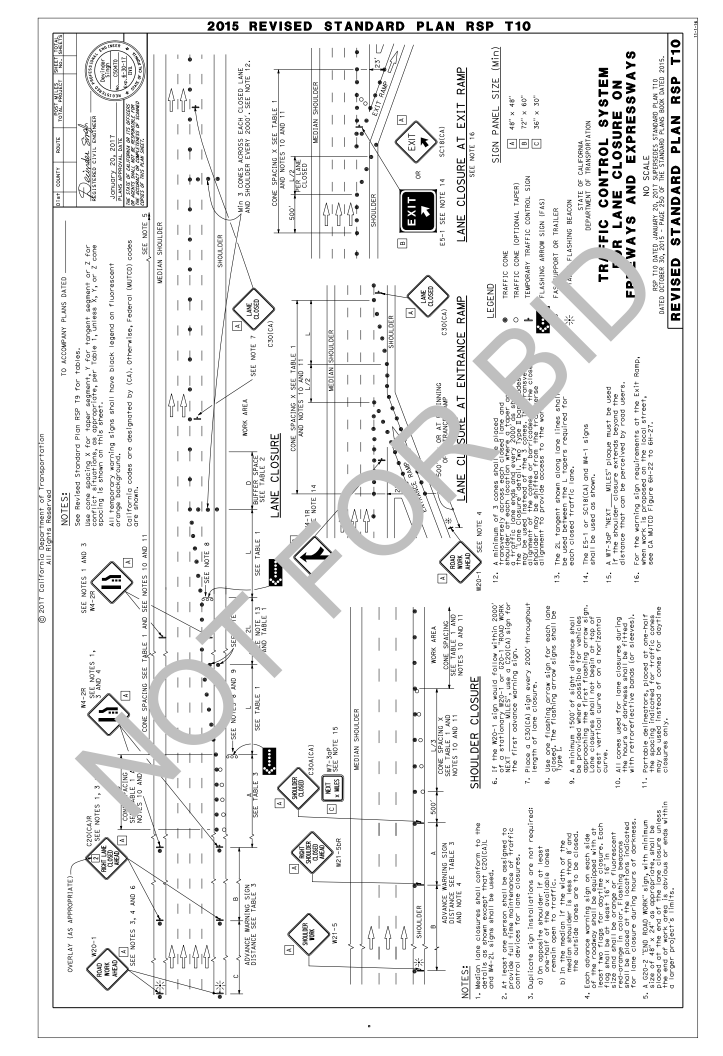
LONGITUDINAL BUFFER SPACE AND

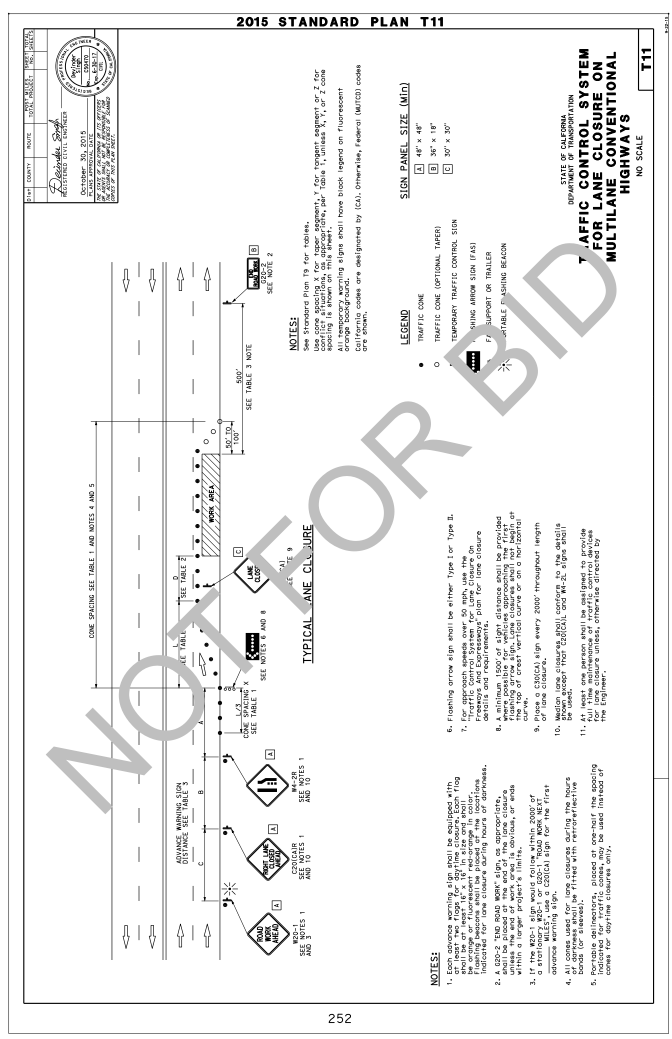
TABLE 1

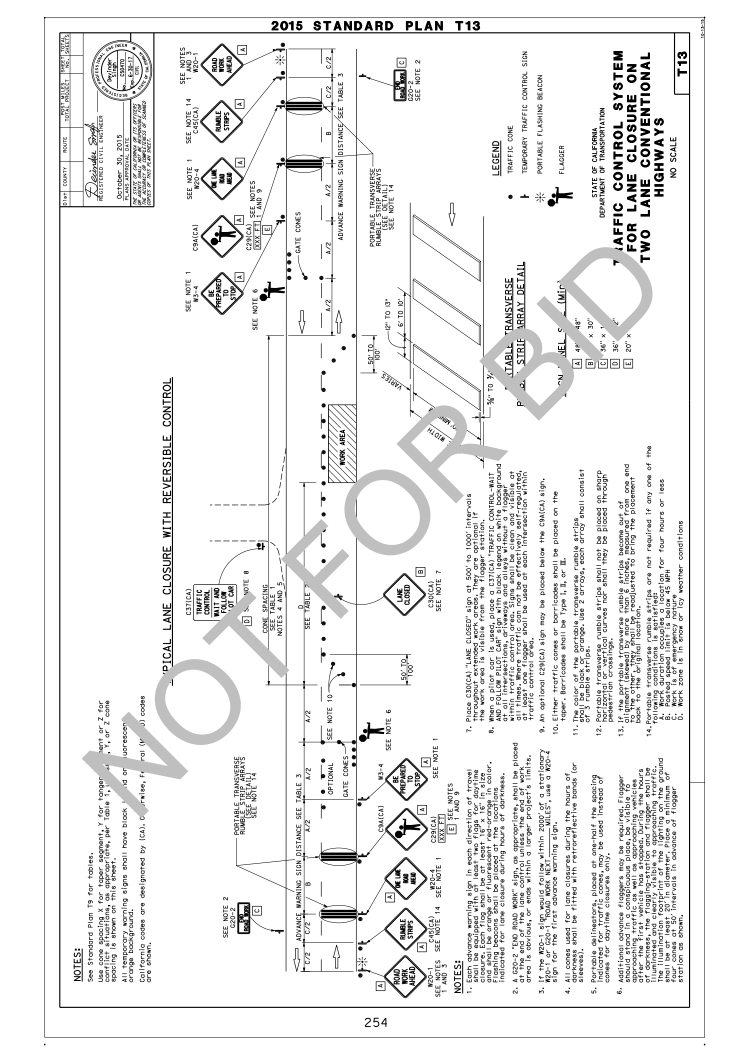
For other offsets, use the following merging taper length formula for L: For speed of 40 mph of less, L = WS^2K60 For speed of 45 mph or more, L = WS^2K60

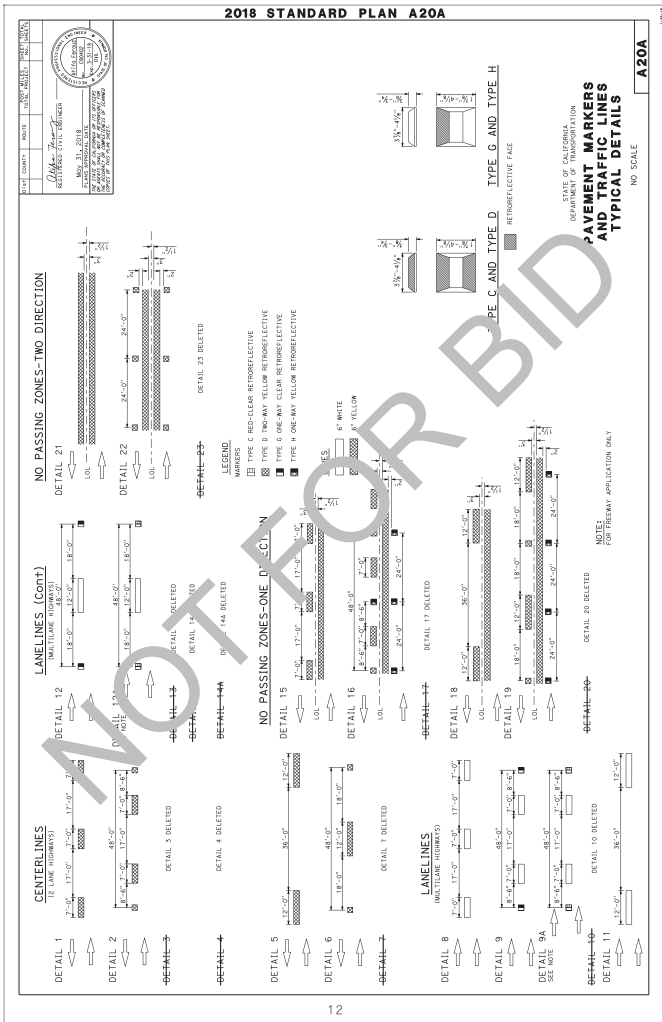
S = Posted speed limit, off-peak 85th-percentile speed prior to work starting, or the anticipated operating speed in mph W = Width of offset in feetWhere: L = Taper length in feet

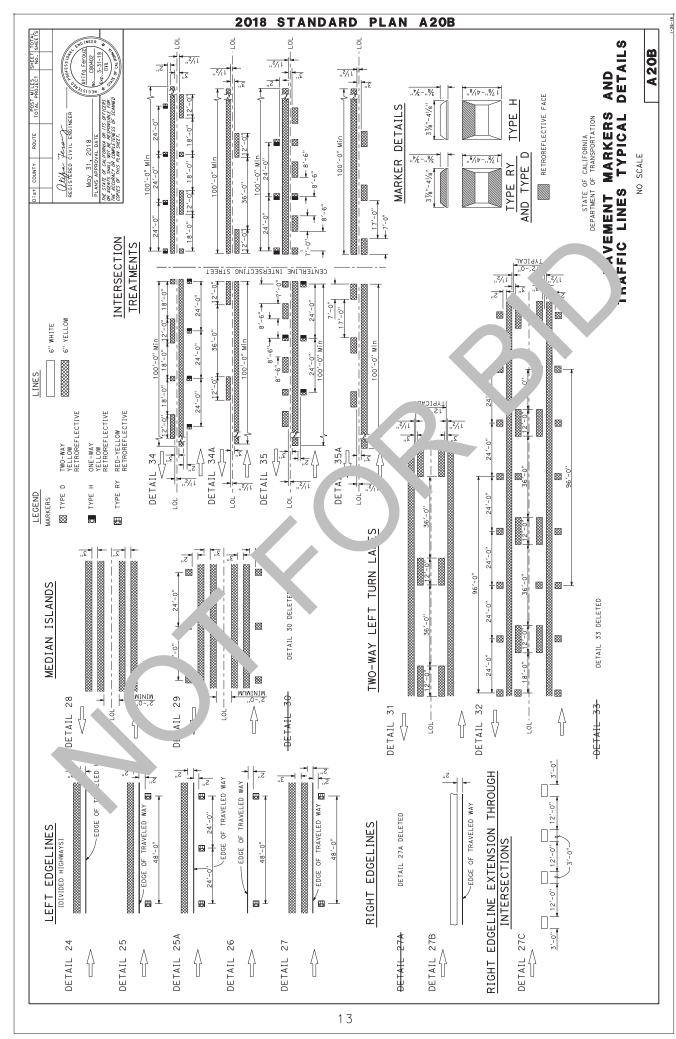
 $\star\star$  - Use for taper and tangent sections where there are no pavement markings or where there is a conflict between existing pavement markings and channelizers (CA).

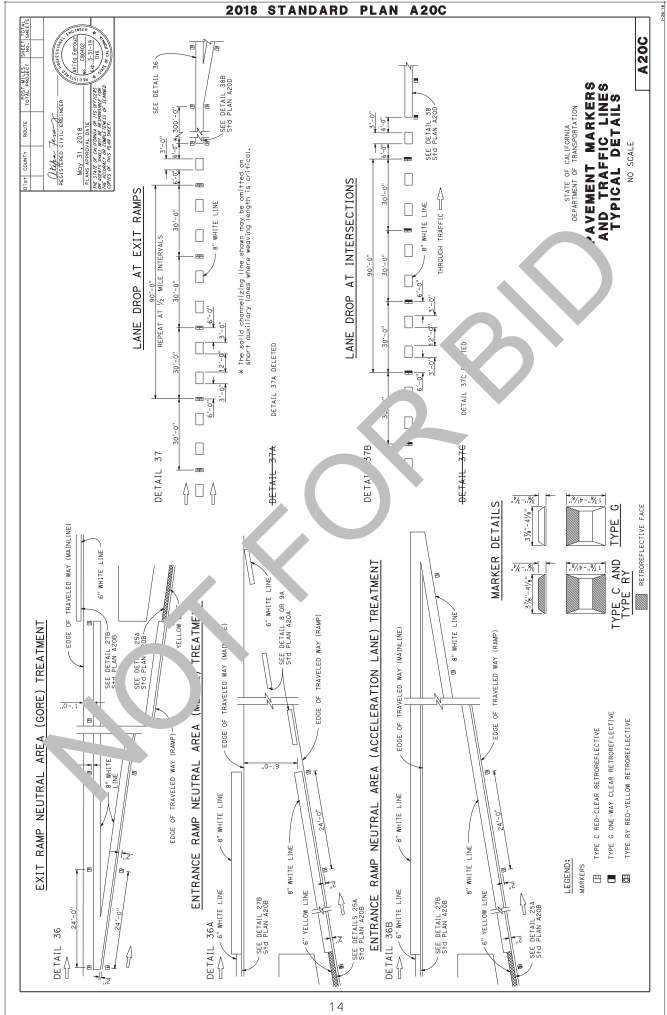


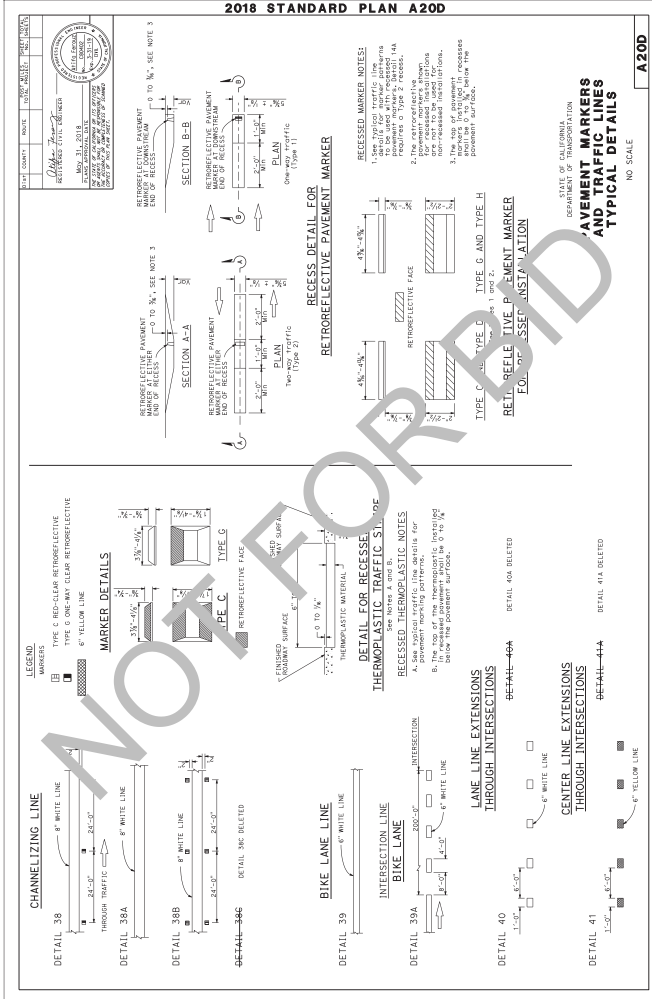


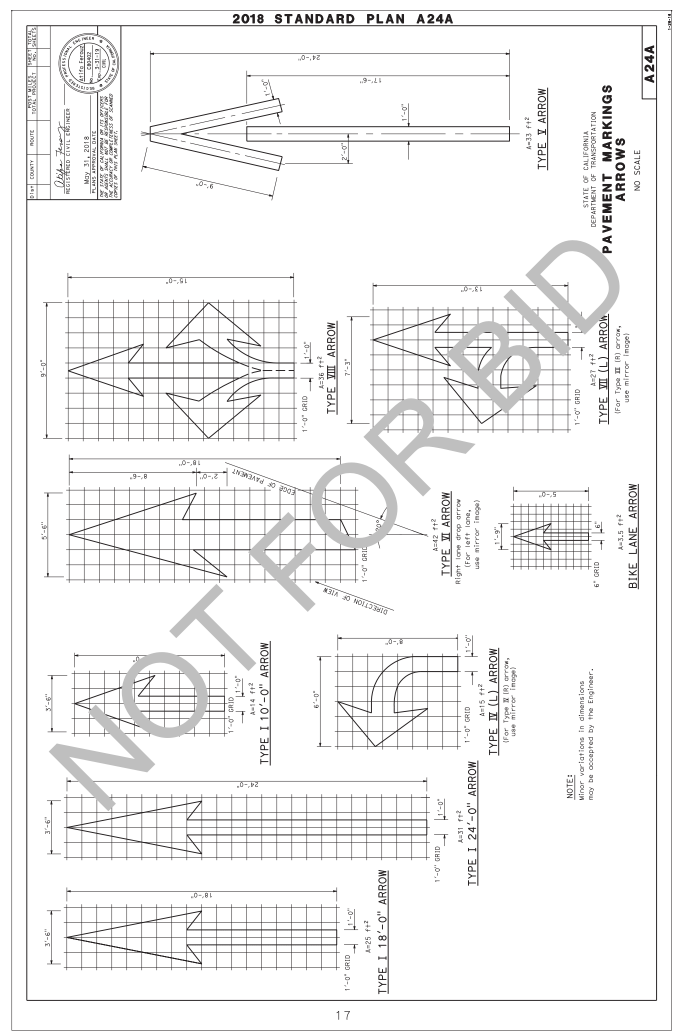


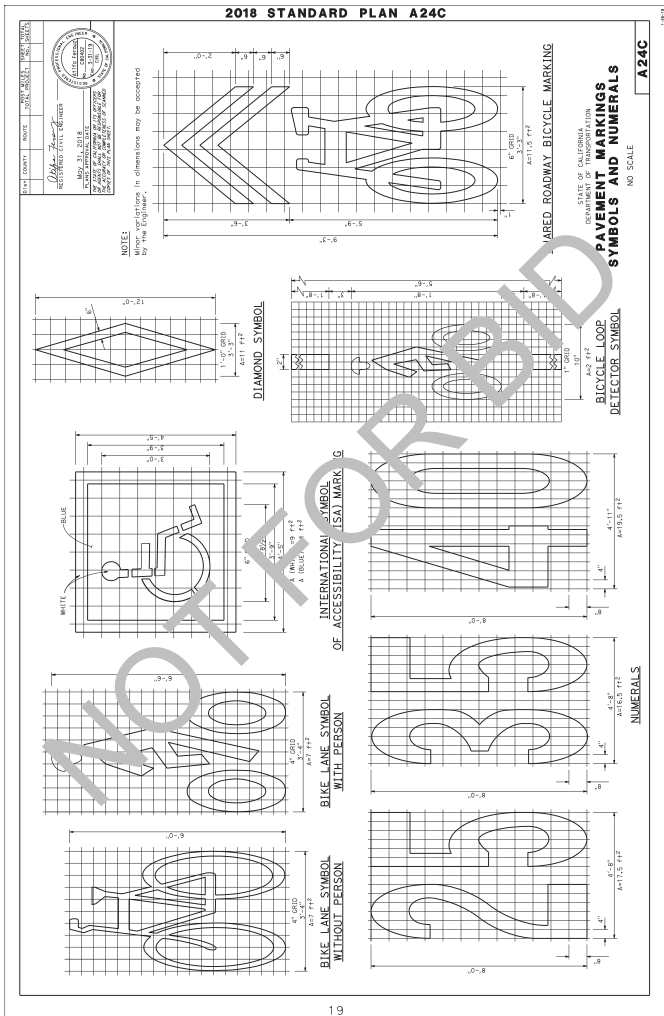


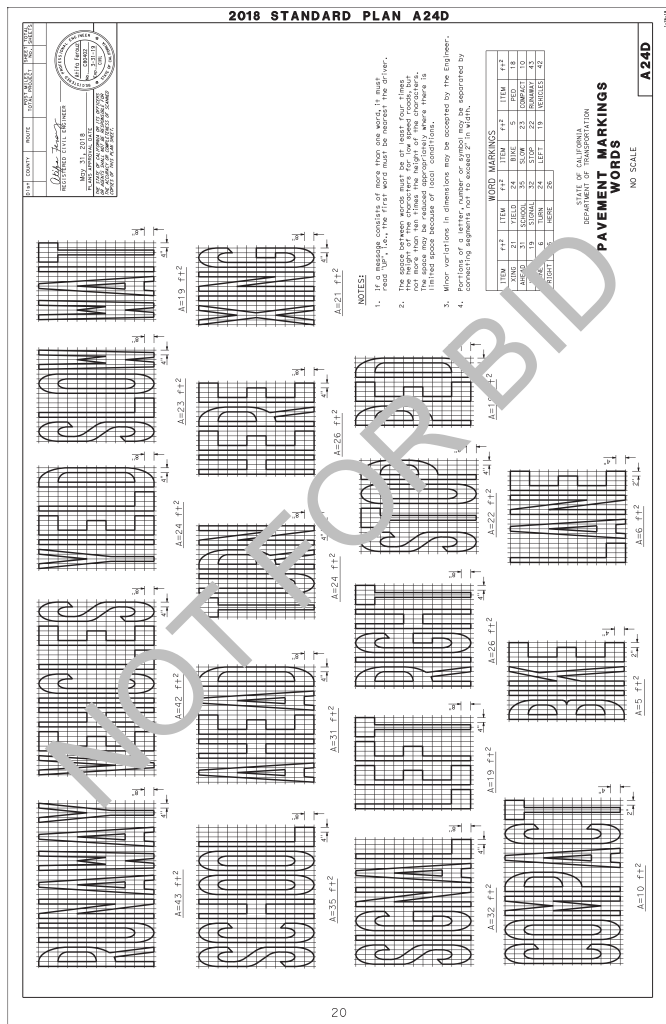


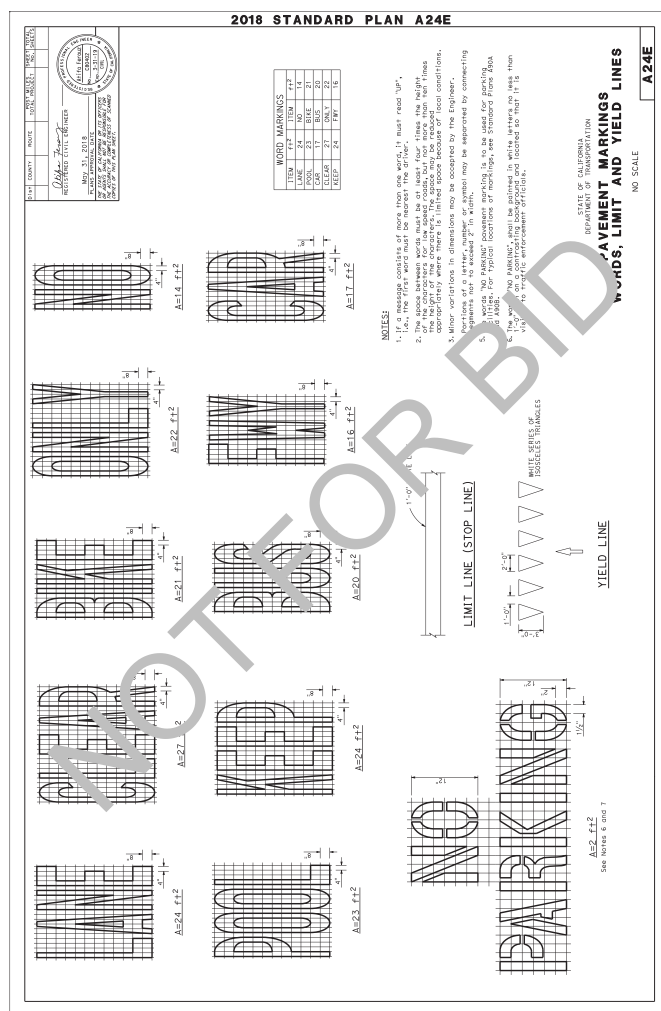


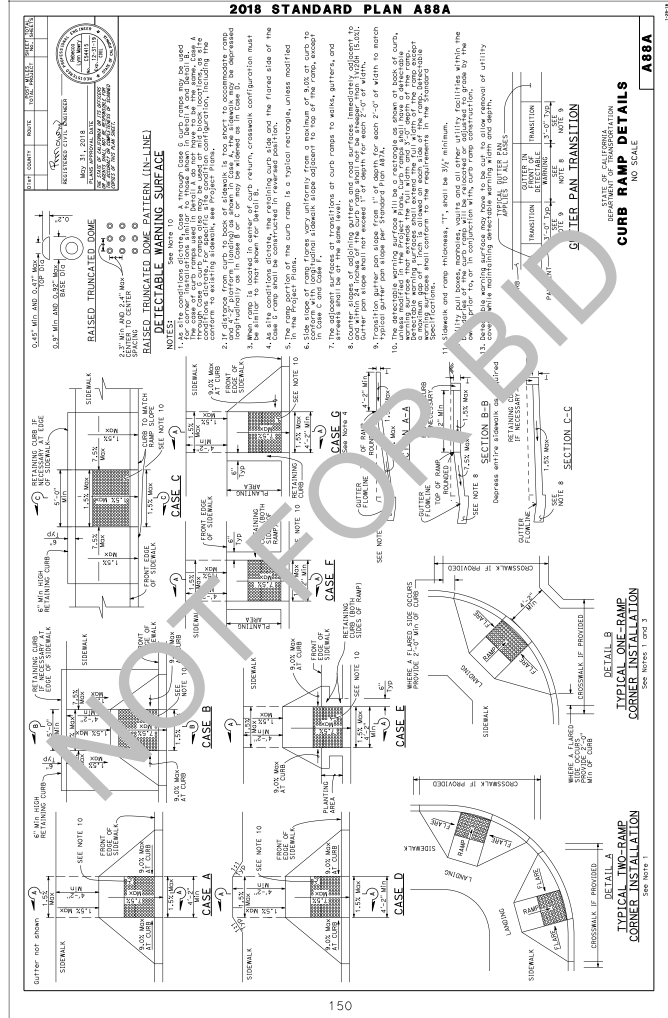












### Figure 2A-2 (CA). Examples of Heights and Lateral Locations of Sign Installations

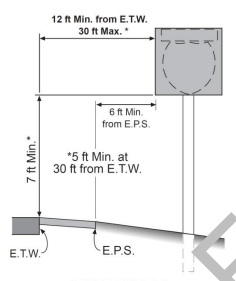
### NOTES:

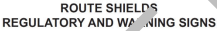
These sign positions are typical and should be considered a standard. When physical conditions require deviation from these typicals, they should be documented. When clear roadside recovery areas are provided, signs shall be placed as far from the traveled way as possible, up to 30 ft. When possible, they should be placed in protected locations.

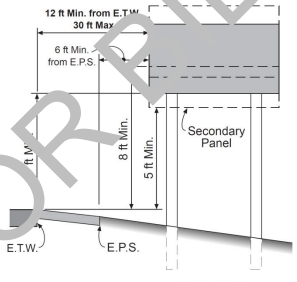
Signs in medians shall be placed at midpoint of median, and should not be closer than 6 ft from the edge of a paved shoulder, or if none, 12 ft from the edge of the traveled way. When appropriate, signs for opposing directions shall be placed back to back.

E.T.W. = Edge of Traveled Way E.P.S. = Edge of Paved Share

### FREEWAY AND EXPRESSWAY LOCATIONS

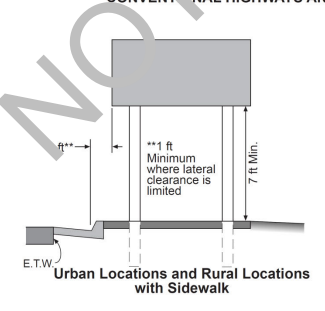






**GUIDE SIGNS** 

### CONVENTIONAL HIGHWAYS AND INTERCHANGE AREAS



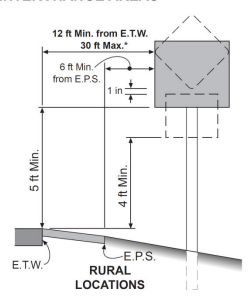
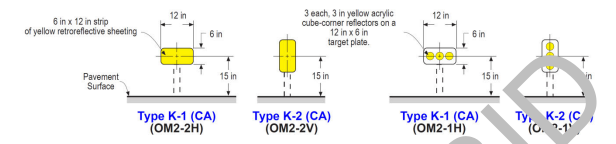
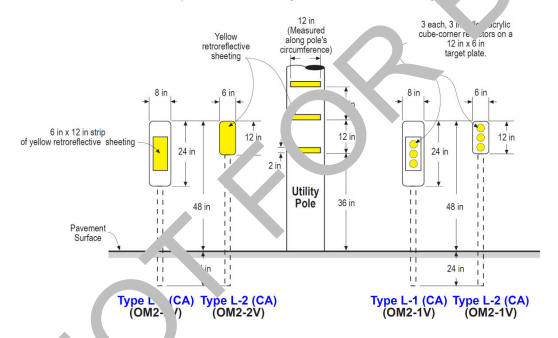


Figure 2C-13 (CA). California Object Markers (Sheet 1 of 2)

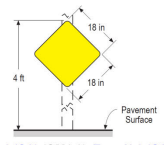
## Type K (CA) Object Marker (Type 2) (obstructions adjacent to the roadway)



## Type L (CA) Object Marker (Type (obstructions adjacent to the roadway



ype N (CA) Object Marker (Type 1 or Type 4)
constructions within the roadway or end of roadway)



Type N-1 (CA) (OM1-3), Type N-2 (CA) (OM4-3)

**NOT TO SCALE** 

Figure 2C-13 (CA). California Object Markers (Sheet 2 of 2)

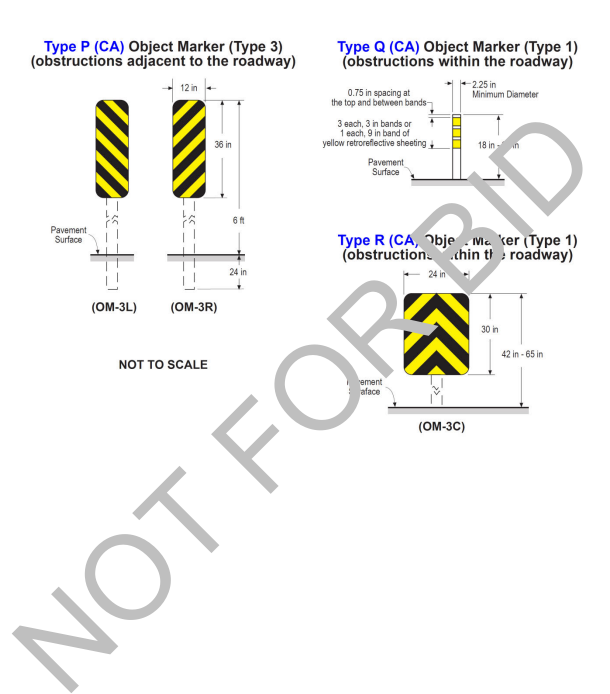


Figure 3B-102 (CA). Examples of Fire Hydrant Location Pavement Markers

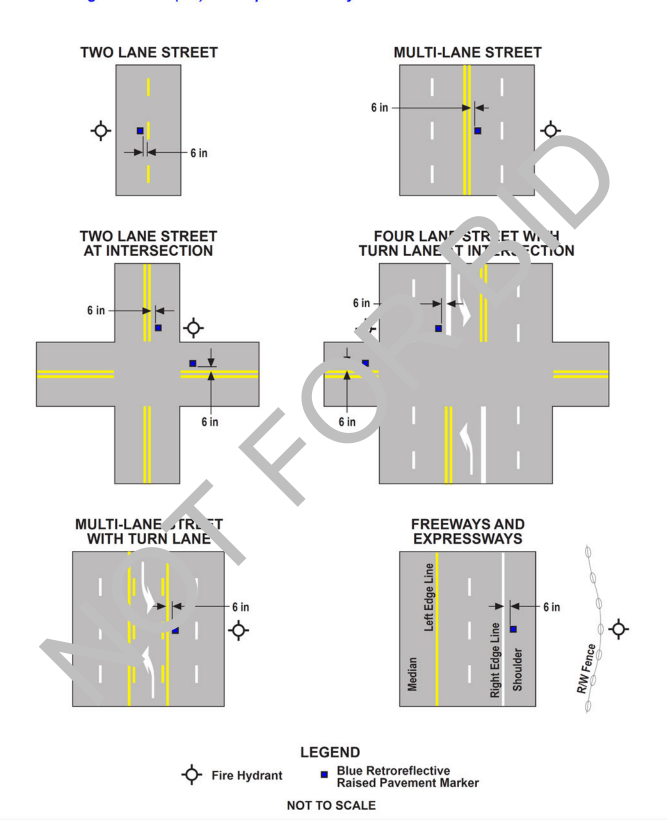
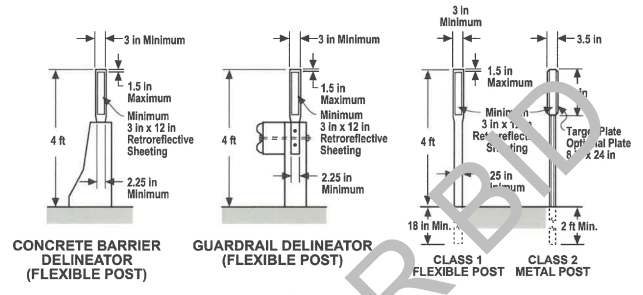
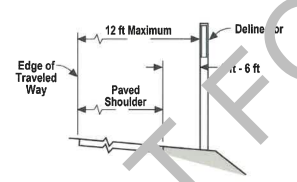


Figure 3F-101 (CA). Examples of Delineators



NOT TO SCALL



## TYPICAL DF LINEAT ? PLACEMENT

## TYPES OF DELINEATORS

TVDE	RETROREFLECTOR COLOR					
TYPE	FRONT	BACK*				
E	WHITE	WHITE				
F	WHITE	NONE				
G	YELLOW	NONE				
J	RED	NONE				

# \*Back Retroreflector: Class 1 Delineator - 3 in ± square of retroreflective sheeting. Class 2 Delineator - 3 in ± acrylic cube-corner retroreflective element.

### No. 3:

- 1. Clas 1 (Flexible Post) Delineators are standard on State highways, except for certain locations, e.g., we or protected areas behind guardrail, etc. The color of the post is white.
  - Class 1 (rlexible Post) Delineators used in construction or maintenance zones shall be orange vith white retroreflective sheeting. However, if the delineators are to remain in place as a manent roadway feature after the construction or maintenance period, the color of the post shall be white with the appropriate color of retroreflective sheeting as specified in Section 3F.03.
- 3. The Type of Retroreflective Element and Class of Post is designated as E-1, F-2, etc.

### Notes for Figure 6H-28—Typical Application 28 Sidewalk Detour or Diversion

### **Standard:**

1. When crosswalks or other pedestrian facilities are closed or relocated, temporary facilities shall be detectable and shall include accessibility features consistent with the features present in the existing pedestrian facility.

### Guidance:

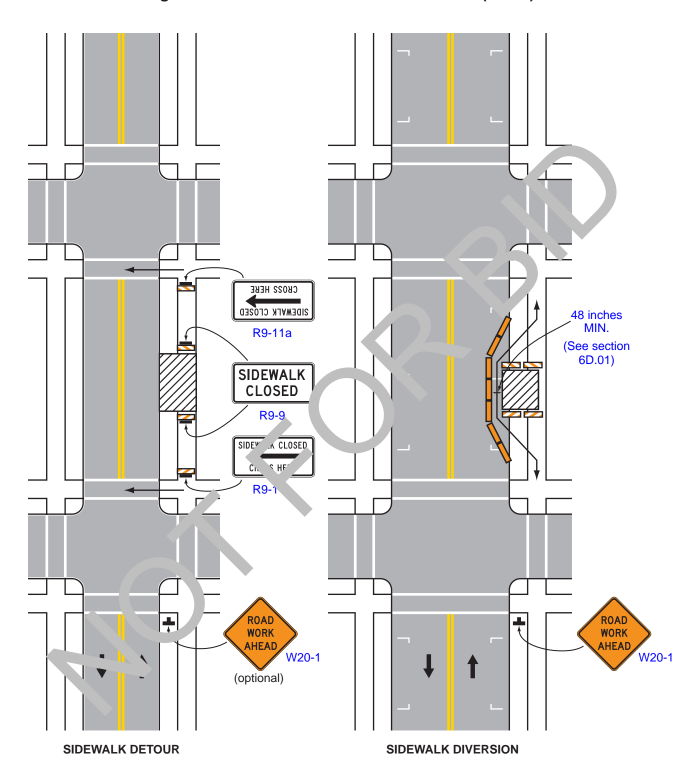
- 2. Where high speeds are anticipated, a temporary traffic barrier and, if necessary, a crash cushion should be used to separate the temporary sidewalks from vehicular traffic.
- 3. Audible information devices should be considered where midblock closings and char d cross alk areas cause inadequate communication to be provided to pedestrians who have visual disbilities.

### Option:

- 4. Street lighting may be considered.
- 5. Only the TTC devices related to pedestrians are shown. Other devices, such lane cosure againg or ROAD NARROWS signs, may be used to control vehicular traffic.
- 6. For nighttime closures, Type A Flashing warning lights may be used on 'varr' udes' at support signs and close sidewalks.
- 7. Type C Steady-Burn or Type D 360-degree Steady-Burn warning lights may seed on channelizing devices separating the temporary sidewalks from vehicular traffic f'w.
- 8. Signs, such as KEEP RIGHT (LEFT), may be placed along a temporary sidewalk to guide or direct pedestrians.



Figure 6H-28. Sidewalk Detour or Diversion (TA-28)



**Typical Application 28** 

Note: See Tables 6H-2 and 6H-3 for the meaning of the symbols and/or letter codes used in this figure.

### Notes for Figure 6H-29—Typical Application 29 Crosswalk Closures and Pedestrian Detours

#### **Standard:**

- 1. When crosswalks or other pedestrian facilities are closed or relocated, temporary facilities shall be detectable and shall include accessibility features consistent with the features present in the existing pedestrian facility.
- 2. Curb parking shall be prohibited for at least 50 feet in advance of the midblock crosswalk. Guidance:
  - 2. Parking should be prohibited in advance of mid-block crosswalks. Mid-block crosswalks should be avoided when possible. See Section 3B.18.
  - 3. Audible information devices should be considered where midblock closings and chang crosswork areas cause inadequate communication to be provided to pedestrians who have visual a cabillaction.
- 4. Pedestrian traffic signal displays controlling closed crosswalks should be red or 'eactr. sted. Option:
  - 5. Street lighting may be considered.
  - 6. Only the TTC devices related to pedestrians are shown. Other devices, such as langulosure signing or ROAD NARROWS signs, may be used to control vehicular traffic.
  - 7. For nighttime closures, Type A Flashing warning lights may be and on barricades supporting signs and closing sidewalks.
  - 8. Type C Steady-Burn or Type D 360-degree Steady-Burn arn; garage and be used on channelizing devices separating the work space from vehicular traffic.
  - 9. In order to maintain the systematic use of the fly rescent, ellow-green background for pedestrian, bicycle, and school warning signs in a jurisdiction, the luorescent ellow-green background for pedestrian, bicycle, and school warning signs may be used in TTC ones.

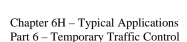
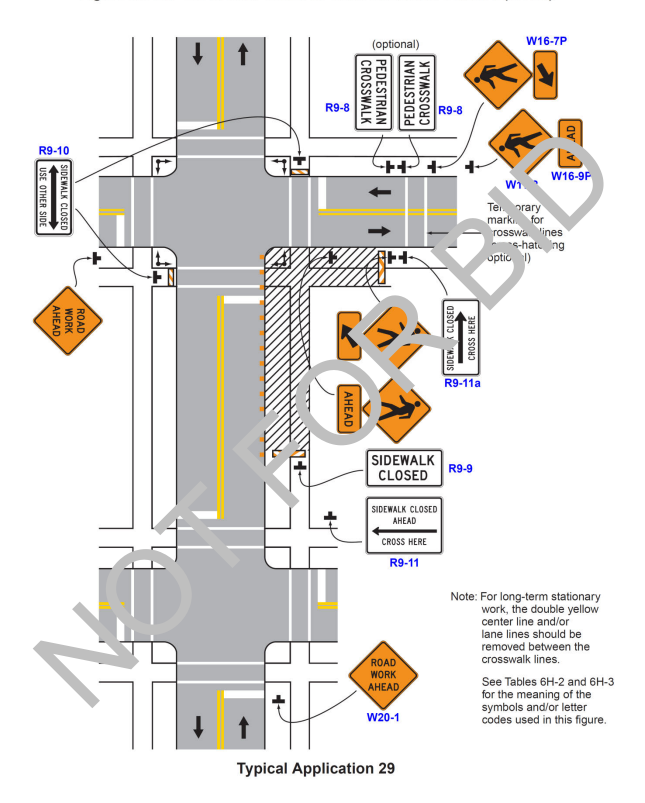


Figure 6H-29. Crosswalk Closures and Pedestrian Detours (TA-29)



### CHAPTER 6D. PEDESTRIAN AND WORKER SAFETY

### **Section 6D.01 Pedestrian Considerations**

### Support:

of A wide range of pedestrians might be affected by TTC zones, including the young, elderly, and people with disabilities such as hearing, visual, or mobility. These pedestrians need a clearly delineated and usable travel path. Considerations for pedestrians with disabilities are addressed in Section 6D.02.

### **Standard:**

- o2 The various TTC provisions for pedestrian and worker safety set forth in Part 6 shring applied by knowledgeable (for example, trained and/or certified) persons after appropriate evaluation and engineering judgment.
- of If the TTC zone affects the movement of pedestrians, adequate pedestrian access and star ways shall be provided. If the TTC zone affects an accessible and detectable pedestrian route.

  Option:
- of If establishing or maintaining an alternate pedestrian route is not feasible at ing the project, an alternate means of providing for pedestrians may be used, such as adding free bus service a standard the project or assigning someone the responsibility to assist pedestrians with disabilities around the project limits.

  Support:
- of It must be recognized that pedestrians are reluctant to retrain the recognized that the
  - 07 The following three items should be considered when planning for pedestrians in TTC zones:
  - A. Pedestrians should not be led into conflic will vehicles, e uipment, and operations.
  - B. Pedestrians should not be led into confets with hicles loving through or around the worksite.
  - C. Pedestrians should be provided wit! (conv ient and accessible path that replicates as nearly as practical the most desirable characteristics of v. (sting sidewalk(s) or footpath(s).
- 08 A pedestrian route should not be severed. I/or moved for non-construction activities such as parking for vehicles and equipment.
- on Consideration should be a 'e to separate pedestrian movements from both worksite activity and vehicular traffic. Unless an acceptable route but does not involve crossing the roadway can be provided, pedestrians should be appropriately directed with dvance signing that encourages them to cross to the opposite side of the roadway. In urban c a subular areas with high vehicular traffic volumes, these signs should be placed at intersections (rather than midely ck locations) so that pedestrians are not confronted with midblock worksites that will induce them to 'ttempt skir' ng the worksite or making a midblock crossing.
- 10 Figures 6H-2 and 61. 29 show typical TTC device usage and techniques for pedestrian movement through work 2

### Guidance

- 11 To acco. nodate the needs of pedestrians, including those with disabilities, the following considerations should be addr. sed when temporary pedestrian pathways in TTC zones are designed or modified:
  - A. Provisions for continuity of accessible paths for pedestrians should be incorporated into the TTC plan.
  - B. Access to transit stops should be maintained.
  - C. A smooth, continuous hard surface should be provided throughout the entire length of the temporary pedestrian facility. There should be no curbs or abrupt changes in grade or terrain that could cause tripping or be a barrier to wheelchair use. The geometry and alignment of the facility should meet the applicable requirements of the "Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities (ADAAG)" (see Section 1A.11).
  - D. The width of the existing pedestrian facility should be provided for the temporary facility if practical. Traffic control devices and other construction materials and features should not intrude into the usable width of the

- sidewalk, temporary pathway, or other pedestrian facility. When it is not possible to maintain a minimum width of 60 inches throughout the entire length of the pedestrian pathway, a 60 x 60-inch passing space should be provided at least every 200 feet to allow individuals in wheelchairs to pass.
- E. Blocked routes, alternate crossings, and sign and signal information should be communicated to pedestrians with visual disabilities by providing devices such as audible information devices, accessible pedestrian signals, or barriers and channelizing devices that are detectable to the pedestrians traveling with the aid of a long cane or who have low vision. Where pedestrian traffic is detoured to a TTC signal, engineering judgment should be used to determine if pedestrian signals or accessible pedestrian signals should be considered for crossings along an alternate route.
- F. When channelization is used to delineate a pedestrian pathway, a continuous detectable edoing should be provided throughout the length of the facility such that pedestrians using a long cane an four it. These detectable edgings should comply with the provisions of Section 6F.74.
- G. Signs and other devices mounted lower than 7 feet above the temporary pedestrian p. 'way sho'd not project more than 4 inches into accessible pedestrian facilities.

#### Option:

12 Whenever it is feasible, closing off the worksite from pedestrian intrusic may e prefe. ble to channelizing pedestrian traffic along the site with TTC devices.

#### Guidance:

- 13 Fencing should not create sight distance restrictions for road users. Fences . ou' not be constructed of materials that would be hazardous if impacted by vehicles. Woo' ... 'ling, fencing, and similar systems placed immediately adjacent to motor vehicle traffic should not be u ... as su stitutes for crashworthy temporary traffic barriers.
- 14 Ballast for TTC devices should be kept to the minimum amo. needed and should be mounted low to prevent penetration of the vehicle windshield.
- 15 Movement by work vehicles and equipment across designal 1 peaestrian paths should be minimized and, when necessary, should be controlled by flaggers of TTC. Stagit 3 or stopping of work vehicles or equipment along the side of pedestrian paths should be voidea, ince it e courages movement of workers, equipment, and materials across the pedestrian path.
- 16 Access to the work space by workers will example across pedestrian walkways should be minimized because the access often creates unacceptable changes in grade, and rough or muddy terrain, and pedestrians will tend to avoid these areas by dempting now intersection crossings where no curb ramps are available. Option:
- 17 A canopied walkway m y be red to protect pedestrians from falling debris, and to provide a covered passage for pedestrians.

#### Guidance:

- 18 Covered walky ys shoula 2 sturdily constructed and adequately lighted for nighttime use.
- 19 When pedestric 1 and vehic paths are rerouted to a closer proximity to each other, consideration should be given to sepa. 4 ing em by a tonporary traffic barrier.
- 20 If a tempora tray her is used to shield pedestrians, it should be designed to accommodate site conditions

#### Support.

21 Depending on the possible vehicular speed and angle of impact, temporary traffic barriers might deflect upon impact by an example and vehicle. Guidance for locating and designing temporary traffic barriers can be found in Chapter 9 of AASHTO's "Roadside Design Guide" (see Section 1A.11).

#### **Standard:**

22 Short intermittent segments of temporary traffic barrier shall not be used because they nullify the containment and redirective capabilities of the temporary traffic barrier, increase the potential for serious injury both to vehicle occupants and pedestrians, and encourage the presence of blunt, leading ends. All upstream leading ends that are present shall be appropriately flared or protected with properly installed and maintained crashworthy cushions. Adjacent temporary traffic barrier segments shall be properly connected in order to provide the overall strength required for the temporary traffic barrier to perform properly.

# 23 Normal vertical curbing shall not be used as a substitute for temporary traffic barriers when temporary traffic barriers are needed.

### Option:

<sup>24</sup> Temporary traffic barriers or longitudinal channelizing devices may be used to discourage pedestrians from unauthorized movements into the work space. They may also be used to inhibit conflicts with vehicular traffic by minimizing the possibility of midblock crossings.

#### Support:

25 A major concern for pedestrians is urban and suburban building construction encroaching onto the contiguous sidewalks, which forces pedestrians off the curb into direct conflict with moving vehicles.

26 If a significant potential exists for vehicle incursions into the pedestrian path, pedestrials show be rerouted or temporary traffic barriers should be installed.

#### Support:

27 TTC devices, jersey barriers, and wood or chain link fencing with a continuous de ctable dgir can satisfactorily delineate a pedestrian path.

#### Guidance:

- 28 Tape, rope, or plastic chain strung between devices are not detectable, 'o not ompowith the design standards in the "Americans with Disabilities Act Accessibility Guidelines for ailding and Facilities (ADAAG)" (see Section 1A.11), and should not be used as a control for pedestric memoris.
- 29 In general, pedestrian routes should be preserved in urban c a commercial such routing should be discouraged.
- 30 The highway agency in charge of the TTC zone should regularly the activity area so that effective pedestrian TTC is maintained.

#### Support:

- 31 Other laws and requirements are unique to California and need to be followed when providing pedestrian access through or around TTC zones.
- 32 Additional information on this topic can be for ud in pullication titled "Pedestrian Considerations for California Temporary Traffic Control Zones on Caltrans' following we wink:

http://dot.ca.gov/hq/traffops/engineering/coi. al-de .ces/pdf/PedBrochure.pdf

#### Section 6D.02 Accessibility Considerations

#### Support:

of Additional information on the 'esign and construction of accessible temporary facilities is found in publications listed in Section 1A.11 • Publications 12, 38, 39, and 42).

#### Guidance:

of The extent of p lestrian nodes should be determined through engineering judgment or by the individual responsible for each trution. Adequate provisions should be made for pedestrians with disabilities.

#### **Standard:**

os When exist. 7 pec. In facilities are disrupted, closed, or relocated in a TTC zone, the temporary facilities aball be a tectable and include accessibility features consistent with the features present in the existing releasurement ility. Where pedestrians with visual disabilities normally use the closed sidewalk, a barrier that is detectable by a person with a visual disability traveling with the aid of a long cane shall be placed across be full width of the closed sidewalk.

### Support:

o4 Maintaining a detectable, channelized pedestrian route is much more useful to pedestrians who have visual disabilities than closing a walkway and providing audible directions to an alternate route involving additional crossings and a return to the original route. Braille is not useful in conveying such information because it is difficult to find. Audible instructions might be provided, but the extra distance and additional street crossings might add complexity to a trip.

#### Guidance:

05 Because printed signs and surface delineation are not usable by pedestrians with visual disabilities, blocked routes, alternate crossings, and sign and signal information should be communicated to pedestrians with visual

disabilities by providing audible information devices, accessible pedestrian signals, and barriers and channelizing devices that are detectable to pedestrians traveling with the aid of a long cane or who have low vision.

### Support:

of The most desirable way to provide information to pedestrians with visual disabilities that is equivalent to visual signing for notification of sidewalk closures is a speech message provided by an audible information device. Devices that provide speech messages in response to passive pedestrian actuation are the most desirable. Other devices that continuously emit a message, or that emit a message in response to use of a pushbutton, are also acceptable, signing information can also be transmitted to personal receivers, but currently such receivers are not likely to be carried or used by pedestrians with visual disabilities in TTC zones. Audible information devices might not be needed if detectable channelizing devices make an alternate route of travel evident to redestrians with visual disabilities.

#### Guidance:

of If a pushbutton is used to provide equivalent TTC information to pedestrians with 'sual, 'abil' es, the pushbutton should be equipped with a locator tone to notify pedestrians with vial disac'ities. It a special accommodation is available, and to help them locate the pushbutton.

#### **Section 6D.03 Worker Safety Considerations**

#### Support:

of Equally as important as the safety of road users traveling through the TTC zone is the safety of workers. TTC zones present temporary and constantly changing conditions that are present the padrage. This creates an even higher degree of vulnerability for workers on or near the padrage.

of partial possible, and using TTC devices that get the road user's attention and provide positive direction for of partial proportance. Likewise, equipment and vehicles moving within the activity area create a rise to worker, on foot. When possible, the separation of moving equipment and construction vehicles from workers of foot provides the operator of these vehicles with a greater separation clearance and improved sight ling to min. ize exposure to the hazards of moving vehicles and equipment.

#### Guidance:

- 03 The following are the key elements of wo. 3r safety and TTC management that should be considered to improve worker safety:
  - A. Training—all workers stated on how to work next to motor vehicle traffic in a way that minimizes their vulnerability. We kers wing specific TTC responsibilities should be trained in TTC techniques, device usage, and placement.
  - B. Temporary Traf c Bar. rs—temp rary traffic barriers should be placed along the work space depending on factors suc as lateral learance of workers from adjacent traffic, speed of traffic, duration and type of operations, tile of day, are volume of traffic.
  - C. Speed Re 'victio —reducir's the speed of vehicular traffic, mainly through regulatory speed zoning, funneling, we read to the use of uniformed law enforcement officers or flaggers, should be continued. In use of regulatory speed zone signing tends to be more effective when law enforcement is present.

    Relation Section 201.
  - D. Activity Area—planning the internal work activity area to minimize backing-up maneuvers of construction vehicles so yuld be considered to minimize the exposure to risk.
  - E. Worker Safety Planning—a trained person designated by the employer should conduct a basic hazard assessment for the worksite and job classifications required in the activity area. This safety professional should determine whether engineering, administrative, or personal protection measures should be implemented. This plan should be in accordance with the Occupational Safety and Health Act of 1970, as amended, "General Duty Clause" Section 5(a)(1) Public Law 91-596, 84 Stat. 1590, December 29, 1970, as amended, and with the requirement to assess worker risk exposures for each job site and job classification, as per 29 CFR 1926.20 (b)(2) of "Occupational Safety and Health Administration Regulations, General Safety and Health Provisions" (see Section 1A.11).

BIDDER:
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## **PROPOSAL**

# TO THE BOARD OF SUPERVISORS OF THE SAN BERNARDINO COUNTY STATE OF CALIFORNIA

For Construction On

# CACTUS AVENUE AND OTHER ROADS VARIOUS ROAD LOCATIONS

LENGTH: 0.6 MILES WORK ORDER: H15045 AREA: Bloomington

**ROAD NO.:** Cactus Ave 197400014-014 Jurupa Av 4559 0-060

NOTICE: BIDDERS MUST OBTAIN BIDDING DOC! MEN SAND PREPARE THEIR BIDS ON FORMS OBTAINED DIRECTLY FROM THE SAN BE, ARDINO COUNTY DEPARTMENT OF PUBLIC WORKS OR FROM THE SAN BE, ARDINO COUNTY ELECTRONIC PROCUREMENT NETWORK (ePRO) http://epr.sbc.unty.gov/epro/. BIDS PREPARED ON FORMS OBTAINED FROM OTHER (DURCES WILL NOT BE ACCEPTED. BIDDERS MUST BE LISTED ON THE OFFICIAL PLAN HOLDERS LIST ("LL N") T BE ACCEPTED.

The undersigned, as bidder, eclares the the only persons or parties interested in this proposal as principals are those nare ad herein, that this proposal is made without collusion with any other person, firm, or corporation; that bidder has carefully examined the location of the proposed work, the proposed form of contract, and the plans and specifications therein referred to; and bidder proposes and agrecism in the proposed is accepted, that bidder will contract with the San Bernardino County, in the form of the copy of the contract to provide all necessary machinery, tools, apparatus and cover mean of construction, and to do all work and furnish all the materials specified in the contract. In the manner and in the time therein prescribed, and according to the requirements on the Engineer as therein set forth, and that bidder will take in full payment therefore the contract of the proposed work.

# PROPOSAL CHECKLIST AND ASSEMBLY SEQUENCE <u>IMPORTANT</u>

# Failure to Properly Complete Bid Package May Result in Rejection of Bid

1	Proposal – Assemble all pages in same numbering sequence as original.
	Replacement Bid Sheets from Addendum are substituted in sequence, if applicable.
	Unit Prices are entered for all bid items (or Alternate bid items).
	Corrections or changes to the bid document are initialed.
	Subcontractors, if any, are listed
	Public Contract Code Section 10285.1 Statement is executed
	Public Contract Code Section 10162 Questionnaire is cor μιει. 1
	Noncollusion Declaration is executed and submitted with bir
	Bidder Information is completed and correct.
	Proposal is complete and signed by authouzed company representative.
2	Addendums, if any, are acknowledged. (No see 'by facsimile and mail)
	"Bidder's Certification" (Just the Certification page) are executed and attached.
3	Bidder's Security.
	10% of Bid Amount in Ca. Cashier's Check, Certified Check or Bidder's Bond.
	If Bidder's Pand, surety signature is notarized.
<u>-</u>	If Bidder's Bono, virety power of attorney is attached.
4	ePRO.
	F gistered a a Vendor in the ePro System prior to date and time to receive bid.
	e. elope labeled "Bid Bond" with the title of the work and name of bidder marked on de of envelope to the Department of Public Works, Front Reception. Must be received on or before the time set for the opening of bids.
	If submitting a bid through ePro, Scan and attach to your quote the Fully Executed Proposal Documents (pages P-1 thru P-14).
	If submitting a bid through ePro, Scan and attach to your quote the Fully Executed Certification Page for ALL Addendums.
5	REGISTERED WITH THE DEPARTMENT OF INDUSTRIAL RELATIONS (DIR) (SENATE BILL 854).
	DIR Registration Number identified for Bidder and all subcontractors.

Bidder:
---------

Project: Cactus Avenue and Other Roads W.O.#: H15045

Limits: Various Road Locations

1 2	50,000 1 1 1 1	F.A. L.S. L.S. L.S.	Supplemental Work at Force Account (Unforeseen Differing Site Conditions and Utility Conflicts) Prepare Final Storm Water Pollution Control Plan (SWPPP) Water Pollution Control Program (WPCP)	\$	\$
	1	L.S.	(SWPPP)	\$	¢
2	1		Water Pollution Control Program (WPCP)		Ψ
		L.S.	5 ( - /	\$	\$
3	1		Mobilization	\$	\$
4		L.S.	Traffic Control System	\$	\$
5	4	EA.	Portable Changeable Message Sign	*	\$
6	4,400	S.Y.	Remove Asphalt Concrete Surfacing	\$	\$
7	2	EA.	Reset and Relocate Roadside Sign		\$
8	3	EA.	Adjust Grate to Grade	\$	\$
9	210	S.Y.	Cold Plane (0.10) Asphalt Concr. e Pave ent	\$	\$
10	4,300	S.Y.	Cold Plane (0.06) Asphalt Concre. vement	\$	\$
11	1	L.S.	Clearing and Grubbing	\$	\$
12	170	S.Y.	Remove Concrete (R nps, Spandr Curbs & Gutters)	\$	\$
13	1	L.S.	Develop Wz' , Supply \$		\$
14	1,200	C.Y.	Roadway E. ave un	\$	\$
15	1	L.S.	Fir shing Roadw s		\$
16	2,470	TON	sphalt Concrete (Type A) \$		\$
17	685	TON	Ruk Prized Asphalt Concrete (Type G)	\$	\$
18	62	L.F.	Place A. halt Concrete Dike	\$	\$
19	55	C.Y.	lass 4 Concrete (Pipe Cover)	\$	\$
20	3	EA.	toadside Sign (Metal Post)	\$	\$
21		<b>С</b> .т.	Minor Concrete (Spandrel, Curb, Curb and Gutter)	\$	\$
22	20	Ċ.Y.	Minor Concrete (Pedestrian Ramps)	\$	\$
23	10	C.Y.	Minor Concrete (Sidewalk)	\$	\$
24	3	EA.	ADA Ramp Detectable Warning Surface	\$	\$
25	3	EA.	Delineator-Class 1 (Type F)	\$	\$
26	200	EA.	Pavement Marker (Retroreflective – Type D and G)	\$	\$
27	1	EA.	Pavement Marker (Reflective - Blue)	\$	\$
28	1,910	L.F.	Paint Double 6" wide Yellow Traffic Stripe (2-Coat)		\$
29	560	L.F.	Paint 8" wide Traffic Stripe (2-Coat),	\$	\$

Bidder:

Project: Cactus Avenue and Other Roads W.O.#: H15045

Limits: Various Road Locations

Item No.	Approx. Quant.	Meas. Unit	Item Description	Unit Price	Total
30	2,600	L.F.	Paint 6" wide Traffic Stripe (2-Coat)	\$	\$
31	460	S.F.	Paint Pavement Marking (2-Coat)	\$	\$

# PROJECT TOTAL: \$

Bids are to be submitted for the entire work. The amount of the bid for comparison purposes will be the total of all items.

The bidder shall set forth for each unit basis item of work a unit price and a total for the item, and for each lump sum item a total for the item, all in clearly legible figures in the respective spaces provided for this purpose. In the case of unit basis items, the amount set forth under the "Total" column shall be the extension of the unit price bid on the basis of the estimated quantity for the item.

In case of discrepancy between the unit price and the total set forth for a unit basis item, the unit price shall prevail, however, if the amount set forth as a unit price is ambiguous, unintelligible or uncertain for any cause, or is omitted, then the amount set forth in the "Total" column for the item shall prevail and shall be divided by the estimated quantity for the item and the price thus obtained, rounded to the next lower penny, shall be the unit price.

If this proposal shall be accepted, the contract shall be signed by the successful holder and returned within 10 days, and the contract bonds, copy of insurance pointies, and determined within 10 days, and the contract bonds, copy of insurance pointies, and determine the coverage of liberary shall be provided within 10 days, not including Saturdays, Sundays and legal holidays, and the property of the contract for execution. Should the undersigned fail to contract, and after each the contract, and, thereupon, this proposal and the acceptance thereof shall be same may be the property of the San Bernardino County.

BIDDER		

The bidder shall complete the following information as required by the Subletting and Subcontracting Fair Practices Act, Public Contract Code section 4100 et seq.

**Note:** Subcontractors must be licensed and registered with the DIR (with limited exceptions from this requirement for bid purposes only under Labor Code section 1771.1(a)) at the time of the bid opening.

Information marked with \*\* is required. (Make additional copies of this form if needed)

SUBCONTRACTORS LIST	<u>r</u>	
Name: **	Fed. ID:	ltem(s) #: **
Business Location: **		% (c);
Telephone: ( )		A. Junt: J
License #: **	Description of Work: **	
DIR Registration #:**		
Name: _**	Fed. ID:	Item(s) #: **
Business Location: **		% (s):
Telephone: ( )		Amount: \$
License #: **	Descripun of Work: **	
DIR Registration #:**		
Name: <u>**</u>	Fed. ID:	Item(s) #: **
Business Locat on: **		% (s):
Telephone:		Amount: \$
Licens **	Description of Work: **	
DIR Regist، tion #: **		
Name: **	Fed. ID:	ltem(s) #: **
Business Location: **		% (s):
Telephone: ( )		Amount: \$
License #: **	Description of Work: **	

#### **PUBLIC CONTRACT CODE SECTION 10232 STATEMENT**

In accordance with Public Contract Code section 10232, the Contractor hereby states, under penalty of perjury, that no more than one final unappealable finding of contempt of court by a federal court has been issued against the Contractor within the immediately preceding two year period because of the Contractor's failure to comply with an order of a federal court which orders the Contractor to comply with an order of the National Labor Relations Board.

#### PUBLIC CONTRACT CODE SECTION 10285.1 STATEMEN'

In accordance with Public Contract Code section 10285.1, the bidder hereby declars under penalty of perjury that the bidder

	 Check One	
has		has 🤈 (

been convicted within the preceding three year of a. / offenses referred to in that section, including any charge of fraud, bribery, collus on, containst, or any other act in violation of any state or federal antitrust law in connection with the bidding upon, award of, or performance of, any public works contract, as defined in Public Conf act Code section 1101, with any public entity, as defined in Public Contract, ode section 1.00, including the Regents of the University of California or the Trustees of the Trustees of

Note: The bidder '.us., 'ace a c. eck mark after "has" or "has not" in one of the blank spaces provided.

The above Stateme is are part of the Proposal. Signing this Proposal on the signature portion, there is shown also constitute signature of these Statements.

cautioned that making a false certification may subject the certifier to chainal prosecution.

#### **PUBLIC CONTRACT CODE SECTION 10162 QUESTIONNAIRE**

In accordance with Public Contract Code section 10162, the Bidder shall complete, under penalty of perjury, the following questionnaire:

Has the bidder, any officer of the bidder, or any employee of the bidder who has a proprietary interest in the bidder, ever been disqualified, removed, or otherwise prevented from bidding on, or completing a federal, state, or local government project because of a violation of law or a safety regulation?

Yes Check One
If the answer is yes, explain the circumstances in the ollowing space.

NOTE: The above Questionnaire is part of the Proposal. Signing this Proposal on the signature portion thereof shall also constitute signature of this Questionnaire.

Bidders are cautioned that making a false certification may subject the certifier to criminal prosecution.

## PUBLIC CONTRACT CODE SECTIONS 9204, 20104, 20104.2, 20104.4, 20104.6, AND 20104.50 RESOLUTION OF CONSTRUCTION CLAIMS AND PROMPT PAYMENT

#### 9204

- (a) The Legislature finds and declares that it is in the best interests of the state and its citizens to ensure that all construction business performed on a public works project in the state that is complete and not in dispute is paid in full and in a timely manner.
- (b) Notwithstanding any other law, including, but not limited to, Article 7.1 (commencing with Section 10240) of Chapter 1 of Part 2, Chapter 10 (commencing with Section 10100) of Part 2, and Article 1.5 (commencing with Section 20104) of Chapter 1 of Part 2, this section shall apply to any claim by a contractor in connection with a public works project.
- (c) For purposes of this section:
- (1) "Claim" means a separate demand by a contractor sent by "egist" recommand or certified mail with return receipt requested, for one or more of the following:
- (A) A time extension, including, without limitation, for raise om damages or penalties for delay assessed by a public entity under a contract for a project.
- (B) Payment by the public entity of money or designed rising from work done by, or on behalf of, the contractor pursuant to the contract for a public works project and payment for which is not otherwise expressly provided or to which the claim on the is not otherwise entitled.
- (C) Payment of an amount that is disjuted by ... lic entity.
- (2) "Contractor" means any type of co. 'ractor within the meaning of Chapter 9 (commencing with Section 7000) of Divisi in 3 of the Bu iness and Professions Code who has entered into a direct contract with a public in ntity for a public works project.
- (3) (A) "Public entity" means, "ithout limitation, except as provided in subparagraph (B), a state agency, der arme. office, division, bureau, board, or commission, the California State University, the University of California, a city, including a charter city, county, including a charter county, thy and county, including a charter city and county, district, special district, public authors, political subdivision, public corporation, or nonprofit transit corporation wholly owned by a public agency and formed to carry out the purposes of the public agency.
- (B) "Pub. enury all not include the following:
- (i) The Depa ment of Water Resources as to any project under the jurisdiction of that department.
- (ii) The Department of Transportation as to any project under the jurisdiction of that department.
- (iii) The Department of Parks and Recreation as to any project under the jurisdiction of that department.

- (iv) The Department of Corrections and Rehabilitation with respect to any project under its jurisdiction pursuant to Chapter 11 (commencing with Section 7000) of Title 7 of Part 3 of the Penal Code.
- (v) The Military Department as to any project under the jurisdiction of that department.
- (vi) The Department of General Services as to all other projects.
- (vii) The High-Speed Rail Authority.
- (4) "Public works project" means the erection, construction, alteration, repair, or improvement of any public structure, building, road, or other public improvement of any kir...
- (5) "Subcontractor" means any type of contractor within the meaning of Chapter 9 (commencing with Section 7000) of Division 3 of the Business and Fights one Code who either is in direct contract with a contractor or is a lower tier subcontract or.
- (d) (1) (A) Upon receipt of a claim pursuant to this section, the problem of the claim applies shall conduct a reasonable review of the claim and, within a period not to exceed 45 days, shall provide the claimant a written statement in tifying who portion of the claim is disputed and what portion is undisputed. Upon receipt of a claim, a public entity and a contractor may, by mutual agreement, extend the time period of the subdivision.
- (B) The claimant shall furnish reasonable dor amena tion a support the claim.
- (C) If the public entity needs approval form a governing body to provide the claimant a written statement identifying the disputed ortion and the undisputed portion of the claim, and the governing body does not meet with. The +5 days or within the mutually agreed to extension of time following receipt of a claim set by registered mail or certified mail, return receipt requested, the public entity hall have up to three days following the next duly publicly noticed meeting of the governing andy after the 45-day period, or extension, expires to provide the claimant a written statement is entitying the disputed portion and the undisputed portion.
- (D) Any payment c' on an un "sputed portion of the claim shall be processed and made within 60 days c or the public entity issues its written statement. If the public entity fails to issue a written statement, c ragraph (3) shall apply.
- (2) (A) If the caim of disrutes the public entity's written response, or if the public entity fails to respond to a claim issued pursuant to this section within the time prescribed, the claimant may demand in informal conference to meet and confer for settlement of the issues in dispute. Upon receipt of a demand in writing sent by registered mail or certified mail, return receipt requested, the public entity shall schedule a meet and confer conference within 30 days for settlement of the dispute.
- (B) Within 10 business days following the conclusion of the meet and confer conference, if the claim or any portion of the claim remains in dispute, the public entity shall provide the claimant a written statement identifying the portion of the claim that remains in dispute and the portion that is undisputed. Any payment due on an undisputed portion of the claim shall be processed and made within 60 days after the public entity issues its written statement. Any disputed portion of the claim, as identified by the contractor in writing, shall be submitted to nonbinding mediation, with the public entity and the claimant sharing the associated costs equally. The

public entity and claimant shall mutually agree to a mediator within 10 business days after the disputed portion of the claim has been identified in writing. If the parties cannot agree upon a mediator, each party shall select a mediator and those mediators shall select a qualified neutral third party to mediate with regard to the disputed portion of the claim. Each party shall bear the fees and costs charged by its respective mediator in connection with the selection of the neutral mediator. If mediation is unsuccessful, the parts of the claim remaining in dispute shall be subject to applicable procedures outside this section.

- (C) For purposes of this section, mediation includes any nonbinding process, including, but not limited to, neutral evaluation or a dispute review board, in which an independent third party or board assists the parties in dispute resolution through negotiation or by an evaluation. Any mediation utilized shall conform to the timeframes in this section.
- (D) Unless otherwise agreed to by the public entity and the contractor in vriting the mediation conducted pursuant to this section shall excuse any further obligation under Section 20104.4 to mediate after litigation has been commenced.
- (E) This section does not preclude a public entity from requiring thitration of disputes under private arbitration or the Public Works Contract Arbitration Program, in mediation under this section does not resolve the parties' dispute.
- (3) Failure by the public entity to respond to a claim in m a contractor within the time periods described in this subdivision or to otherwise meet to be requirements of this section shall result in the claim being deemed rejected in its entire. A claim that is denied by reason of the public entity's failure to have responded to a claim, or its failure to otherwise meet the time requirements of this section, shall no constitution adverse finding with regard to the merits of the claim or the responsibility or que "fice" one of the claimant.
- (4) Amounts not paid in a timely man, ar as required by this section shall bear interest at 7 percent per annum.
- (5) If a subcontractor or a lower tier subcontractor lacks legal standing to assert a claim against a public entity become orivity decontract does not exist, the contractor may present to the public entity a claim on behalf of a subcontractor or lower tier subcontractor. A subcontractor may request in writing, there on his or her own behalf or on behalf of a lower tier subcontractor or the lower tier subcontractor on behalf of the subcontractor. The subcontractor or the lower tier subcontractor on behalf of the subcontractor. The subcontractor reflecting that the claim be presented to the public entity shall furnish reasonal to accumulation to support the claim. Within 45 days of receipt of this written request, the contractor shall notify the subcontractor in writing as to whether the contractor presented the claim to the public entity and, if the original contractor did not present the claim, provide the subcontractor with a statement of the reasons for not having done so.
- (e) The text of this section or a summary of it shall be set forth in the plans or specifications for any public works project that may give rise to a claim under this section.
- (f) A waiver of the rights granted by this section is void and contrary to public policy, provided, however, that (1) upon receipt of a claim, the parties may mutually agree to waive, in writing, mediation and proceed directly to the commencement of a civil action or binding arbitration, as applicable; and (2) a public entity may prescribe reasonable change order, claim, and dispute

resolution procedures and requirements in addition to the provisions of this section, so long as the contractual provisions do not conflict with or otherwise impair the timeframes and procedures set forth in this section.

- (g) This section applies to contracts entered into on or after January 1, 2017.
- (h) Nothing in this section shall impose liability upon a public entity that makes loans or grants available through a competitive application process, for the failure of an awardee to meet its contractual obligations.
- (i) This section shall remain in effect only until January 1, 2020, and as of that is repealed, unless a later enacted statute, that is enacted before January 1, 2020, deloces or extends that date.

#### 20104.

- (a)(1) This article applies to all public works claims of three hy idea is seventy-five thousand dollars (\$375,000) or less which arise between a contractor and a local approximation.
- (2) This article shall not apply to any claims resulting from a contract before a contractor and a public agency when the public agency has elected to less two any disputes pursuant to Article 7.1 (commencing with Section 10240) of Chapter 17. Part
- (b)(1) "Public work" means "public works contract" as defined in Section 1101 but does not include any work or improvement contracted for by to a state or the Regents of the University of California.
- (2) "Claim" means a separate demand by the particular for (A) a time extension, (B) payment of money or damages arising from park of the by, or on behalf of, the contractor pursuant to the contract for a public work and payme. of which is not otherwise expressly provided for or the claimant is not otherwise entired to, or ( ) an amount the payment of which is disputed by the local agency.
- (c) The provisions of this article or a summary thereof shall be set forth in the plans or specifications for may work which may give rise to a claim under this article.
- (d) This article at lies only a contracts entered into on or after January 1, 1991.
- **20104.** For any claim subject to this article, the following requirements apply:
- (a) The c. im shall be in writing and include the documents necessary to substantiate the claim. Claims must be filed on or before the date of final payment. Nothing in this subdivision is intended to extend the time limit or supersede notice requirements otherwise provided by contract for the filing of claims.
- (b)(1) For claims of less than fifty thousand dollars (\$50,000), the local agency shall respond in writing to any written claim within 45 days of receipt of the claim, or may request, in writing, within 30 days of receipt of the claim, any additional documentation supporting the claim or relating to defenses to the claim the local agency may have against the claimant.

- (2) If additional information is thereafter required, it shall be requested and provided pursuant to this subdivision, upon mutual agreement of the local agency and the claimant.
- (3) The local agency's written response to the claim, as further documented, shall be submitted to the claimant within 15 days after receipt of the further documentation or within a period of time no greater than that taken by the claimant in producing the additional information, whichever is greater.
- (c)(1) For claims of over fifty thousand dollars (\$50,000) and less than or equal to three hundred seventy-five thousand dollars (\$375,000), the local agency shall respond in writing to all written claims within 60 days of receipt of the claim, or may request, in writing, within 30 days of receipt of the claim, any additional documentation supporting the claim to defenses to the claim the local agency may have against the claimant.
- (2) If additional information is thereafter required, it shall be requested and provided pursuant to this subdivision, upon mutual agreement of the local agency and an claimant.
- (3) The local agency's written response to the claim, as further a sumented, shall be submitted to the claimant within 30 days after receipt of the further documentation or within a period of time no greater than that taken by the claimant in reducing the additional information or requested documentation, whichever is greater.
- (d) If the claimant disputes the local agency's writte, esponse, or the local agency fails to respond within the time prescribed, the claimant, ay notify the local agency, in writing, either within 15 days of receipt of the local agency's response or within 15 days of the local agency's failure to respond within the time prescribe, respectively, and demand an informal conference to meet and confer for suttlement of the issues in dispute. Upon a demand, the local agency shall schedule a meet and conference within 30 days for settlement of the dispute.
- (e) Following the meet and confer conference, if the claim or any portion remains in dispute, the claimant may file a claim as provided in Chapter 1 (commencing with Section 900) and Chapter 2 (commencing with Section 910) of Part 3 of Division 3.6 of Title 1 of the Government Code. For purpose conclusions, the running of the period of time within which a claim must be filed shall be to ed from the time the claimant submits his or her written claim pursuant to subchision (a) Intil the time that claim is denied as a result of the meet and confer process, including any period of time utilized by the meet and confer process.
- (f) This will be not apply to tort claims and nothing in this article is intended nor shall be construct to change the time periods for filing tort claims or actions specified by Chapter 1 (commencing with Section 900) and Chapter 2 (commencing with Section 910) of Part 3 of Division 3.6 or Fitle 1 of the Government Code.
- The following procedures are established for all civil actions filed to resolve claims subject to this article:
- (a) Within 60 days, but no earlier than 30 days, following the filing or responsive pleadings, the court shall submit the matter to nonbinding mediation unless waived by mutual stipulation of both parties. The mediation process shall provide for the selection within 15 days by both parties of a disinterested third person as mediator, shall be commenced within 30 days of the

submittal, and shall be concluded within 15 days from the commencement of the mediation unless a time requirement is extended upon a good cause showing to the court or by stipulation of both parties. If the parties fail to select a mediator within the 15-day period, any party may petition the court to appoint the mediator.

- (b)(1) If the matter remains in dispute, the case shall be submitted to judicial arbitration pursuant to Chapter 2.5 (commencing with Section 1141.10) of Title 3 of Part 3 of the Code of Civil Procedure, notwithstanding Section 1141.11 of that code. The Civil Discovery Act (Title 4 (commencing with Section 2016.10) of Part 4 of the Code of Civil Procedure) shall apply to any proceeding brought under this subdivision consistent with the rules pertaining to judicial arbitration.
- (2) Notwithstanding any other provision of law, upon stipulation of the parties, a bitrators appointed for purposes of this article shall be experienced in construction law, and, upon stipulation of the parties, mediators and arbitrators shall be paid necestry at a reasonable hourly rates of pay not to exceed their customary rate, and such teel and repenses shall be paid equally by the parties, except in the case of arbitration, where up arbitrator, for good cause, determines a different division. In no event shall these this sore penses be paid by state or county funds.
- (3) In addition to Chapter 2.5 (commencing with Section 141.10) of Title 3 of Part 3 of the Code of Civil Procedure, any party who after receive a remarkable name of costs and fees under that chapter, pay the attorney's rees on he cher party arising out of the trial de novo.
- (c) The court may, upon request y any pair order any witnesses to participate in the mediation or arbitration process.

#### 20104.6

- (a) No local agency shall fail to pay money as to any portion of a claim which is undisputed except as otherwise provided in the contract.
- (b) In any suit filed under section 20104.4, the local agency shall pay interest at the legal rate on any arbitration award or judgment. The interest shall begin to accrue on the date the suit is filed in a court of late.

#### ARTICLE 1.7

Modification, Performance, Payment

#### 20104.50

(a) (1) It is the intent of the Legislature in enacting this section to require all local governments to pay their contractors on time so that these contractors can meet their own obligations. In requiring prompt payment by all local governments, the Legislature hereby finds and declares that the prompt payment of outstanding receipts is not merely a municipal affair, but is, instead, a matter of statewide concern.

- (2) It is the intent of the Legislature in enacting this article to fully occupy the field of public policy relating to the prompt payment of local governments' outstanding receipts. The Legislature finds and declares that all government officials, including those in local government, must set a standard of prompt payment that any business in the private sector which may contract for services should look towards for guidance.
- (b) Any local agency which fails to make any progress payment within 30 days after receipt of an undisputed and properly submitted payment request from a contractor on a construction contract shall pay interest to the contractor equivalent to the legal rate set forth in subdivision (a) of Section 685.010 of the Code of Civil Procedure.
- (c) Upon receipt of a payment request, each local agency shall act in accordance with both of the following:
- (1) Each payment request shall be reviewed by the local agency as soch as practicable after receipt for the purpose of determining that the payment request is a payment request.
- (2) Any payment request determined not to be a proper payment request uitable for payment shall be returned to the contractor as soon as practicable, but not other than seven days, after receipt. A request returned pursuant to this paragraph chall be accuragned by a document setting forth in writing the reasons why the payment request is not proper.
- (d) The number of days available to a local agency to make a payment without incurring interest pursuant to this section shall be reduced by the number of days by which a local agency exceeds the seven-day return requirement selforth in paragraph (2) of subdivision (c).
- (e) For purposes of this article:
- (1) A "local agency" includes, but is the mitted to, a city, including a charter city, a county, and a city and county, and is any public entity subject to this part.
- (2) A "progress payment" in ordes all payments due contractors, except that portion of the final payment designated by the contract as retention earnings.
- (3) A payment equest hall be considered properly executed if funds are available for payment of the ayment request, and payment is not delayed due to an audit inquiry by the financial officer of the local agency.
- (f) Each cy shall require that this article, or a summary thereof, be set forth in the terms of any contract subject to this article.

# NONCOLLUSION DECLARATION TO BE EXECUTED BY BIDDER AND SUBMITTED WITH BID

(Public Contract Code section 7106)

The undersigned	declares:
I am the of the bidder], the	[title] of [name e party making the foregoing bid.
company, associated sham. The bidd false or sham be agreed with any bidder has not in conference with overhead, profit, contained in the price or any breathereto, to any coto any member of	nade in the interest of, or on behalf of, any undisclosed person, patinership, iation, organization, or corporation. The bid is genuin, and not collusive or er has not directly or indirectly induced or solicited by other bid art to put in a d. The bidder has not directly or indirectly colluded conspired, connived, or bidder or anyone else to put in a sham bid, a to effail from bidding. Then any manner, directly or indirectly, sought by agreement, communication, or anyone to fix the bid price of the bidder or any other bidder, or to fix any or cost element of the bid price, or a that of any other bidder. All statements bid are true. The bidder has not, a cettly a indirectly, submitted his or her bid akdown thereof, or the contents there a for divulged information or data relative or or agent thereof, to effect use a collective or sham bid, and has not paid, and person or entity for such purpose.
joint venture, lim	cuting this declaration on beneficial bidder that is a corporation, partnership, nited liability company, limited liability partnership, or any other entity, hereby he or she has full power to execute, and does execute, this declaration on der.
	penalty $c'$ priury under the laws of the State of California that the foregoing is and that this coclaration is executed on
	late], at[city],[state].
<u>Print .</u>	3me Signature - REQUIRED
NOTE:	The above Noncollusion Declaration is part of the Bid, and failure to include the Noncollusion Declaration with the Bid will result in the Bid being found nonresponsive.
	Bidders are reminded that this declaration must be signed

under penalty of perjury.

If the bid proposal is submitted through ePro the undersigned acknowledges that its electronic signature is legally binding.

# IRAN CONTRACTING ACT OF 2010 (Public Contract Code section 2200 et seq.)

# (Applicable only to Contracts of One Million Dollars (\$1,000,000) or More):

In accordance with Public Contract Code section 2204 (a), the bidder certifies that at the time the bid is submitted or the contract is renewed, that bidder is not identified on a list created pursuant to subdivision (b) of Public Contract Code section 2203 as a personnent activities in Iran described in subdivision (a) of Public Contract Code section 2202.5, or as a personners described in subdivision (b) of Public Contract Code section 2 202.5, as applicable. A state agency shall submit the certification information to the Department of General Services.

NOTE: The above Certification is part of the Prop sal. San also constitute signature of this Certification.

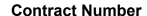
Bidders are cautioned that makin, a false certification may subject bidder to civil penaltics, terdination of existing contract, and ineligibility to bid on contract for a period of three (3) years in accordince with Public Contract Code section 2205.

NOTE: THIS FORM MUPROPOSAL	JST BE COMPL	ETED, SIGNED	AND RETURNED WITH THE
Accompanying this proposa	al is		
in the amount equal to at le	ast ten percent of t	he total of the bid.	
(Note: Insert the words "CA BOND," as the case may be		ER'S CHECK," "CE	ERTIFIED CHECK," or "BIDDER'S
The names of all persons in	nterested in the fore	egoing proposal as	s principals are as follows:
also names of the presider	nt, secretary, treasu ames of all individ	urer, and manager ual co-partners c	n, state legal name of corporation, r thereof; if a co-portnership, state composing firm of bio or or other all.
Licensed in accordance wit	h an act providing f	or the regi an n	of Contractors,
License No.:		_ Expi ⊣tion Γ ₁t≏	
Dept. of Industrial Relations	Reg. No:	Feat 4 Iden	ntification No.:
	g documents are		jury under the laws of the State of d that the bidder satisfies all of the
If the bid proposal is submaignature is legally binding		the undersigned	I acknowledges that its electronic
Print Name	Sig. atı	ure - REQUIRED	<u>Title</u>
Name of Blauer Busine 3 Address		Date:	
Place of Business			
Business Phone No.		Business Fa	ах No

# **BID BOND**

#### **KNOW ALL MEN BY THESE PRESENTS:**

That we,		
	, as Principal, (here	einafter and the "Principal"),
and	, as Surety	, /′ ∍reinafter cշ ⊃d "Surety"),
an admitted Surety insurer pursuant to Code of Civil Procedure	e, Section 995.120, legally doing	sines in Califor a at:
are held and firmly bound unto the SAN BERNARDINO COUN	ITY, as Obligee, (here after co	<b>`blig</b> ce"), in the sum of
	Dollars (\$	),
for the payment of which sum well and truly to be made, the executors, administrators, successors and assigns, jointly and	e said Pringon nd the said Sureseverall urmly these presents.	ty, bind ourselves, our heirs,
WHEREAS, the Principal has submitted a bid for:		
PROJECT TITLE: CACTUS AVENUE AND ( i'Hi LOCATIONS; W. O. NO.: H15045  BID DATE:  NOW, THEREFORE, if the Obligee shall accept to bid of the Obligee in accordance with the terms of said propose and godocuments with good and sufficient surety for the faithful performed material furnished in the procession thereof, or in the evigive such bonds, if the Principa, shall perform the Obligee the objectified in said bid and such larger amount for which the Obligwork covered by said bid mental obligation, hall be null and	e Principal and the Principal shall give such bonds as may be specififormance of such contract and for ent of the failure of the Principal to difference not to exceed the penalty igee may in good faith contract with	enter into a contract with the ed in the bidding or contract the prompt payment of labor enter into such contract and y hereof between the amount another party to perform the
Signed and sealed this	day of	Year
Principal	Sur	rety
By:Signature	By:Signature, Att	orney-in-Fact
Printed Name	Printed	Name
Title		





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# **PUBLIC WORKS**

Department Contract Representative Telephone Number	
Contractor	
Contractor Representative	
Telephone Number	
Contract Term	
Original Contract Amount	
Amendment Amount	
<b>Total Contract Amount</b>	
Cost Center	

#### IT IS HEREBY AGREED AS FOLLOWS

(Use space below and additional bond sheets. Set forth service transport of a renderer amounts and additional bond sheets. Set forth service transport amounts are paid, manner of payment, time for performance or completion, determination of satisfactory performance and cause for termination, other terms a condition, and attach plans, specifications, and addenda, if any.)

**ARTICLE I.** That for and in consideration of payre at and agreements hereinafter mentioned to be made and performed by County, and under the conditions pressed in the two bonds, hereunto annexed, Contractor agrees with County, at Contractor's own proper cost and repense to do all the work and to furnish all the materials necessary to construct and complete in a good, workmanlike and obstantial manner, this project to the satisfaction of the Director of Public Works in accordance with the following document, which are incorporated herein by this reference, and the articles set out below:

Plans entitled: Plas 10. Construction on CACTUS AVENUE AND OTHER ROADS VARIOUS ROAD LOCATIONS, Floomington area, Work Order No.: H15045; Road No.: Cactus Ave 197400014-014 Jurupa Ave 455 00-060.

California L parti, nt of Transportation (Caltrans) 2015 Standard Specifications and the 2015 Standard Plans, including the Language 2015 Revised Standard Specifications and the 2015 Revised Standard Plans (Povisions on both the Standard Specifications and the Standard Plans through July 21, 2017), unless specifications are contract documents.

Special F visions entitled: Special Provisions for Construction on CACTUS AVENUE AND OTHER ROADS VF CIOUS ROAD LOCATIONS; Length: 0.6 MILES; Work Order No.: H15045; Area: Bloomington; Road No.: Cactus Ave 197400014-014 Jurupa Ave 455900-060.

**ARTICLE II.** Contractor agrees to receive and accept the following prices as full compensation for furnishing all materials and for doing all the work contemplated and embraced in this agreement; also for all loss or damage arising out of the nature of the work aforesaid, or from the action of the elements, or from any unforeseen difficulties or obstructions which may arise or be encountered in the prosecution of the work, until its acceptance by the County, and for all risks of every description connected with the work; also for expenses incurred by or in consequence of the suspension or discontinuance of work and for well and faithfully completing the work, and the whole thereof, in the manner and according to the plans and specifications, and the requirements of the Engineer under them, to wit:of work and specifications, and the requirements of the Engineer under them plans and specifications, and the requirements of the Engineer under them, to wit:

	Project: Cact		Cactus Avenue and Other Roads	W.O.#:	H15045
	Limits:		Various Road Locations	-	
Item No.	Approx. Quant.	Meas. Unit	Item Description	Unit Price	Total

# Table of Contract Quantities, I tems and Prices will be shown here

**ARTICLE III.** County hereby promises and agrees with Contractor to employ and does hereby employ Contractor to provide the materials and to do the work according to the terms and conditions herein contained and referred to, for the prices aforesaid, and thereby contracts to pay the same at the time, in the manner and upon conditions above set forth, and said parties hereto for themselves, their heirs, executors, administrators, successors and assigns do hereby agree to the full performance of the covenants herein contained.

**ARTICLE IV**. Contractor shall accept all payments from County via electronic funds transfer (EFT) directly deposited into the Contractor's designated checking or other banking account. Contractor shall promptly comply with directions and accurately complete forms provided by County required to process EFT payments.

**ARTICLE V**. Contractor may, upon written request and at their expense, deposit substitute securities found in Government Code Section 16430 as authorized by Public Contract Code Section 22300 in lieu of retention monies withheld to insure performance.

**ARTICLE VI.** It is further expressly agreed by and between the parties hereto that, should there 'v' conflict between the terms of this instrument and the bid or proposal of said Contractor, then this instrument shall be considered as an acceptance of the said terms of said proposal conflicting he, with.

ARTICLE VII. During the term of the Contract, Contractor shall not discriminate agains any enloyee or applicant for employment because of race, religious creed, color, national origin, ancestry, physical disactive, metal isability, medical condition, genetic information, marital status, sex, gender, gender identity, gender applicable, ssion, exual orientation, age, or military and veteran status. CONTRACTOR shall comply with Executive Orders 1122 1137s, 11625, 12138, 12432, 12250, Title VI and VII of the Civil Rights Act of 1964, the California Fair Housing and marital molecular molecular

**ARTICLE VIII**. By my signature hereunder, as Contractor, I certify thou I an aware of the provisions of Section 3700 of the Labor Code which requires every employer to be insured against ability for Workers Compensation or to undertake self-insurance in accordance with the provisions of that code, and I work or pay with undertake performance of the work of this contract.

**ARTICLE IX.** By my signature hereunder, as Contractor 1 certify at 1 and aware of the provisions and requirements of Sections 1777.5 and 1777.7 of the Labor Code relating to apprential eship standards; and that I accept responsibility for compliance with the provisions of Section 1777.5 for an apprentice ble occupations pertaining to performance of work under this contract.

**ARTICLE X**. By my signature hereunder, as antracor, I agree that County has the right to review, obtain and copy all records pertaining to performance of the contracords agree to provide County with any relevant information requested and shall permit County access to company's premises boon reasonable notice for purposes on interviewing employees and inspecting records. I shall maintain a project records or at least three (3) years after final payment under the contract.

ARTICLE XI. Contractor shall con ply ith the Prevailing Wage Laws described in this Agreement, including Exhibit A.

As required by Labor Code section 1771. (a) "A contractor or subcontractor shall not be qualified to bid on, be listed in a bid proposal, subject to the requirements of Section 4104 of the Public Contract Code, or engage in the performance of any contract for public york, as defined in this chapter, unless currently registered and qualified to perform public work pursuant to Section 17 5.5. It is not a violation of this section for an unregistered contractor to submit a bid that is authorized by Section 7 29.1 of the Business and Professions Code or by Section 10164 or 20103.5 of the Public Contract Code, provided to contract is registered to perform public work pursuant to Section 1725.5 at the time the contract is awarded."

# **BOARD OF SUPERVISORS**

		(Print or type	e name of corporation, company, contractor, etc.)
<b>&gt;</b>		Ву	
Curt Hagman, Chairman, Board of Supe	rvisors	,	(Authorized signature - sign in blue ink)
Dated:		Name	
SIGNED AND CERTIFIED THAT A COP	Y OF THIS		(Print or type name of person signing contract)
DOCUMENT HAS BEEN DELIVERED T CHAIRMAN OF THE BOARD	O THE	Title	
Lynna Monell Clerk of the Board of of the San Bernardin		· · · · · · · · · · · · · · · · · · ·	(Print or Type)
By		Dated:	
Deputy		Address	
FOR COUNTY USE ONLY	<b>,</b>		
Approved as to Legal Form	Reviewed for Contract Compliance		Rev. wed/Approved by Department
<b>•</b>	<b>•</b>		<u> </u>
, County Counsel			
Date	Date		Date

#### **EXHIBIT A - PREVAILING WAGE REQUIREMENTS**

# A. All or a portion of the Scope of Work in the Contract requires the payment of prevailing wages and compliance with the following requirements:

# 1. Determination of Prevailing Rates:

Pursuant to Labor Code sections 1770, et seq., the County has obtained from the Director of the Department of Industrial Relations (DIR) pursuant to the California Labor Code, the general prevailing rates of per diem wages and the prevailing rates for holiday and overtime work in the locality in which the Scope of Work is to be performed. Copies of said rates are on file with the County, will be made available for inspection during regular business hours, may be included elsewhere in the specifications for the Scope of Work, and are alloward illustrations at <a href="https://www.dir.ca.gov">www.dir.ca.gov</a>. The wage rate for any classification not listed, but mich may be required to execute the Scope of Work, shall be commensurate and in according with specific duties. In accordance with Labor Code section 1773.2, the Contractor shall post, appropriate and conspicuous locations on the job site, a schedule showing and applicable or evailing wage rates and shall comply with the requirements of Labor Code sections 1... at seq.

### 2. Payment of Prevailing Rates

Each worker of the Contractor, or any subcontractor, engage in " a Scope of Work, shall be paid not less than the general prevailing wage regardless in any contractual relationship which may be alleged to exist between the Cormactor or any subcontractor, and such worker.

### 3. Prevailing Rate Penalty

The Contractor shall, as a penalty, forfeit two nourced dollars (\$200.00) to the County for each calendar day or portion thereof, for each work or paid less than the prevailing rates as determined by the Director of the Director work or craft in which such worker is employed by the Contractor or by any subcornactor in connection with the Scope of Work. Pursuant to California Labor Code section 175, and difference between such prevailing wage rates and the amount paid to each worker for each contractor.

#### 4. Ineligible Contractors:

Pursuant to the provisions of La or Code section 1777.1, the Labor Commissioner publishes and distributes a 'cof contractors ineligible to perform work as a contractor or subcontractor on a public works project. This list of debarred contractors is available from the DIR website at <a href="http://www.dir.ca.gov/reblic-Works/Public-Works.html">http://www.dir.ca.gov/reblic-Works/Public-Works/Public-Works/Public-Works.html</a>. Any contract entered into between a contractor and debarred subcontractor is void as a matter of law. A debarred subcontractor may no receive my public money for performing work as a subcontractor on a public works contract and any public money that may have been paid to a debarred subcontractor by a contract on the roject shall be returned to the County. The Contractor shall be responsible for the payment of wages to workers as a debarred subcontractor who has been allowed to work on the Scope of Work.

# 5. Payre cords:

a. Irsuant to California Labor Code section 1776, the Contractor and each subcontractor, shall kee accurate certified payroll records, showing the name, address, social security number, work classification, straight time and overtime hours worked each day and week, and the actual per diem wages paid to each journeyman, apprentice, worker or other employee employed by them in connection with the Scope of Work. The payroll records enumerated herein shall be verified by a written declaration made under penalty of perjury that the information contained in the payroll record is true and correct and that the Contractor or subcontractor has complied with the requirements of the California Labor Code sections 1771, 1811, and 1815 for any Scope of Work performed by his or her employees. The payroll records shall be available for inspection at all reasonable hours at the principal office of the Contractor on the following basis:

- i. A certified copy of an employee's payroll record shall be made available for inspection or furnished to such employee or his/her authorized representative on request;
- ii. A certified copy of all payroll records shall be made available for inspection or furnished upon request to the County, the Division of Labor Standards Enforcement of the DIR;
- iii. A certified copy of payroll records shall be made available upon request to the public for inspection or copies thereof made; provided, however, that a request by the public shall be made through either the County or the Division of Labor Standards Enforcement. If the requested payroll records have not been previously provided to the County or the Division of Labor Standards Enforcement, the requesting party shall, prior to being provided the records, reimburse the cost of preparation by the Contractor, subcontractor and the entity through which the request was made; the public shall not be given access to such records at the principal office of the Contractor;
- iv. The Contractor shall file a certified copy of the payroll record with the entity that requested such records within ten (10) days after receipt of a ritten accest; and
- v. Copies provided to the public, by the County or the Division of Labor Standards Enforcement shall be marked or obliterated in suci a margina to prevent disclosure of an individual's name, address and social security number. The name and address of the Contractor or any subcontractor, performing a part on the Cope of Work shall not be marked or obliterated. The Contractor shall form the County of the location of payroll records, including the street address. By an county and shall, within five (5) working days, provide a notice of a change of chair address.
- b. The Contractor shall have ten (10) days from ceipt of the written notice specifying in what respects the Contractor must comply with a serve requirements. In the event Contractor does not comply with the requirer ents of the section within the ten (10) day period, the Contractor shall, as a penalty to the County, orfeit one-hundred dollars (\$100.00) for each calendar day, or portion ther of, for each we ser, until strict compliance is effectuated. Upon the request of the Division Labo Standards Enforcement, such penalty shall be withheld from any portion of the payments and due or to become due to the Contractor.

#### 6. Limits on Hours / Work:

Pursuant to Ca' on a Labor Code section 1810, eight (8) hours of labor shall constitute a legal day's work. Pursuant a California Labor Code section 1811, the time of service of any worker employed time by the Contractor or by a subcontractor, upon the Scope of Work or upon any part of the cope of Work, is limited and restricted to eight (8) hours during any one calendar day and orty (40) hours during any one calendar week, except as provided for under Labor and sect in 1815. Notwithstanding the foregoing provisions, work performed by employee of Contractor or any subcontractor, in excess of eight (8) hours per day and forty (40) hours during any one week, shall be permitted upon compensation for all hours worked in excess of eight (8) hours per day at not less than one and one-half (1½) times the basic rate of ay.

### 7. Pt alty for Excess Hours:

The Contractor shall pay to the County a penalty of twenty-five dollars (\$25.00) for each worker employed on the Scope of Work by the Contractor or any subcontractor, for each calendar day during which such worker is required or permitted to work more than eight (8) hours in any calendar day and forty (40) hours in any one calendar week, in violation of the provisions of the California Labor Code, unless compensation to the worker so employed by the Contractor is not less than one and one-half  $(1\frac{1}{2})$  times the basic rate of pay for all hours worked in excess of eight (8) hours per day.

8. Senate Bill 854 (Chapter 28, Statutes of 2014) and Senate Bill 96 (Chapter 28, Statutes of 2017) Requirements:

- a. Contractor shall comply with Senate Bill 854 and Senate Bill 96. The requirements include, but are not limited to, the following:
  - i. No contractor or subcontractor may be listed on a bid proposal (submitted on or after March 1, 2015) for a public works project unless registered with the DIR pursuant to Labor Code section 1725.5, with limited exceptions from this requirements for bid purposes only as allowed under Labor Code section 1771.1(a).
  - ii. No contractor or subcontractor may be awarded a contract for public work or perform work on a public works project (awarded on or after April 1, 2015) unless registered with the DIR pursuant to Labor Code section 1725.5.
  - iii. This project is subject to compliance monitoring and enforcement by the DIR.
  - iv. As required by the DIR, Contractor is required to post job site notices, as prescribed by regulation, regarding compliance monitoring and enforcement by '.e p.
  - V. Contractors and all subcontractors must submit certified par all record online to the Labor Commissioner for all new public works projects issued on after april 1, 2015, and for all public works projects, new or ongoing, on or after annual 1, 2/16.
    - 1) The certified payroll must be submitted least month of to the Labor Commissioner.
    - 2) The County reserves the right to require contractor and all subcontractors to submit certified payroll records more frequently that monthly to the Labor Commissioner.
    - 3) The certified payroll records rust is in a format prescribed by the Labor Commissioner.
  - vi. Registration with the DIR and the subjection or certified payroll records to the Labor Commissioner are not required to works project is \$25,000 or less when the project is for construction, a ceration, lemotion, installation or repair work, or if the public works project is \$15,000 or less when the project is for maintenance work.
- b. Labor Code section 1725.5 .ates the for..........g:

"A contractor shall be register—pursuant to this section to be qualified to bid on, be listed in a bid proposal, subject to the requirements of Section 4104 of the Public Contract Code, or engage in the performance of any public work contract that is subject to the requirements of this chapter. For the purposes of this section, "contractor" includes a subcontractor as defined by Section 1722.1.

- (a) To coalify for egistration under this section, a contractor shall do all of the following:
- (1) (A) Register with the Department of Industrial Relations in the manner prescribed by the depictment and an an initial nonrefundable application fee of four hundred dollars (\$400) to quality for registration under this section and an annual renewal fee on or before July 1 of each pafter. The annual renewal fee shall be in a uniform amount set by the Director of Industrial Relations, and the initial registration and renewal fees may be adjusted no more than a really by the director to support the costs specified in Section 1771.3.
- (B) Beginning June 1, 2019, a contractor may register or renew according to this subdivision in annual increments up to three years from the date of registration. Contractors who wish to do so will be required to prepay the applicable nonrefundable application or renewal fees to qualify for the number of years for which they wish to preregister.
- (2) Provide evidence, disclosures, or releases as are necessary to establish all of the following:
- (A) Workers' compensation coverage that meets the requirements of Division 4 (commencing with Section 3200) and includes sufficient coverage for any worker whom the contractor

employs to perform work that is subject to prevailing wage requirements other than a contractor who is separately registered under this section. Coverage may be evidenced by a current and valid certificate of workers' compensation insurance or certification of self-insurance required under Section 7125 of the Business and Professions Code.

- (B) If applicable, the contractor is licensed in accordance with Chapter 9 (commencing with Section 7000) of the Business and Professions Code.
- (C) The contractor does not have any delinquent liability to an employee or the state for any assessment of back wages or related damages, interest, fines, or penalties pursuant to any final judgment, order, or determination by a court or any federal, state, or local administrative agency, including a confirmed arbitration award. However, for purposes of this paragraph, the contractor shall not be disqualified for any judgment, order, or determinent that is under appeal, provided that the contractor has secured the payment of any mount a entually found due through a bond or other appropriate means.
- (D) The contractor is not currently debarred under Section 1777.1 c. under any other federal or state law providing for the debarment of contractors from public rorks.
- (E) The contractor has not bid on a public works contract, be an a bid proposal, or engaged in the performance of a contract for public works anout being lawfully registered in accordance with this section, within the preceding 12 months are since the effective date of the requirements set forth in subdivision (e), which consists earlier. The contractor is found to be in violation of the requirements of this paragraph, the period of disqualification shall be waived if both of the following are true:
- (i) The contractor has not previously but on the in violation of the requirements of this paragraph within the preceding 12 m of the requirements.
- (ii) The contractor pays an adrition 'nonrefur Jable penalty registration fee of two thousand dollars (\$2,000).
- (b) Fees received pursuan to his section shall be deposited in the State Public Works Enforcement Fund established by Section 1771.3 and shall be used only for the purposes specified in that section.
- (c) A contractor who fails to pay the renewal fee required under paragraph (1) of subdivision (a) on or before the expiration of any prior period of registration shall be prohibited from bidding on or engaging. The pend mance of any contract for public work until once again registered pursual to this socition. If the failure to pay the renewal fee was inadvertent, the contractor may renew as registration retroactively by paying an additional nonrefundable penalty renewal fee equal to the amount of the renewal fee within 90 days of the due date of the renewal fee.
- (d) If, "fer a body awarding a contract accepts the contractor's bid or awards the contract, the red by the bid or contract is determined to be a public work to which Section 1771 oplies, either as the result of a determination by the director pursuant to Section 1773.5 or a court decision, the requirements of this section shall not apply, subject to the following requirements:
- (1) The body that awarded the contract failed, in the bid specification or in the contract documents, to identify as a public work that portion of the work that the determination or decision subsequently classifies as a public work.
- (2) Within 20 days following service of notice on the awarding body of a determination by the Director of Industrial Relations pursuant to Section 1773.5 or a decision by a court that the contract was for public work as defined in this chapter, the contractor and any subcontractors

are registered under this section or are replaced by a contractor or subcontractors who are registered under this section.

- (3) The requirements of this section shall apply prospectively only to any subsequent bid, bid proposal, contract, or work performed after the awarding body is served with notice of the determination or decision referred to in paragraph (2).
- (e) The requirements of this section shall apply to any bid proposal submitted on or after March 1, 2015, to any contract for public work, as defined in this chapter, executed on or after April 1, 2015, and to any work performed under a contract for public work on or after January 1, 2018, regardless of when the contract for public work was executed.
- (f) This section does not apply to work performed on a public works resiect of twenty-five thousand dollars (\$25,000) or less when the project is for construction, alteration, demolition, installation, or repair work or to work performed on a public works, roject of fincen thousand dollars (\$15,000) or less when the project is for maintenance work."

#### c. Labor Code section 1771.1 states the following:

- "(a) A contractor or subcontractor shall not be qualified to i on, b listed in a bid proposal, subject to the requirements of Section 4104 of the Public ontract Code, or engage in the performance of any contract for public work, defined in as chapter, unless currently registered and qualified to perform public work pursuant to Section 1725.5. It is not a violation of this section for an unregistered contractor to abmit that is authorized by Section 7029.1 of the Business and Professions Code or by Section 10164 or 20103.5 of the Public Contract Code, provided the contractor is regist the contract of the public work pursuant to Section 1725.5 at the time the contract is awarded.
- (b) Notice of the requirement described in subcivision (a) shall be included in all bid invitations and public works contracts, and a bid shall but be accepted nor any contract or subcontract entered into without proof at the pontractor or subcontractor's current registration to perform public work pursuant to Section 2.25.5.
- (c) An inadvertent error in list. a subcontractor who is not registered pursuant to Section 1725.5 in a bid proposal shall not be grounds for filing a bid protest or grounds for considering the bid nonresponse a, provided that any of the following apply:
- (1) The subcontractor is registered prior to the bid opening.
- (2) With 1 24 hears after the bid opening, the subcontractor is registered and has paid the penalty registration fee specified in subparagraph (E) of paragraph (2) of subdivision (a) of Section 1725.5.
- (3) it is succeed by another registered subcontractor pursuant to Section 4107 of the it blic Contract Code.
- (a) Failure by a subcontractor to be registered to perform public work as required by subdivision (a) shall be grounds under Section 4107 of the Public Contract Code for the contractor, with the consent of the awarding authority, to substitute a subcontractor who is registered to perform public work pursuant to Section 1725.5 in place of the unregistered subcontractor.
- (e) The department shall maintain on its Internet Web site a list of contractors who are currently registered to perform public work pursuant to Section 1725.5.
- (f) A contract entered into with any contractor or subcontractor in violation of subdivision (a) shall be subject to cancellation, provided that a contract for public work shall not be unlawful, void, or voidable solely due to the failure of the awarding body, contractor, or any subcontractor to comply with the requirements of Section 1725.5 or this section.

- (g) If the Labor Commissioner or his or her designee determines that a contractor or subcontractor engaged in the performance of any public work contract without having been registered in accordance with this section, the contractor or subcontractor shall forfeit, as a civil penalty to the state, one hundred dollars (\$100) for each day of work performed in violation of the registration requirement, not to exceed an aggregate penalty of eight thousand dollars (\$8,000) in addition to any penalty registration fee assessed pursuant to clause (ii) of subparagraph (E) of paragraph (2) of subdivision (a) of Section 1725.5.
- (h)(1) In addition to, or in lieu of, any other penalty or sanction authorized pursuant to this chapter, a higher tiered public works contractor or subcontractor who is found to have entered into a subcontract with an unregistered lower tier subcontractor to perform any public work in violation of the requirements of Section 1725.5 or this section shall be subject to forfeiture, as a civil penalty to the state, of one hundred dollars (\$100) for each day the ristered lower tier subcontractor performs work in violation of the registration requirer ent, no to exceed an aggregate penalty of ten thousand dollars (\$10,000).
- (2) The Labor Commissioner shall use the same standards spected it subpragraph (A) of paragraph (2) of subdivision (a) of Section 1775 when determining it severy of the violation and what penalty to assess, and may waive the penalty first the violation that was unintentional and did not hinder the Labor Commissioner's compliance with the requirements of this chapter.
- (3) A higher tiered public works contractor or subcontractor's public be liability for penalties assessed pursuant to paragraph (1) if the lower tier ubcontractor's performance is in violation of the requirements of Section 1725.5 dr a to the revocation of a previously approved registration.
- (4) A subcontractor shall not be liable for any per lities assessed against a higher tiered public works contractor or subcontractor may not require a lower tiered subcontractor to indemnity or otherwise be liable for any pen lies, irsuant to paragraph (1).
- (i) The Labor Commission of the control designee shall issue a civil wage and penalty assessment, in accordance in the provisions of Section 1741, upon determination of penalties pursuant to subdivision (g) and subparagraph (B) of paragraph (1) of subdivision (h). Review of a civil wage and senalty assessment issued under this subdivision may be requested in accordance with a provisions of Section 1742. The regulations of the Director of Industrial Relations, which go in proceedings for review of civil wage and penalty assessments and the withholding of contract ayments under Article 1 (commencing with Section 1720) and Article 2 (commercing with Section 1770), shall apply.
- (j)(1) V nere a cc tractor or subcontractor engages in the performance of any public work contract without he ring been registered in violation of the requirements of Section 1725.5 or this second, and Laby Commissioner shall issue and serve a stop order prohibiting the use of the unreg. tereal contractor or the unregistered subcontractor on all public works until the mistered contractor or unregistered subcontractor is registered. The stop order shall not hoply to work by registered contractors or subcontractors on the public work.
- (2) stop order may be personally served upon the contractor or subcontractor by either of the following methods:
- (A) Manual delivery of the order to the contractor or subcontractor personally.
- (B) Leaving signed copies of the order with the person who is apparently in charge at the site of the public work and by thereafter mailing copies of the order by first class mail, postage prepaid to the contractor or subcontractor at one of the following:
- (i) The address of the contractor or subcontractor on file with either the Secretary of State or the Contractors' State License Board.

- (ii) If the contractor or subcontractor has no address on file with the Secretary of State or the Contractors' State License Board, the address of the site of the public work.
- (3) The stop order shall be effective immediately upon service and shall be subject to appeal by the party contracting with the unregistered contractor or subcontractor, by the unregistered contractor or subcontractor, or both. The appeal, hearing, and any further review of the hearing decision shall be governed by the procedures, time limits, and other requirements specified in subdivision (a) of Section 238.1.
- (4) Any employee of an unregistered contractor or subcontractor who is affected by a work stoppage ordered by the commissioner pursuant to this subdivision shall be paid at his or her regular hourly prevailing wage rate by that employer for any hours the employee would have worked but for the work stoppage, not to exceed 10 days.
- (k) Failure of a contractor or subcontractor, owner, director, officer, of managen agent of the contractor or subcontractor to observe a stop order issued and served from him contractor to subdivision (j) is guilty of a misdemeanor punishable by imprison, and in county jail not exceeding 60 days or by a fine not exceeding ten thousand dollars (\*, \*0,00\*) or both.
- (I) This section shall apply to any bid proposal submitted on after north 1, 2015, and any contract for public work entered into on or after April 1, 2015. This section shall also apply to the performance of any public work, as defined in this change, on a after January 1, 2018, regardless of when the contract for public work was entered.
- (m) Penalties received pursuant to this section and be deposited in the State Public Works Enforcement Fund established by Section 1.71.3 and shall be used only for the purposes specified in that section.
- (n) This section shall not apply to work, rforced on a public works project of twenty-five thousand dollars (\$25,000) or less then the roject is for construction, alteration, demolition, installation, or repair work or to work performs on a public works project of fifteen thousand dollars (\$15,000) or less when the project is for maintenance work."

## d. Labor Code section 1771.4 st. s the following:

- "a) All of the following are applicable to all public works projects that are otherwise subject to the requirements of this hapter:
- (1) The call for bids a d contract documents shall specify that the project is subject to complia ce mon. ring and enforcement by the Department of Industrial Relations.
- (2) The awarding ody shall post or require the prime contractor to post job site notices, as pre-cribe by reconation.
- (3) Eac contractor and subcontractor shall furnish the records specified in Section 1776 directly the Labor Commissioner, in the following manner:
- (A, \t least monthly or more frequently if specified in the contract with the awarding body.
- (B) In a format prescribed by the Labor Commissioner.
- (4) If the contractor or subcontractor is not registered pursuant to Section 1725.5 and is performing work on a project for which registration is not required because of subdivision (f) of Section 1725.5, the unregistered contractor or subcontractor is not required to furnish the records specified in Section 1776 directly to the Labor Commissioner but shall retain the records specified in Section 1776 for at least three years after completion of the work.

- (5) The department shall undertake those activities it deems necessary to monitor and enforce compliance with prevailing wage requirements.
- (b) The Labor Commissioner may exempt a public works project from compliance with all or part of the requirements of subdivision (a) if either of the following occurs:
- (1) The awarding body has enforced an approved labor compliance program, as defined in Section 1771.5, on all public works projects under its authority, except those deemed exempt pursuant to subdivision (a) of Section 1771.5, continuously since December 31, 2011.
- (2) The awarding body has entered into a collective bargaining agreement that binds all contractors performing work on the project and that includes a mechanism for resolving disputes about the payment of wages.
- (c) The requirements of paragraph (1) of subdivision (a) shall only a july to contacts for public works projects awarded on or after January 1, 2015.
- (d) The requirements of paragraph (3) of subdivision (a) shall apply 'a all a tracts for public work, whether new or ongoing, on or after January 1, 2016."

#### **B. STATE PUBLIC WORKS APPRENTICESHIP REQUIREMENTS**

### 1. State Public Works Apprenticeship Requirem ....

- a. The Contractor is responsible for compliance with Labor Code section 1777.5 and the California Code of Regulations, title 8, sections 230 130.2 or prenticeable occupations (denoted with "#" symbol next to craft name in DIR Prevail, a Wage Determination), whether employed by the Contractor, subcontractor, vends or con. Ital. Included in these requirements is (1) the Contractor's requirement to provide offication i.e. DAS-140) to the appropriate apprenticeship committees; (2) pay training for a contraction of contract apprenticeable hour employed on the Contract; and (3) utilize apprentices in minimum ratio of not less than one apprentice hour for each five journeyman hour by completion of Contract work (unless an exception is granted in accordance with Labor Code and 1777.5) or request for the dispatch of apprentices.
- b. Any apprentices emroyed to perorm any of the Scope of Work shall be paid the standard wage to apprentices under the regulations of the craft or trade for which such apprentice is employed, and such individual chall be employed only for the work of the craft or trade to which such individual is registered. Only apprentices, as defined in California Labor Code section 3077, who are the individual is apprenticeship standards and written apprenticeship agreements under California Labor Code sections 3070 et seq. are eligible to be employed for the Scope of Work. The employment and training of each apprentice shall be in accordance with the provision of the apprenticeship standards and apprentice agreements under which such apprentice is maining.

# 2. Ce with California Labor Code section 1777.5 requires all public works co. ractors to:

- a. Somit Contract Award Information (DAS-140):
  - i. Although there are a few exemptions (identified below), all Contractors, regardless of union affiliation, must submit contract award information when performing on a California public works project.
  - ii. The DAS-140 is a notification "announcement" of the Contractor's participation on a public works project—<u>it is not</u> a request for the dispatch of an apprentice.
  - iii. Contractors shall submit the contract award information (you may use form DAS 140) within 10 days of the execution of the prime contract or subcontract, but in no event later than the first day in which the Contractor has workers employed on the public work.

- iv. Contractors who are already approved to train apprentices (i.e. check "Box 1" on the DAS-140) shall only be required to submit the form to their approved program.
- v. Contractors who are NOT approved to train apprentices (i.e. those that check either "Box 2" or "Box 3" on the DAS-140) shall submit the DAS-140 TO EACH of the apprenticeship program sponsors in the area of your public works project. For a listing of apprenticeship programs see

http://www.dir.ca.gov/Databases/das/pwaddrstart.asp.

#### b. Employ Registered Apprentices

- i. Labor Code section 1777.5 requires that a contractor performing work in an "apprenticeable" craft must employ one (1) hour of apprentice work for every five (5) hours performed by a journeyman. This ratio shall be met prior to the Contractor's completion of work on the project. "Apprenticeable" crafts are sent of with a pound symbol "#" in front of the craft name on the prevailing wage det smination.
- ii. All Contractors who do not fall within an exemption category ( e below) must request for dispatch of an apprentice from an apprenticeship program (fo. each apprenticeable craft or trade) by giving the program actual notice of the least 2 hours (business days only) before the date on which apprentices are required.
- iii. Contractors may use the "DAS-142" form for making rivequist for the dispatch of an apprentice.
- iv. Contractors who are participating in an approved apply the ship training program and who did not receive sufficient number of a prentices from their initial request must request dispatch of apprentices from ALL / THER apprenticeship committees in the project area in order to fulfill this require the committees.
- v. Contractor should maintain and the proof (when requested) of its DAS-142 submittal to the apprenticeship committees (e.g. fax the number of the apprentices). A Contractor has met its requirement to employ apprentices only after it has successfully made a dispatch request to all apprentices hip to agrams it the project area.
- vi. Only "registered" ap entices much paid the prevailing apprentice rates and must, at all times work under the supervision of a Journeyman (Cal. Code Regs., tit 8, § 230.1).

#### c. Make Training Fund Contributions

- i. Contractors erforming in apprenticeable crafts on public works projects, must make training f of contributions in the amount established in the prevailing wage rate publication for fourneymen and apprentices.
- ii. Contractors may use the "CAC-2" form for submittal of their training fund contributions.
- iii. Contract's who do not submit their training fund contributions to an approved apprentice hip training program must submit their contributions to the California apprentice hip Council (CAC), PO Box 420603, San Francisco, CA 94142-0603.
- iv. The initial and contributions to the CAC are due and payable on the 15th day of the nonth for work performed during the preceding month.
- "training" contribution amount identified on the prevailing wage determination shall not be paid to the worker, unless the worker falls within one of the exemption categories listed below.

#### 3. Exemptions to Apprenticeship Requirements:

- a. The following are exempt from having to comply with California apprenticeship requirements. These types of contractors <u>do not</u> need to submit a DAS-140, DAS-142, make training fund contributions, or utilize apprentices:
  - i. When the Contractor holds a sole proprietor license ("Owner-Operator") and no workers were employed by the Contractor. In other words, the contractor performed the entire work from start to finish and worked alone.

- ii. Contractors performing in non-apprenticeable crafts. "Apprenticeable" crafts are denoted with a pound symbol "#" in front of the craft name on the prevailing wage determination.
- iii. When the Contractor has a direct contract with the Public Agency that is under \$30,000.
- iv. When the project is 100% federally-funded and the funding of the project does not contain any city, county, and/or state monies (unless the project is administered by a state agency in which case the apprenticeship requirements apply).
- v. When the project is a private project not covered by the definition of public works as found in Labor Code section 1720.

### 4. Exemption from Apprenticeship Rations:

- a. The Joint Apprenticeship Committee shall have the discretion to grant a certificate, which shall be subject to the approval of the Administrator of Apprenticeship, exempting un Contractor from the 1-to-5 ratio set forth in this Section when it finds that any one of the following conditions are met:
  - i. Unemployment for the previous three-month period in such rea e. reed an average of fifteen percent (15%); or
  - ii. The number of apprentices in training in such area xcee( s a ratio of 1-to-5 in relation to journeymen; or
  - iii. The Apprenticeable Craft or Trade is replacing a least one-thirtieth (1/30) of its journeymen annually through apprenticeship training, etc. on a statewide basis or on a local basis; or
  - iv. If assignment of an apprentice to ar work performed under the Contract Documents would create a condition which would performed under the Contract Documents would create a condition which would performed under the Contract Documents would create a condition which would performed under the Contract Documents would create a condition which would performed under the Contract Documents would create a condition which would performed under the Contract Documents would create a condition which would performed under the Contract Documents would create a condition which would performed under the Contract Documents would create a condition which would performed under the Contract Documents would create a condition which would performed under the Contract Documents would create a condition which would performed under the Contract Documents would create a condition which would performed under the Contract Documents would create a condition which would performed under the Contract Documents would perform a condition which we can be conditionally be conditionally
- b. When such exemptions from the 1-to 5 ratio between apprentices and journeymen are granted to an organization which remember contractors with notine required to submit individual applications for approval to local Joint Apprenticeship Committees, provided they are already covered by the local apprenticeship star ards.

#### 5. Contractor's Cr. liance:

a. The responsibility of compliance with this Section for all Apprenticeable Trades or Crafts is solely and oxclusively that of the Contractor. All decisions of the Joint Apprenticeship Committive(s) up ter this Section are subject to the provisions of California Labor Code section 3081 and penaltic are pursuant to Labor Code section 1777.7 and the determination of the Labor Commission of the Labor Commission of the Labor Code section 1777.7

