

### Local Public Agency Formal Contract

1

the

amed 061225

Stark Excavating, Inc.		
Contractor's Address	City	State Zip Code
1805 W. Washington St.	Bloomington	IL 61701

#### STATE OF ILLINOIS

Local Public Agency	County	Section Number
Champaign County Highway Stanton and Rantoul Townships	Champaign	23-28130-00-BR
Street Name/Road Name		Type of Funds
County Road 2400N		Township Bridge Program
CONTRACT BOND (when required)		· · · · · · · · · · · · · · · · · · ·

For a County and Road District Project For a Municipal Project Submitted/Approved Submitted/Approved/Passed Highway Commissioner Signature & Date Signature & Date LHAIMS 5/23/25 **Official Title** Submitted/Approved County Engineer/Superintendent of HighwaysSignature & Date 5/23/25 **Department of Transportation** Concurrence in approval of award Regional Engineer Signature & Date

Local Public Agency	Local Street/Road Name		County	Section Number
Champaign County Highway Stanton ar	County Road 2400N		Champaign	23-28130-00-BR
1. THIS AGREEMENT, made and concluded the		111.05.05	en the <u>County</u>	
of Champaign County Highway Local Public Agency its successor, and assigns, known as the par	nown as the party of the fir	nith and Year st part, and <mark>Stark Ex</mark>		Public Agency Type
<ol> <li>For and in consideration of the payments and the party of the first part, and according to the with said party of the first part, at its own prop complete the work in accordance with the pla this contract.</li> </ol>	agreements mentioned in a terms expressed in the Bo per cost and expense, to do	all the work, furnish a	act, the party of th Il materials and al	e second part agrees labor necessary to
3. It is also understood and agreed that the LPA	Formal Contract Proposal	Special Provisions, A	fidavit of Illinois B	Business Office,
Apprenticeship or Training Program Certification	ion, and Contract Bond he	reto attached, and the	Plans for Section	
in Champaign County Highway Star.	approved by the Illinois Dep	partment of Transports	ation on 04/29/2	
documents of this contract and are a part her	eof.			•
4. IN WITNESS WHEREOF, the said parties ha	ve executed this contract o	n the date above men	tioned.	
Attest	The County		baign County H	
Clerk Signature & Date	Local Public Agency		Name of Local P	ublic Agency
Daron Ammins 6-6-	PS By:	Party of the First Part	<u>Signature &amp; Date</u> 06 (96/2	2
(SEAL, if required by the LPA)			(If a Corporation)	
	By:	Corporate Name JEWK 2 President, Party of the WM	101	hature & Date
(SEAL, if required by the LPA)			nited Liability Corp	oration)
		LLC Name		
	Ву:	Manager or Authorize	d Member, Party o	of the Second Part
	0	Partner Signature & [	<i>(If a Partnership)</i> Date	
Attest				
Secretary Signature & Date		Partner Signature & [	Date	
Da Slagell				
0			Business under t	he firm name of
(SEAL, if required by the LPA)		Party of the Second I	ran	
		Party of the Second P	(If an individual) Part Signature & Di	ate

τ. τ



Ť

#### **Contract Bond**

Local Public Agency	County	Street Name/Road Name	Section Number		
Champaign County Highway Stanton	an Champaign	CR 2400N	23-18130-00-BR		
Bond information to be returned to Local Publ	ic Agency at 1605 E Mai	n Street Urbana, IL 61802 Complete Address			
We, Stark Excavating, Inc. 1805 W. V	Vashington St. Bloomin				
	Contractor & Nam	e and Address			
a/an Corporation organized under the laws of the State of Illinois as PRINCIPAL, and State					
Berkley Insura		amboat Rd., Greenwich, CT 06830			
	Surety Name an	d Address			
as SURETY, are held and firmly bound unto t	he above Local Public Ager	cy (thereafter referred to as "LPA")	in the penal sum of		
Five hundred seventy-seven thousan	d, eight hundred sever	nty-eight dollars			

Dollars ( \$577,878.00 ) lawful money of the United States, to be paid to said LPA, the payment of which we bind ourselves, successors and assigns jointly to pay to the LPA this sum under the conditions of this instrument.

WHEREAS, THE CONDITION OF THE FOREGOING OBLIGATION IS SUCH that the said Principal has entered into a written contract with the LPA acting through its awarding authority for the construction of work on the above sections, which contract is hereby referred to and made a part hereof, as if written herein at length, and whereby the said Principal has promised and agreed to perform said work in accordance with the terms of said contract, and has promised to pay all sums of money due for any labor, materials, apparatus, fixtures or machinery furnished to such Principal for the purpose of performing such work and has further agreed to pay all direct and indirect damages to any person, firm, company or corporation to whom any money may be due from the Principal, subcontractor or otherwise for any such labor, materials, apparatus, fixtures or machinery so furnished and that suit may be maintained on such bond by any such person, firm, company or corporation for the recovery of any such money.

NOW, THEREFORE, if the said Principal shall perform said work in accordance with the terms of said contract, and shall pay all sums of money due or to become due for any labor, materials, apparatus, fixtures or machinery furnished to it for the purpose of constructing such work, and shall commence and complete the work within the time prescribed in said contract, and shall pay and discharge all damages, direct and indirect, that may be suffered or sustained on account of such work during the time of the performance thereof and until the said work shall have been accepted, and shall hold the LPA and its awarding authority harmless on account of any such damages and shall in all respects fully and faithfully comply with all the provisions, conditions and requirements of said contract, then this obligation shall be void; otherwise it shall remain in full force and effect.

IN TESTIMONY WHEREOF, the said PRINCIPAL and the said SURETY have caused this instrument to be signed by their respective

PRIN	CIPAL
Company Name	Company Name
Stark Excavating, Inc	N/A
Ву	Ву
Signature & Date	Signature & Date
David K. Stark, Jr., Vice President (5/30/25)	N/A
Attest	Attest
Signature & Date	Signature & Date
Ila J. Slagell, Secretary Mr. Slagell (5/30/25)	N/A

(If PRINCIPAL is a joint venture of two or more contractors, the company names and authorized signature of each contractor must be affixed.)

STATE OF	
COUNTY OF MCLEAN	
I. Erin Mool , a I Notary Name	Notary Public in and for said county, do hereby certify that
David K.	Stark Ir
	iduals signing on behalf of PRINCIPAL
who is/are each personally known to me to be the same per of PRINCIPAL, appeared before me this day in person and instrument freely and voluntarily for the uses and purposes i	son(s) whose name(s) is/are subscribed to the foregoing instrumen acknowledged respectively, that he/she/they signed and delivered s therein set forth.
Given under my hand and notarial seal this 30th Day	day of May, 2025 . Month, Year
	Notary Public Signature & Date
(SEA) (SEA) Notery Public, State Gemmission No.1 My Commission April 21, 20	OL of Illinois 0008833 Expires Date commission expires 4/21
	SURETY
Name of Surety	Title Attorney D Fact
Berkley Insurance Company	By By Luca
Notary Name	
1.17	nas Sherman
Insert name of Ind who is/are each personally known to me to be the same per	knowledged respectively, that he/she/they signed and delivered said
Insert name of Ind who is/are each personally known to me to be the same per of SURETY, appeared before me this day in person and act	lividuals signing on behalf of SURETY son(s) whose name(s) is/are subscribed to the foregoing instrumen knowledged respectively, that he/she/they signed and delivered said
Insert name of Ind who is/are each personally known to me to be the same per of SURETY, appeared before me this day in person and act freely and voluntarily for the uses and purposes therein set Given under my hand and notarial seal this <u>30th</u> Day	Ividuals signing on behalf of SURETY son(s) whose name(s) is/are subscribed to the foregoing instrumen knowledged respectively, that he/she/they signed and delivered said forth. day of May, 2025 Month, Year <u>Notary Public Signature &amp; Date</u>
Insert name of Ind who is/are each personally known to me to be the same per of SURETY, appeared before me this day in person and aci freely and voluntarily for the uses and purposes therein set Given under my hand and notarial seal this <u>30th</u> Day "OFFICIAL SEAL" ALLISON NICOLE SHANNON	lividuals signing on behalf of SURETY son(s) whose name(s) is/are subscribed to the foregoing instrumen knowledged respectively, that he/she/they signed and delivered said forth. day of May, 2025 Month, Year <u>Notary Public Signature &amp; Date</u>
Insert name of Ind who is/are each personally known to me to be the same per of SURETY, appeared before me this day in person and act freely and voluntarily for the uses and purposes therein set Given under my hand and notarial seal this 30th	Ividuals signing on behalf of SURETY son(s) whose name(s) is/are subscribed to the foregoing instrumen knowledged respectively, that he/she/they signed and delivered said forth. day of May, 2025 Month. Year <u>Notary Public Signature &amp; Date</u> <i>Allyn Mcole She</i>
Insert name of Ind who is/are each personally known to me to be the same per of SURETY, appeared before me this day in person and act freely and voluntarily for the uses and purposes therein set in Given under my hand and notarial seal this <u>30th</u> Day "OFFICIAL SEAL" ALLISON NICOLE SHANNON NOTARY PUBLIC, STATE OF ILLINOIS	Ividuals signing on behalf of SURETY son(s) whose name(s) is/are subscribed to the foregoing instrumen knowledged respectively, that he/she/they signed and delivered said forth. day of May, 2025 Month. Year <u>Notary Public Signature &amp; Date</u> <i>Allyin Mcole She</i>
Insert name of Ind who is/are each personally known to me to be the same per of SURETY, appeared before me this day in person and act freely and voluntarily for the uses and purposes therein set in Given under my hand and notarial seal this <u>30th</u> Day "OFFICIAL SEAL" ALLISON NICOLE SHANNON NOTARY PUBLIC, STATE OF ILLINOIS COMMISSION NO. 1001181 MY COMMISSION EXPIRES DECEMBER 11, 8028 Approved this <u>day of</u>	Ividuals signing on behalf of SURETY son(s) whose name(s) is/are subscribed to the foregoing instrumen knowledged respectively, that he/she/they signed and delivered said forth. day of May, 2025 Month. Year <u>Notary Public Signature &amp; Date</u>
Insert name of Ind who is/are each personally known to me to be the same per of SURETY, appeared before me this day in person and act freely and voluntarily for the uses and purposes therein set in Given under my hand and notarial seal this <u>30th</u> Day "OFFICIAL SEAL" ALLISON NICOLE SHANNON NOTARY PUBLIC, STATE OF ILLINOIS COMMISSION NO. 1001181 MY COMMISSION EXPIRES DECEMBER 11, 8028 Approved this <u>Day</u> Month. Year	Ividuals signing on behalf of SURETY son(s) whose name(s) is/are subscribed to the foregoing instrumen knowledged respectively, that he/she/they signed and delivered said forth. day of May, 2025 Month. Year <u>Notary Public Signature &amp; Date</u> <u>Allish Month</u> She Date commission expires12/11/2
Insert name of Ind who is/are each personally known to me to be the same per of SURETY, appeared before me this day in person and act freely and voluntarily for the uses and purposes therein set in Given under my hand and notarial seal this <u>30th</u> Day "OFFICIAL SEAL" ALLISON NICOLE SHANNON NOTARY PUBLIC, STATE OF ILLINOIS COMMISSION NO. 1001181 MY COMMISSION EXPIRES DECEMBER 11, 8028 Approved this <u>day of</u> Day Month. Year Attest:	Ividuals signing on behalf of SURETY son(s) whose name(s) is/are subscribed to the foregoing instrumen knowledged respectively, that he/she/they signed and delivered said forth. day of May, 2025 Month. Year Notary Public Signature & Date Moder Sher Date commission expires12/11/2
Insert name of Ind who is/are each personally known to me to be the same per of SURETY, appeared before me this day in person and act freely and voluntarily for the uses and purposes therein set in Given under my hand and notarial seal this <u>30th</u> Day "OFFICIAL SEAL" ALLISON NICOLE SHANNON NOTARY PUBLIC, STATE OF ILLINOIS COMMISSION NO. 1001181 MY COMMISSION EXPIRES DECEMBER 11, 8028 Approved this <u>day of</u> Day Month. Year Attest: Local Public Agency Clerk Signature & Date	Ividuals signing on behalf of SURETY son(s) whose name(s) is/are subscribed to the foregoing instrumen knowledged respectively, that he/she/they signed and delivered said forth. day of May, 2025 Month. Year <u>Notary Public Signature &amp; Date</u> <u>Allish Moodu</u> She Date commission expires12/11/2
Insert name of Ind who is/are each personally known to me to be the same per of SURETY, appeared before me this day in person and act freely and voluntarily for the uses and purposes therein set in Given under my hand and notarial seal this <u>30th</u> Day "OFFICIAL SEAL" ALLISON NICOLE SHANNON NOTARY PUBLIC, STATE OF ILLINOIS COMMISSION EXPIRES DECEMBER 11, 8028 Approved this <u>day of</u> Day Month. Year Attest: Local Public Agency Clerk Signature & Date 0-6-25	Ividuals signing on behalf of SURETY son(s) whose name(s) is/are subscribed to the foregoing instrumen knowledged respectively, that he/she/they signed and delivered sain forth. day of May, 2025 Month. Year <u>Notary Public Signature &amp; Date</u> Module She Date commission expires12/11/2 

6

di.

#### POWER OF ATTORNEY BERKLEY INSURANCE COMPANY WILMINGTON, DELAWARE

NOTICE: The warning found elsewhere in this Power of Attorney affects the validity thereof. Please review carefully.

WARNING – Any unauthorized reproduction or alteration of this document is prohibited. This power of attorney is void unless seals are readable and the certification seal at the bottom is embossed. The background imprint, warming and verification instructions (on reverse) must be in blue ink. KNOW ALL MEN BY THESE PRESENTS, that BERKLEY INSURANCE COMPANY (the "Company"), a corporation duly organized and existing under the laws of the State of Delaware, having its principal office in Greenwich, CT, has made, constituted and appointed, and does by these presents make, constitute and appoint: Lucas Sherman of CoraMae, Inc. dba Insurance Risk Managers of Champaign, IL its true and lawful Attorney-in-Fact, to sign its name as surety only as delineated below and to execute, seal, acknowledge and deliver any and all bonds and undertakings, with the exception of Financial Guaranty Insurance, providing that no single obligation shall exceed Fifty Million and 00/100 U.S. Dollars (U.S.\$50,000,000.00), to the same extent as if such bonds had been duly executed and acknowledged by the regularly elected officers of the Company at its principal office in their own proper persons.

This Power of Attorney shall be construed and enforced in accordance with, and governed by, the laws of the State of Delaware, without giving effect to the principles of conflicts of laws thereof. This Power of Attorney is granted pursuant to the following resolutions which were duly and validly adopted at a meeting of the Board of Directors of the Company held on January 25, 2010:

RESOLVED, that, with respect to the Surety business written by Berkley Surety, the Chairman of the Board, Chief Executive Officer, President or any Vice President of the Company, in conjunction with the Secretary or any Assistant Secretary are hereby authorized to execute powers of attorney authorizing and qualifying the attorney-in-fact named therein to execute bonds, undertakings, recognizances, or other suretyship obligations on behalf of the Company, and to affix the corporate seal of the Company to powers of attorney executed pursuant hereto; and said officers may remove any such attorney-in-fact and revoke any power of attorney previously granted; and further

**RESOLVED**, that such power of attorney limits the acts of those named therein to the bonds, undertakings, recognizances, or other suretyship obligations specifically named therein, and they have no authority to bind the Company except in the manner and to the extent therein stated; and further

RESOLVED, that such power of attorney revokes all previous powers issued on behalf of the attorney-in-fact named; and further

RESOLVED, that the signature of any authorized officer and the seal of the Company may be affixed by facsimile to any power of attorney or certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligation of the Company; and such signature and seal when so used shall have the same force and effect as though manually affixed. The Company may continue to use for the purposes herein stated the facsimile signature of any person or persons who shall have been such officer or officers of the Company, notwithstanding the fact that they may have ceased to be such at the time when such instruments shall be issued.

IN WITNESS WHEREOF, the Company has caused these presents to be signed and attested by its appropriate officers and its corporate seal hereunto affixed this 3" day of December 2018 .

(Seal)

Ira S. Ledennan Executive Vice President & Secretary

) ss:

)

Berkley Insurance Company R١ Ser ice President

WARNING: THIS POWER INVALID IF NOT PRINTED ON BLUE "BERKLEY" SECURITY PAPER.

STATE OF CONNECTICUT )

Attest:

By

**COUNTY OF FAIRFIELD** 

Sworn to before me, a Notary Public in the State of Connecticut, this 3" day of Decempation 2019, by Ira S. Lederman and Jeffrey M. Hafter who are sworn to me to be the Executive Vice President and Secretary, and the Senior Vice President, respectively, of Berkley Insurance Company.

MARIA C RUNDRAKEN NOTARY PUBLIC CONNECTICUT MY COMMISSION EXPIRES **APHIL 30, 2024** 

4

Notary Public, State of Connecticut

#### CERTIFICATE

I, the undersigned, Assistant Secretary of BERKLEY INSURANCE COMPANY, DO HEREBY CERTIFY that the foregoing is a true, correct and complete copy of the original Power of Attorney; that said Power of Attorney has not been revoked or rescinded and that the authority of the Attorney-in-Fact set forth therein, who executed the bond or undertaking to which this Power of Attorney is attached, is in full force and effect as of this date.

Given under my hand and seal of the Company, this  $30^{+1}$  day of

2025 Vincent P. Forte

(Seal)

۲								_		
A	<i>CORD</i> °C	FR	TIF	ICATE OF LIAI	BIL I	TY INSU		F [		MM/DD/YYYY)
										/18/2024
C B	THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.									
lf	PORTANT: If the certificate holder is a SUBROGATION IS WAIVED, subject to is certificate does not confer rights to	the f	terms	and conditions of the po	licy, ce	rtain policies				
PRO	DUCER				CONTAC	CT Luke Sher	man			
Insu	rance Risk Managers				PHONE (A/C, No E-MAIL	(217) 23	9-3755	PAX (A/C, No):	(217) 2	239-3769
210	4 Windsor Place				E-MAIL ADDRE	ss: service@i	rmagency.com	1		
Suil								DING COVERAGE		NAIC #
	mpaign			IL 61820	INSURE	NA.	utual Insurance			19950
INSU					INSURE	NO.		Autual Insurance Company		13331
	Stark Excavating, Inc 1805 W Washington St				INSURE	Crank Arr	et Mutual Insu ierican Insurar	rance Company		12372
	1000 VV Vizanington St				INSURE	låfestelse		nes Insurance		16691
	Bloomington			IL 61701-3703	INSURE	Dealders b		nce Company		38911
CO		TIFIC	ATE	NUMBER: 25-26 Master	INSURE	RF: Donloy		REVISION NUMBER:		
Th IN Ci E)	IIS IS TO CERTIFY THAT THE POLICIES OF I DICATED. NOTWITHSTANDING ANY REQUI ERTIFICATE MAY BE ISSUED OR MAY PERTA (CLUSIONS AND CONDITIONS OF SUCH PO	NSUF REME VIN, TI LICIE	RANCE INT, TE HE INS S. LIM	ELISTED BELOW HAVE BEEN ERM OR CONDITION OF ANY SURANCE AFFORDED BY THE	CONTR/ E POLICI	ACT OR OTHER	RED NAMED AN DOCUMENT N DHEREIN IS S AIMS.	BOVE FOR THE POLICY PER MTH RESPECT TO WHICH T	THIS	
insr Ltr	TYPE OF INSURANCE		SUBR WVD	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)			
								EACH OCCURRENCE	<u>\$</u> 1,000	
								PREMISES (Ea occurrence)	s 500,0	
A		Y		5000151698		01/01/2025	01/01/2026	MED EXP (Any one person)	s 10,00	
		'		3000131098		01/01/2025	01/01/2020	PERSONAL & ADV INJURY		0,000 0,000
								GENERALAGGREGATE		0,000
	OTHER							PRODUCTS - COMP/OP AGG	\$	-,
	AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT (Ea accident)	\$ 1,000	0,000
	ANY AUTO							BODILY INJURY (Per person)	\$	
В	AUTOS ONLY SCHEDULED			5000151699		01/01/2025	01/01/2026	BODILY INJURY (Per accident)	\$	
	HIRED NON-OWNED AUTOS ONLY							PROPERTY DAMAGE (Per accident)	\$	
									\$	
				5000151010				EACH OCCURRENCE	3	0,000
A	EXCESS LIAB CLAIMS-MADE			5000151849		01/01/2025	01/01/2026	AGGREGATE	\$ 5,000	0,000
-	DED RETENTION \$ 0							Y PER OTH-	\$	
									s 1,000	0 000
С	OFFICER/MEMBER EXCLUDED?	N/A		WCB1033288		12/31/2024	12/31/2025	E.L. EACH ACCIDENT E.L. DISEASE - EA EMPLOYEE	s 1,000	
	If yes, describe under DESCRIPTION OF OPERATIONS below							E.L. DISEASE - POLICY LIMIT	s 1,000	
	Excess Liability							Each Occurrence		00,000
D				TUE3326033		01/01/2025	01/01/2026	Aggregate	\$5,0	00,000
	RIPTION OF OPERATIONS / LOCATIONS / VEHICLE	•			-	•				
Cha forn	mpaign County Highway Department is inclu	ided :	as ado	ditional insured with respect to	o genera	I liability as req	uired by writte	n contract. Umbrella follow	s	
The	coverage and limits conform to the minimur	ns rec	quired	by Article 107.27 of the Stand	dard Spe	ecifications for I	Road and Brid	ge Construction		
CEF					CANC	ELLATION		· .		
			_		SHO	ULD ANY OF T	ATE THEREOF	SCRIBED POLICIES BE CAI		BEFORE
	Champaign County Highway De 1605 E Main St	partm	nent				THE FOLIO			
	AUTHORIZED REPRESENTATIVE									

Urbana

The ACORD name and logo are registered marks of ACORD

IL 61802

© 1988-2015 ACORD CORPORATION. All rights reserved.



## Local Public Agency Formal Contract Proposal

and the second	R SHEET	的问题中的问题。
Proposal Submitted By: Contractor's Name		And the second second second second
Stark Excavating, Inc.	1	
Contractor's Address	]	
	City	State Zip Code
1805 W. Washington St.	Bloomington	IL 61701
STATE OF ILLINOIS		
Local Public Agency	County	Section Number
Champaign County Highway Department	Champaign	23-28130-00-BR
Route(s) (Street/Road Name)		be of Funds
County Road 2400N	[3] S. M. M. S. M. M. M. M. M. S. M.	wnship Bridge Program
Proposal Only 🛛 Proposal and Plans 🔲 Proposal only, plan		interip Bildge Frogram
For a County and Road District Project	For a Muni	cipal Project
For a County and Road District Project	For a Muni	cipal Project
Submitted/Approved	Submitted/A	
Highway Commissioner Signature & Date	Signature & Date	proved/Passed
Drow Sist 1		
Derek Harms 4/23/25		
	Official Title	
Submitted/Approved		
County Engineer/Superintendent of Highways Signature & Date		
Ver 4/23/25	Department of	f Transportation
	Released for bid ba	ased on limited review
	Regional Engineer Signature	& Date
	Kensil A Ganno	042925
	L	

Note: All proposal documents, including Proposal Guaranty Checks or Proposal Bid Bonds, should be stapled together to prevent loss when bids are processed.

Local Public Agency	County	Section Number	Route(s) (Str	eet/Road Name)
Champaign County High	way Der Champaign	23-28130-00-BR	County Ro	
	NOTI	ICE TO BIDDERS		
Sealed proposals for the proje	ct described below will be receiv	ved at the office of Champaign	County Highwa	ay Department
1605 E. Main Street Urb	ana II 61802		Name of O	fice
	Address		ntil 10:00 AM	on May 20, 2025
Sealed proposals will be open	ed and read publicly at the office	e of Champaign County High		Date
1605 E. Main Street Lich	ana II 61800		Name of Office	
1605 E. Main Street Urb	Address		at <u>10:00 AM</u>	on May 20, 2025
	Address		Time	Date
	DESC	RIPTION OF WORK		
Location				Project Length
County Road 2400N				122.5 ft / 0.023 mi
Proposed Improvement				1.1210 101 01020 1111
Removal and replaceme	nt of Precast, Prestressed	Concrete Deck Beams		
2 Prequalification	t as read low bidders must file wi	thin 24 hours after the letting an '	Affidavit of Avoita	
indicate, showing all unco	ompleted contracts awarded to th	term 24 hours after the letting an ' hem and all low bids pending awa ding Authority and two originals w	rd for Federal St	No. County Munistral
<ol><li>The Awarding Authority re</li></ol>	eserves the right to walve technic uirements and Conditions for Conditions	alities and to reject any or all pro-	posals as provided	d in BLRS Special
<ol> <li>The following BLR Forms         <ul> <li>Local Public Agency</li> <li>Schedule of Prices (E</li> <li>Proposal Bid Bond (E</li> <li>Apprenticeship or Tra</li> </ul> </li> </ol>	shall be returned by the bidder to Formal Contract Proposal (BLR 3LR 12201) 3LR 12230) (if applicable) aining Program Certification (BLR	o the Awarding Authority	ith Federal funds.	)
<ol> <li>The quantities appearing i will be made only for the a</li> </ol>	in the bid schedule are approximates a schedule are approximate actual quantities of work performe	ate and are prepared for the com ed and accepted or materials furn be furnished may be increased, de	parison of bids. Pa	the contract. The
in depth examination. The	IN THE DIQUELWILL DE LESDONSIDIE	rranty the bidder has examined the for all errors in the proposal resurse, be responsible for any costs, the bidder.	ilting from failure .	or poplast to an adjust on
		n in the proposal and advertised	contract.	
3. If a special envelope is su Awarding Agency and the other than the special one by mail, the sealed proposi bids are to be received. A	pplied by the Awarding Authority, blank spaces on the envelope sl furnished by the Awarding Authors sal shall be addressed to the Awa	each proposal should be submit hall be filled in correctly to clearly ority is used, it shall be marked to arding Authority at the address an othe time and at the place specific	ted in that envelop indicate its conten clearly indicate it id in care of the of	nts. When an envelope s contents. When sent

9. Permission will be given to a bidder to withdraw a proposal if the bidder makes the request in writing or in person before the time for opening proposals.

received after the time specified will be returned to the bidder unopened.

	cal Public Agency		County	Section Number	Route(s) (Street/Road Name)
С	hampaign Cou	nty Highway	Dep Champaign	23-28130-00-BR	County Road 2400N
			P	ROPOSAL	
1.	Proposal of	Stark Excava	tina Inc		
•••			ang, no.	Contractor's Name	
		1805 W. Was	shington St. Bloomington,		
			Cont	ractor's Address	
2.	The plans for the	proposed work	are those prepared by Cha	stain and Associates	
	and approved by	the Department	of Transportation on April	29, 2025	
3	Specifications for	Road and Bridg	ein are those prepared by t ge Construction" and the " S of invitation for bids.	he Department of Transportation Supplemental Specifications and	n and designated as "Standard Recurring Special Provisions" thereto,
4.	The undersigned Recurring Specia	agrees to accer I Provisions'' co	ot, as part of the contract, th ntained in this proposal.	e applicable Special Provisions	indicated on the "Check Sheet for
5.	The undersigned is granted in acc		blete the work within 30 specifications.	working days or by	unless additional tim
6.	the award. When	n a contract bon- ined fails to exe	cute a contract and contrac	sal guaranty check will be held in	eposit a contract bond for the full amount n lieu thereof. If this proposal is accepted agreed that the Bid Bond of check shall b
7.	the unit price mu	illipilea by the qu	Jantity, the unit price shall c	lovern. If a unit price is omitted	e is a discrepancy between the products of the total price will be divided by the nit price nor a total price is shown.
3.	The undersigned	I submits herewi	ith the schedule of prices or	n BLR 12201 covering the work	to be performed under this contract.
9.	The undersigned	I further agrees	that if awarded the contract	for the sections contained in the	e combinations on BLR 12201, the work specified in the Schedule for Multiple Bio
10.	Contract Propos	als, will be requi	red. Bid Bonds Will ment form BLR 12230 or a	be allowed as a proposal quar	ng Requirements and Conditions for anty. Accompanying this proposal is eith lying with the specifications, made payab
	The amount of th	a chock in	Bid Bond - 5%		( 5% BID BOND

### Attach Cashier's Check or Certified Check Here

In the event that one proposal guaranty check is intended to cover two or more bid proposals, the amount must be equal to the sum of the proposal guaranties which would be required for each individual bid proposal. If the proposal guaranty check is placed in another bid proposal, state below where it may be found.

The proposal guaranty check will be found in the bid proposal for: Section Number 23-28130-00-BR



**Schedule of Prices** 



Contractor's Name

Stark Excavating, Inc.		1 C	
Contractor's Address	City	State	Zip Code
1805 W. Washington St	Bloomington		61701
Local Public Agency	County	Section N	
Champaign County Highway Department	Champaign		30-00-BR
Route(s) (Street/Road Name)	······································		
TR 107A over Upper Salt Fork Drainage Ditch		_	

#### Schedule for Multiple Bids

Combination Letter	Section Included in Combinations	Total
10		

#### Schedule for Single Bid

(For complete information covering these items, see plans and specifications.)

		eroning these	iceniis, ace pi	ans and specifications	i.)
Item Number	Items	Unit	Quantity	Unit Price	Total
20300100	CHANNEL EXCAVATION	CU YD	200	52.00	
28100807	STONE DUMP RIP CL A4	TON	300	97.00	
50101500	REM EXIST SUP-STR	EACH	1	58,000.00	58,000.00
50400305	P P CONC DK BM 17 DP	SQ FT	1674	116.00	
50400405	P P CONC DK BM 21 DP	SQ FT	1404	116.00	
50900205	STEEL RAILING, TYPE S1	FOOT	229	170.00	
51500100	NAME PLATES	EACH	1	800.00	
67100100	MOBILIZATION	L SUM	1	34,650.00	34,650,00
72501000	TERMINAL MARKER - DA	EACH	4	50.00	
X7011800	TRAF CONT-PROT BLR 21	LSUM	1	4,000.00	
XX004565	GROUTED RIPRAP	SQ YD	358	125.00	1
		······································	Bio	dder's Total Proposal	\$577,878,00

1. Each pay item should have a unit price and a total price.

2. If no total price is shown or if there is a discrepancy between the product of the unit price multiplied by the quantity, the unit price shall govern.

3. If a unit price is omitted, the total price will be divided by the quantity in order to establish a unit price.

4. A bid may be declared unacceptable if neither a unit price or total price is shown.

Local Public Agency	County	Section Number	Route(s) (Street/Road Name)	
Champaign County Highway Dep	Champaign	23-28130-00-BR	County Road 2400N	

### CONTRACTOR CERTIFICATIONS

The certifications hereinafter made by the bidder are each a material representation of fact upon which reliance is placed should the Department enter into the contract with the bidder.

- 1. Debt Delinquency. The bidder or contractor or subcontractor, respectively, certifies that it is not delinquent in the payment of any tax administered by the Department of Revenue unless the individual or other entity is contesting, in accordance with the procedure established by the appropriate Revenue Act, its liability for the tax or the amount of the tax. Making a false statement voids the contract and allows the Department to recover all amounts paid to the individual or entity under the contract in a civil action.
- Bid-Rigging or Bid Rotating. The bidder or contractor or subcontractor, respectively, certifies that it is not barred from contracting with the Department by reason of a violation of either 720 ILCS 5/33E-3 or 720 ILCS 5/33E-4.

A violation of section 33E-3 would be represented by a conviction of the crime of bid-rigging which, in addition to Class 3 felony sentencing, provides that any person convicted of this offense, or any similar offense of any state or the United States which contains the same elements as this offense shall be barred for 5 years from the date of conviction from contracting with any unit of State or local government. No corporation shall be barred from contracting with any unit of State or local government as a result of a conviction under this Section of any employee or agent of such corporation if the employee so convicted is no longer employed by the corporation: (1) it has been finally adjudicated not guilty or (2) if it demonstrates to the governmental entity with which it seeks to contract that entity finds that the commission of the offense was neither authorized, requested, commanded, nor performed by a director, officer or a high managerial agent on behalf of the corporation.

A violation of Section 33E-4 would be represented by a conviction of the crime of bid-rotating which, in addition to Class 2 felony sentencing, provides that any person convicted of this offense or any similar offense of any state or the United States which contains the same elements as this offense shall be permanently barred from contracting with any unit of State of Local government. No corporation shall be barred from contracting with any unit of State or Local government as a result of a conviction under this Section of any employee or agent of such corporation if the employee so convicted is no longer employed by the corporation and: (1) it has been finally adjudicated not guilty or (2) if it demonstrates to the governmental entity with which it seeks to contract and that entity finds that the commission of the offense was neither authorized, requested, commanded, nor performed by a director, officer or a high managerial agent on behalf of the corporation.

- 3. Bribery. The bidder or contractor or subcontractor, respectively, certifies that, it has not been convicted of bribery or attempting to bribe an officer or employee of the State of Illinois or any unit of local government, nor has the firm made an admission of guilt of such conduct which is a matter or record, nor has an official, agent, or employee of the firm committed bribery or attempted bribery on behalf of the firm and pursuant to the direction or authorization of a responsible official of the firm.
- 4. Interim Suspension or Suspension. The bidder or contractor or subcontractor, respectively, certifies that it is not currently under a suspension as defined in Subpart I of Title 44 Subtitle A Chapter III Part 6 of the Illinois Administrative code. Furthermore, if suspended prior to completion of this work, the contract or contracts executed for the completion of this work may be canceled.

Local Public Agency Count	Section Number	Route(s) (Street/Road Name)
Champaign County Highway Dep Chan	npaign 23-28130-00-BR	County Road 2400N
	SIGNATURES	
If an individual)	Bidder Signature & Date	V.
	•	
	Business Address	
	City	State Zip Code
lf a partnership)	Firm Name	
	Signature & Date	V
	Title	
	Business Address	
	City	State Zip Code
nsert the Names and Addresses of all Partners		
If a corporation)	Corporate Name	
	Stark Excavating, Inc.	
	Signature & Date	
	On this	5-20-25
	Title	
	Vice President	
	Business Address	
	1805 W. Washington	
	City	State Zip Code
	Bloomington	IL 61701
1		
Insert Names o	f Officers President	

2 - 12 5 - 5

Attest: Secretary Secretary

٠

.

Secretary

lla J. Slagell

Treasurer

Gary W. Masso

# Illinois Department of Transportation

Local Public Agency County	Street Name/Road Name	Section Number
Champaign County Highway Dept. Cham	aign County Road 2400N	23-28130-00-BR

All contractors are required to complete the following certification

For this contract proposal or for all bidding groups in this deliver and install proposal.

For the following deliver and install bidding groups in this material proposal.

Illinois Department of Transportation policy, adopted in accordance with the provisions of the Illinois Highway Code, requires this contract to be awarded to the lowest responsive and responsible bidder. The award decision is subject to approval by the Department. In addition to all other responsibility factors, this contract or deliver and install proposal requires all bidders and all bidder's subcontractors to disclose participation in apprenticeship or training programs that are (1) approved by and registered with the United States Department of Labor's Bureau of Apprenticeship and Training, and (2) applicable to the work of the above indicated proposals or groups. Therefore, all bidders are required to complete the following certification:

1. Except as provided in paragraph 4 below, the undersigned bidder certifies that it is a participant, either as an individual or as part of a group program, in an approved apprenticeship or training program applicable to each type of work or craft that the bidder will perform with its own employees.

2. The undersigned bidder further certifies, for work to be performed by subcontract, that each of its subcontractors either (A) is, at the time of such bid, participating in an approved, applicable apprenticeship or training program; or (B) will, prior to commencement of performance of work pursuant to this contract, establish participation in an approved apprenticeship or training program applicable to the work of the subcontract.

3. The undersigned bidder, by inclusion in the list in the space below, certifies the official name of each program sponsor holding the Certificate of Registration for all of the types of work or crafts in which the bidder is a participant and that will be performed with the bidder's employees. Types of work or craft that will be subcontracted shall be included and listed as subcontract work. The list shall also indicate any type of work or craft job category for which there is no applicable apprenticeship or training program available.

### SEE ATTACHED

4. Except for any work identified above, if any bidder or subcontractor shall perform all or part of the work of the contract or deliver and install proposal solely by individual owners, partners or members and not by employees to whom the payment of prevailing rates of wages would be required, check the following box, and identify the owner/operator workforces and positions of ownership.

The requirements of this certification and disclosure are a material part of the contract, and the contractor shall require this certification provision to be included in all approved subcontracts. The bidder is responsible for making a complete report and shall make certain that each type of work or craft job category that will be utilized on the project is accounted for and listed. The Department at any time before or afterward may require the production of a copy of each applicable Certificate of Registration issued by the United States Department of Labor evidencing such participation by the contractor and any or all of its subcontractors. In order to fulfill the participation requirement, it shall not be necessary that any applicable program sponsor be currently taking or that it will take applications for apprenticeship, training or employment during the performance of the work of this contract or deliver and install proposal.

Bidder	Signature & Date	
Stark Excavating, Inc.	- Ala	
Title		5-20-2025
Vice President		
Address	City	State Zip Code
1805 W. Washington St.	Bloomington	IL 61701
Completed 11/14/24	Page 1 of 1	BI D 12225 (Day 01/10/22)



# **CHAMPAIGN** County

# K. Apprenticeship & Training Certification

- 1. Operators: Operating Engineers Local 841
- 2. Laborers: International Laborers Local 703
- 3. Teamster: Teamsters Local No. 26
- 4. Carpenters: Carpenters Local Union No. 44
- 5. Steel Work: International Ass'n of Bridge, Structural, Ornamental & Reinforcement Ironworker, Local 380
- 6. Finishers: Operative Plasterers & Cement Mason Local 143



# Affidavit of Illinois Business Office

Local Public Agency	County		Street Name/Road Name	Section Number
Champaign County Highway Dept.	Champaig	jn	County Road 2400N	23-28130-00-BR
I. David K. Stark, Jr.	of	Bloomin	gton City of Affiant	, Illinois
being first duly sworn upon oath, state as follows:			City of Alliant	State of Affiant
1. That I am the Vice President	0	<sup>f</sup> Stark	Excavating, Inc.	
Officer or Position 2. That I have personal knowledge of the facts he	rein stated.	=	Bidder	
3 That, if selected under the proposal described a	above,	<u>Stark Ex</u>	cavating, Inc.	will maintain a business office in the
State of Illinois, which will be located in McLe	an County	County		
<ol> <li>That this business office will serve as the prima this proposal.</li> </ol>		nployment f	or any persons employed in	the construction contemplated by
5. That this Affidavit is given as a requirement of s	itate law as pr	rovided in S	ection 30-22(8) of the Illinoi	s Procurement Code.
			Signature & Date	
			On h	5-20-2025
			Print Name of Affiant	
			David K. Stark,	Jr. Vice President
Notary Public				
State of IL				
County McLean				
Signed (or subscribed or attested) before me on	5-20-	2025 by	,	
David K. Stark Jr. V.P.	OF Stav	le Exc.	avating, mu	, authorized agent(s) of

Stark Excavating, Inc. Bidder OFFICIAL SEAL ERIN P MOOL Notary Public, State of Illinois Commission No. 1008833 My Commission Expires April 21, 2029 Notary Public Signature & Date

(SEAL)

(H My commission expires 4 21-2029 ~

# Illinois Department of Transportation

### Local Public Agency Proposal Bid Bond

Local Public Agency			County	Section Number
Champaign County I	Highway Dep		Champaign	23-28130-00-BR
WE,	1.2.2	Stark Excavating, Inc	To International States of the	as PRINCIPAL and

Berkley Insurance Company	as SURF	TY are held

severally and firmly bound unto the above Local Public Agency (hereafter referred to as "LPA") in the penal sum of 5% of the total bid price, or for the amount specified in the proposal documents in effect on the date of invitation for bids, whichever is the lesser sum. We bind ourselves, our heirs, executors, administrators, successors, and assigns, jointly pay to the LPA this sum under the conditions of this instrument.

WHEREAS THE CONDITION OF THE FOREGOING OBLIGATION IS SUCH that, the said PRINCIPAL is submitting a written proposal to the LPA acting through its awarding authority for the construction of the work designated as the above section.

THEREFORE if the proposal is accepted and a contract awarded to the PRINCIPAL by the LPA for the above designated section and the PRINCIPAL shall within fifteen (15) days after award enter into a formal contract, furnish surety guaranteeing the faithful performance of the work, and furnish evidence of the required insurance coverage, all as provided in the "Standard Specifications for Road and Bridge Construction" and applicable Supplemental Specifications, then this obligation shall become void; otherwise it shall remain in full force and effect.

IN THE EVENT the LPA determines the PRINCIPAL has failed to enter into a formal contract in compliance with any requirements set forth in the preceding paragraph, then the LPA acting through its awarding authority shall immediately be entitled to recover the full penal sum set out above, together with all court costs, all attorney fees, and any other expense of recovery.

IN TESTIMONY WHEREOF, the said PRINCIPAL and the said SURETY have caused this instrument to be signed by their respective officers this 20th of May 2025

Day Month and Year		
	rincipal	
Company Name	1	Company Name
Stark Excavating, Inc.	J	N/A
Signature & Date	1	Signature & Date
By: David K. Stark, Jr. 5/20/25	By:	N/A
Title	1	Title
Vice President	]	N/A
(If Principal is a joint venture of two or more contractors, the compa affixed.)	any name:	s, and authorized signatures of each contractor must be
Name of Surety	Surety	
	1	Signature of Attomey-in-Fact Signature & Date
Berkley Insurance Company	By:	RA
STATE OF IL		Lucas Sherman 5/20/25
COUNTY OF MCLEAN		
Erin Mool	a Notary	Public in and for said county do hereby certify that
David K. Stark, Jr (SEE AT	TACHED	JURAT FOR SURETY)
(Insert names of individuals signin	ng on beha	If of PRINCIPAL & SURETY)
who are each personally known to me to be the same persons who PRINCIPAL and SURETY, appeared before me this day in person a instruments as their free and voluntary act for the uses and purpose	and ackno	
Given under my hand and notarial seal this 20th Day	of	May, 2025 Month and Year
(SEAL, if required by the LPA)		Notary Public Signature & Date

Local Public Agency	County	Section Number
Champaign County Highway Dept.	Champaign	23-28130-00-BR
ELECTRONIC	BID BOND	

Electronic bid bond is allowed (box must be checked by LPA if electronic bid bond is allowed)

The Principal may submit an electronic bid bond, in lieu of completing the above section of the Proposal Bid Bond Form. By providing an electronic bid bond ID code and signing below, the Principal is ensuring the identified electronic bid bond has been executed and the Principal and Surety are firmly bound unto the LPA under the conditions of the bid bond as shown above. (If PRINCIPAL is a joint venture of two or more contractors, an electronic bid bond ID code, company/Bidder name title and date must be affixed for each contractor in the venture.)

Electr	ONIC	RIG R	ond II	<u>) Coc</u>	le					
					i		í i	!		

Company/Bidder Name

Signature & Date

Title

#### POWER OF ATTORNEY BERKLEY INSURANCE COMPANY WILMINGTON, DELAWARE

NOTICE: The warning found elsewhere in this Power of Attorney affects the validity thereof. Please review carefully.

KNOW ALL MEN BY THESE PRESENTS, that BERKLEY INSURANCE COMPANY (the "Company"), a corporation duly organized and existing under the laws of the State of Delaware, having its principal office in Greenwich, CT, has made; constituted and appointed, and does by these presents make, constitute and appoint: *Lucas Sherman of CoraMae, Inc. dba Insurance Risk Managers of Champaign, IL* its true and lawful Attorney-in-Fact, to sign its name as surety only as delineated below and to execute, seal, acknowledge and deliver any and all bonds and undertakings, with the exception of Financial Guaranty Insurance, providing that no single obligation shall exceed Fifty Million and 00/100 U.S. Dollars (U.S.\$50,000,000.00), to the same extent as if such bonds had been duly executed and acknowledged by the regularly elected officers of the Company at its principal office in their own proper persons.

This Power of Attorney shall be construed and enforced in accordance with, and governed by, the laws of the State of Delaware, without giving effect to the principles of conflicts of laws thereof. This Power of Attorney is granted pursuant to the following resolutions which were duly and validly adopted at a meeting of the Board of Directors of the Company held on January 25, 2010:

**RESOLVED**, that, with respect to the Surety business written by Berkley Surety, the Chairman of the Board, Chief Executive Officer, President or any Vice President of the Company, in conjunction with the Secretary or any Assistant Secretary are hereby authorized to execute powers of attorney authorizing and qualifying the attorney-in-fact named therein to execute bonds, undertakings, recognizances, or other suretyship obligations on behalf of the Company, and to affix the corporate seal of the Company to powers of attorney executed pursuant hereto; and said officers may remove any such attorney-in-fact and revoke any power of attorney previously granted; and further

**RESOLVED**, that such power of attorney limits the acts of those named therein to the bonds, undertakings, recognizances, or other suretyship obligations specifically named therein, and they have no authority to bind the Company except in the manner and to the extent therein stated; and further

RESOLVED, that such power of attorney revokes all previous powers issued on behalf of the attorney-in-fact named; and further

**RESOLVED**, that the signature of any authorized officer and the seal of the Company may be affixed by facsimile to any power of attorney or certification thereof authorizing the execution and delivery of any bond, undertaking, recognizance, or other suretyship obligation of the Company; and such signature and seal when so used shall have the same force and effect as though manually affixed. The Company may continue to use for the purposes herein stated the facsimile signature of any person or persons who shall have been such officer or officers of the Company, notwithstanding the fact that they may have ceased to be such at the time when such instruments shall be issued.

IN WITNESS WHEREOF, the Company has caused these presents to be signed and attested by its appropriate officers and its corporate seal hereunto affixed this 3' day of December 2019.

(Scal)

By Ira'S. Ledenman Executive Vice President & Secretary

) ss:

Berkley Insurance Company By Hing Ha. Hr M Jeffrey M. Hafter Senior Vice President

WARNING: THIS POWER INVALID IF NOT PRINTED ON BLUE "BERKLEY" SECURITY PAPER.

STATE OF CONNECTICUT )

Attest:

#### COUNTY OF FAIRFIELD

Swom to before me, a Notary Public in the State of Connecticut, this 3<sup>rd</sup> day of <u>DecemPar</u>, <u>2019</u>, by Ira S. Lederman and Jeffrey M. Hatter who are sworn to me to be the Executive Vice President and Secretary, and the Senior Vice President, respectively, of Berkley Insurance Company. MARIA C RUNDRAKEN

NOTARY PUBLIC CONNECTICUT MY COMMISSION EXPIRES APHIL 30, 2024

Notary Public, State of Connecticut

CERTIFICATE

I, the undersigned, Assistant Secretary of BERKLEY INSURANCE COMPANY, DO HEREBY CERTIFY that the foregoing is a true, correct and complete copy of the original Power of Attorney; that said Power of Attorney has not been revoked or rescinded and that the authority of the Attorney-in-Fact set forth therein, who executed the bond or undertaking to which this Power of Attorney is attached, is in full force and effect as of this date.

Given under my hand and seal of the Company, this 20th

020 day of Vincent P. Forte

(Seal)

STATE OF: Illinois

# COUNTY OF: Champaign

On this 20th day of May, 2025 personally appeared before me Allison Nicole Shannon, who being duly sworn did depose and say that Lucas Sherman is the attorney-in-fact of the Berkley Insurance Company, Wilmington, Delaware that the seal affixed to the attached instrument is the Corporate Seal of said Corporation, and that said instrument was signed and sealed on behalf of said Corporation by authority of its Board of Directors and the said Allison Nicole Shannon acknowledged that Lucas Sherman executed said instrument as such attorney-in-fact and as the free act and deed of said Corporation.

allisin rigol l Notary Public

"OFFICIAL SEAL" ALLISON NICOLE SHANNON NOTARY PUBLIC, STATE OF ILLINOIS COMMISSION NO. 1001131 MY COMMISSION EXPIRES DECEMBER 11, 2028

Certificate of Eligibility	Stark Excavating, Inc. 1805 W. Washington Street Bloomington, IL 61701-3703 WHO HAS FILED WITH THE DEPARTMENT AN APPLICATION FOR PREQUALIFICATION STATEMENT OF EXPERIENCE, EQUIPMENT AND FINANCIAL CONDITION IS HEREBY QUALIFIED TO BID AT ANY OF DEPARTMENT OF TRANSPORTATION LETTINGS IN THE CLASSES OF WORK AND WITHIN THE AMOUNT AND OTHER LIMITATIONS OF EACH CLASSIFICATION, AS LISTED BELOW, FOR SUCH PERIOD AS THE UNCOMPLETED WORK FROM ALL SOURCES DOES NOT EXCEED SUPER UNLIMITED		TO 4/30/2026 INCLUSIVE, AND SUPERSEDES ANY I OR REVOCATION, IF AND WHEN CHANGES IN ER FACTS JUSTIFY SUCH REVISIONS OR REVOCATION.	Engineer of Construction
Illinois Department of Transportation	Stark Excavating, Inc. 1805 W. Washington Street Bloomington, IL 61701-3703 WHO HAS FILED WITH THE DEPARTMENT AN APPLICATION FOR PREC FINANCIAL CONDITION IS HEREBY QUALIFIED TO BID AT ANY OF DEPA WORK AND WITHIN THE AMOUNT AND OTHER LIMITATIONS OF EACH THE UNCOMPLETED WORK FROM ALL SOURCES DOES NOT EXCEED	EARTHWORK       \$30.575,000         PCC PAVING       \$29.975,000         SARNAGE       \$32.075,000         DRAINAGE       \$32.075,000         CONCRETE CONSTRUCTION       \$32,075,000         CONCRETE CONSTRUCTION       \$27,825,000         DEMOLITION       \$17,825,000         AGGREGATE BASES & SURF. (A)       \$17,825,000         HIGHWAY & RAILROAD STRUCT       \$34,550,000	THIS CERTIFICATE OF ELIGIBILITY IS VALID FROM 4/22/2025 TO 4/30/2026 INCLUSIVE, AND SUPERSEDE CERTIFICATE PREVIOUSLY ISSUED, BUT IS SUBJECT TO REVISION OR REVOCATION, IF AND WHEN CHANGES IN THE FINANCIAL CONDITION OF THE CONTRACTING FIRM OR OTHER FACTS JUSTIFY SUCH REVISIONS OR REVOCATION ISSUED AT SPRINGFIELD, ILLINOIS ON 4/22/2025.	

.

÷

IL 494-0645





Local Public Agency	County	Section Number
Champaign County Highway Department	Champaign	23-28130-00-BR

The following Special Provision supplement the "Standard Specifications for Road and Bridge Construction", adopted

January 1, 2022 , the latest edition of the "Manual on Uniform Traffic Control Devices for Streets and Highways", and the "Manual of Test Procedures of Materials" in effect on the date of invitation of bids, and the Supplemental Specification and Recurring Special Provisions indicated on the Check Sheet included here in which apply to and govern the construction of the above named section, and in case of conflict with any parts, or parts of said Specifications, the said Special Provisions shall take precedence and shall govern.

#### DESCRIPTION OF WORK

The work included in this contract consists of: Section 23-28130-00-BR, removal of existing precast concrete deck beams and existing railing, and replacement with a new precast prestressed concrete deck beams and bridge railing along with other collateral work necessary to complete the improvement in accordance with the plans and as specified herein.

#### CONTRACTOR AVAILABILITY

At all times when work is being performed (by Contractor or subcontractor), the prime Contractor shall have someone in his/her direct employ on the job site who is capable of meeting with the Engineer and making decisions. If authorized by the Engineer, this condition may be satisfied by having a telephone number of someone who satisfies the above requirements.

#### PROJECT MAINTENANCE

Should the County determine that an unsafe condition exists within the scope of this project, the County will attempt to contact the Contractor to resolve the unsafe condition. However, if the County is unable to contact the Contractor's designated representative or if the Contractor fails to respond within a four (4) hour period, the County will perform the necessary operations and the cost for time and materials will be deducted from the contract.

#### TRAFFIC CONTROL PLAN

Traffic Control shall be in accordance with the applicable Sections of the Standard Specification for Road and Bridge Construction, the applicable guidelines in the Illinois Manual of Uniform Traffic Control Devices for Streets and Highways, these Special Provisions, and any special details and highway standards contained herein and in the plans.

Highway Standards: BLR 21

It is the intent to replace each bridge by closing the road utilizing Highway Standard BLR 21. The Contractor shall provide and maintain access to all properties abutting the improvement, in accordance with Article 107.09 of the Standard Specifications.

The cost of this work will be paid at the contract unit price per L.SUM of TRAFFIC CONTROL AND PROTECTION, STANDARD BLR 21, and no additional compensation will be allowed.

#### BIDDING REQUIREMENTS

Each prospective bidder must be pre-qualified in accordance with Article 102.01 of the Standard Specifications.

Local Public Agency	County	Section Number
Champaign County Highway Department	Champaign	23-28130-00-BR

OVERHAUL

No payment for overhaul will be allowed for earth moved to or from any source.

#### REMOVAL OF UNCLASSIFIED MATERIALS

Unclassified materials shall be removed at locations shown on the plans or designated by the Engineer. The material removed as required in this Special Provision shall be disposed of outside the limits of the right-of-way in accordance with Article 202.03 of the Standard Specifications and as directed by the Engineer.

The work will not be paid for separately, but shall be considered as included in cost of the contract and no additional compensation will be allowed.

CONSTRUCTION ON PRIVATE PROPERTY

Whenever excavation is made on private property, the topsoil disturbed by the excavation operations shall be restored as nearly as possible to its original position. The whole area involved in the construction operation shall be left in a neat and presentable condition.

The Contractor shall use reasonable care to avoid disturbing portions of private property not necessary to the construction operations. If in the judgment of the Engineer, areas are unnecessarily disturbed, the Contractor shall restore these areas at his own expense.

The existing property corners (iron pipes), shall be protected and preserved by the Contractor. The Contractor shall not pile excavated material outside the limits of the right-of-way. The cost of the work for this special provision will not be paid for separately, but will be considered as included in the cost of the contract and no additional compensation will be allowed.

### REMOVAL OF EXISTING SUPERSTRUCTURE

The work of this Special Provision shall be performed in accordance with Section 50I of the Standard Specifications. Removal shall include the removal of the existing bridge railing and Precast Prestressed Concrete Deck Beams without damage to the existing Substructure and disposed of properly.

The materials removed shall be disposed of by the Contractor, in accordance with all applicable State and Federal laws and at a site off of the Right-of-Way in accordance with Section 501 of the Standard Specifications, except:

The removal of existing superstructure and any required pavement removal, saw cutting, excavation, controlled low-strength material backfill, and aggregate base course to repair the pavement and shoulder area will not be paid for separately, but shall be considered as included in the unit price each for REMOVAL OF EXISTING SUPERSTRUCTURE and no additional compensation will be allowed to the contractor.

Local Public Agency	County	Section Number
Champaign County Highway Department	Champaign	23-28130-00-BR
GROUTED RIP RAP		
Gradation: The gradation or size of the stone sh	all conform to Gradation	RR3 of Article 281.04 of the

	Range (Percent)
Size	Max. Size 150 lbs.
50-150 lbs. per piece	15 +/- 7
20-50	30 +/- 15
5-20	40 +/- 15
Less than 5	15 +/- 15

Standard Specifications or to the following gradation or size:

Construction Method: Foundation preparation and placing shall be done in accordance with Articles 281.03 and 281.04 of the Standard Specifications. The riprap shall be a minimum of 18" thick and placed on filter fabric. A bedding layer will not be required. The 5 foot deep A4 riprap around the piers shall be placed first, then the grouted riprap with filter fabric place over the A4. A cement grout shall be placed in such a manner as to form a stable mat between the stone riprap pieces. This grout shall consist of a mixture of Portland Cement, sand, 5/8-inch (maximum size) pea gravel and water so proportioned and mixed to provide readily workable slurry. The cement content of the grout shall not be less than five (5) bags per cubic yard and the hardened grout shall have a minimum compressive strength of 2,000 pounds per square inch at 28 days. The estimated quantity of grout is one (1) cubic yard per twelve (12) square yards of riprap surface.

Basis of Payment: Payment for this work shall include excavation, filter fabric, riprap, grout and disposal of waste material. If earthwork extends beyond the existing right-of-way, the cost for earthwork and hauling materials is included with GROUTED RIPRAP. The cost of this work will be paid at the contract unit price per SQ. YD. of GROUTED RIPRAP and no additional compensation will be allowed.

### TEMPORARY STREAM CROSSING

Should the Contractor choose to construct a temporary stream crossing, it shall be installed and removed in accordance with Check Sheet Item 8 of the Illinois Department of Transportation Supplemental Specifications and Recurring Special Provisions adopted January 1, 2023. The temporary crossing shall be constructed fully within the Right-of-Way or Easement limits of the County. It will be the Contractor's responsibility to adhere to the US Army Corp of Engineer's Section 404 permit and the IEPA 401 Water Quality Permit and any other applicable permits which may be required, and Contractor shall obtain permits in which the Temporary Stream Crossing is not covered under. The Contractor shall be aware this permit process could take six months and no work on the stream crossing shall be completed before receiving approved permits.

#### UTILITIES

The Contractor shall take all precautions necessary to protect the property of the various public and private utilities which may be located underground or above ground, at or adjacent to the site of this improvement. The Contractor shall repair or replace at his/her own expense, or bear the cost to repair or replace, any utility property that has been damaged through his/her efforts. The procedures and specifications of repair will be in accordance with the regulation of and/or policy of the affected utility.

Local Public Agency	County	Section Number
Champaign County Highway Department	Champaign	23-28130-00-BR

The adjustment and/or relocation of the private utilities will be the responsibility of the utility companies involved. It is possible that such adjustments may be underway during the construction of this contract. In such an event, the Contractor shall cooperate with the various agencies involved in accordance with Article 105.07 of the Standard Specifications.

KNOWN UTILITIES IN OR NEAR PROJECT LIMITS

Name of Utility	Utility	Contact Phone
Ameren	Nathan Hill (nhill2@ameren.com)	618-301-5327
Frontier Communications	Kalin Hinshaw	815-895-1515

The Contractor's attention is directed to the fact there exists within the State of Illinois Joint Utility Locating Information for Excavators (J.U.L.I.E.) System. All utility companies and municipalities, which have gas mains, and a number of others, are a part of this system.

The Contractor shall contact the Joint Utility Locating Information for Excavators System (J.U.L.I.E.) (800) 892-0123 a minimum of forty-eight hours in advance of any excavation work. The political name of the township where the work is located, as shown on the cover sheet, along with other location information such as the land section and quarter section will be required by J.U.L.I.E. at the time of the call.

RIGHT-OF-WAY

Any fences, enclosures, buildings or other structures on the existing right-of-way shall be removed by the Contractor, as directed by the Engineer, and disposed of by the Contractor at his expense. This work shall be considered as included in the contract and no additional compensation shall be allowed.

If the Engineer directs the Contractor to construct any temporary or permanent fences or enclosures, the work shall be performed by agreed unit price or extra work in accordance with Article 109.04 of the Standard Specifications.

PRECAST CONCRETE DECKING PROTECTIVE COAT (SPECIAL)

Description. This work shall consist of the use of Chem-Crete Pavix CCC100 Protective Coat on all exposed surfaces of the Precast Prestressed Concrete Deck Beams before delivery to the jobsite.

General Description. The crystalline concrete penetrating moisture blocker system is a complete system of compatible materials manufactured by Chem-Crete to create a moisture blocker and vapor retarder and shall be used on this project.

Application. The protective coat shall be the only sealant applied to the PPC Deck Beams and should only be applied after the concrete has met its specified strength.

Storage and Handling. Recommended material storage air temperature is 70°F. Handle products to avoid damage to container. Do not store for long periods in direct sunlight. Do not allow product to freeze.

Job Conditions.

1) Environmental Conditions:

- a) Do not proceed with application of materials when concrete temperature is less than 40°F.
- b) Do not apply unless surface to receive material is clean, dry, and sound.

- b) Use proper safety clothing, eye protection, and gloves.
- 3) Protection:
  - a) Keep products away from heat.
  - b) Minimize or exclude all personnel not directly involved with the application process from the area.
  - c) Protective Coat must be allowed to dry/cure for a period of at least 1 hour before concrete surface is allowed to be handled.

Basis of Payment. This work will be included with the cost of the PRECAST PRESTRESSED CONCRETE DECK BEAMS of the size specified and no additional compensation will be paid.

# **APPENDIX D: Bridge/Structure Bat Assessment Form**

### Bridge/Structure Bat Assessment Form Instructions

- This form will be completed to document bat occupancy or bat use of bridges, culverts, and other structures. This form shall be submitted to the appropriate personnel within the DOT and USFWS for recordkeeping (or uploaded into the Information, Planning, and Consultation (IPaC) Determination Key for use of the Programmatic Biological Opinion for Transportation Projects in the Range of the Indiana Bat and Northern Long-Eared Bat) prior to conducting: any activities below the deck surface either from the underside or from above the deck surface that bore down to the underside; any activities that could impact expansion joints; any activities involving deck removal on bridges; or any activities involving structure demolition for bridges, culverts, and/or other structures.
- Assessments must be completed within two (2) years of conducting any work (see the above bullet), regardless of whether assessments have been conducted in the past. Assessments must be completed in appropriate weather conditions, suitable for the assessor to observe common signs of bat use.
- Evidence of bat use may include visual observation (live and/or dead), presence of guano, presence of staining, audible observation, and/or odor observation. Presence of one or more indicators is sufficient evidence that bats may be using the bridge, culvert, and/or other structure.
- If bat use of a bridge, culvert, and/or other structure is noted, additional studies may be undertaken during bat active season to identify the specific bat species utilizing the structure, or protected bat species presence can be assumed, in order to comply with threatened and endangered species regulations. Bat active season dates, typically between April and November, vary regionally and by species, so assessors should consult with their local USFWS Field Office for more specific active season dates.
- For use of the Programmatic Biological Opinion for Transportation Projects in the Range of the Indiana Bat and Northern Long-Eared Bat – If the bridge/structure is 1,000 feet or more from suitable bat habitat<sup>1</sup> (e.g., an urban or agricultural area without suitable foraging habitat or corridors linking the bridge to suitable foraging habitat), check the appropriate box and fill out the table below. No further assessment is required.

Date & Time of Assessment	DOT Project #	Route/Facility Carried	County
Federal Structure ID	Structure Coordinates (latitude and longitude)	from suitable bat ha	is 1,000 feet or more bitat <sup>2</sup>
		Signature:	

Any questions pertaining to assessments or this form should be directed to the local USFWS Field Office.

<sup>&</sup>lt;sup>1</sup> Refer to the USFWS's summer survey guidance for the definition of suitable habitat

<sup>(</sup>http://www.fws.gov/midwest/endangered/mammals/inba/inbasummersurveyguidance.html).

<sup>&</sup>lt;sup>2</sup> This condition is only for use of the Programmatic Biological Opinion for Transportation Projects in the Range of the Indiana Bat and Northern Long-Eared Bat

# Bridge/Structure Bat Assessment Form

<u>of /</u>	te & Time Assessment 05/03/24 1:00 pm	Nu	0T Project mber	Ca	arried 240	tv County Road 2400N County Champaign			_	
<u>Fe</u> <u>Str</u>	deral ucture ID 010-4141	2010-4141 Structure Coordinates Lat: 40.04076424 (latitude and longitude) S. Long:88.42597165 Structure Height (approximate) 14.9' Structure Length 115.50 feet				50 feet				
St	Structure Type (check one) Structure Material (check all that apply)									
Bridge Construction Style Deck Material Beam Material End/Back Wall Material				Material						
Ю	Cast-in-place	O	Pre-stressed Girder	x	Metal Concrete	X	None	X	Concrete	
		E		P	Timber	А	Concrete Steel	⊢	Timber Stone/Masonry	
Ю	Flat Slab/Box	Ю	Steel I-beam		Open grid	Н	Timber		Other:	
0	Truss	ο	Covered	Ē	Other:		Other:	Ci	reosote Evider	nce
0	Parallel Box Beam	Ю	Other:	С	ulvert Material				Yes Unknown	O No
Си	Ivert Type	01	her Structure	F	Metal Concrete				otes:	
0	Box			t	Plastic					
0	Pipe/Round	Ю			Stone/Masonry					
1000	Other:				Other:	_				82
	ossings Traversed (check all th	nat	apply)	S	urrounding	Ha	bitat (check	al	that apply)	
	Bare ground		Open vegetation	X	Agricultural				Grassland	
	Rip-rap		Closed vegetation		Commercial				Ranching	
×	Flowing water		Railroad		Residential-urbar	ו			Riparian/wetland	
H	Standing water		Road/trail - Type: Other: Bike TRail		Residential-rural	-		⊢	Mixed use	
		Ļ			Woodland/forest	ea		1	Other:	
	eas Assessed (check all that ap	ρiγ	/)							
	eck all areas that apply. If an area is not									
	cument all bat indicators observed during							_		
	ea (check if assessed)		sessment Notes	Ε	vidence of E	Sat	s (include pl	lot	os if present)	)
	All crevices and cracks:	×	Not present		Course From M				Audible	Species
	Bridges/culverts: rough surfaces or			F	Visual - live # Guano		dead #	⊢	Odor	
X	imperfections in concrete			H	Staining			-	Photos	
	Other structures: soffits, rafters, attic	1		F	Oreaning	-				
	areas	X	Not present	-	1			1	Audible	Species
	Concrete surfaces (open roosting on	-			Visual - live #		dead #	⊢	Odor	Species
X	concrete)				Guano				Photos	1
		-			Staining			<u> </u>	1	
	Crease helivers corrects and wells	×	Not present						Audible	Species
X	Spaces between concrete end walls and the bridge deck			F	Visual - live #		dead #	┝	Odor	
	and the bhuge deck			H	Guano Staining			-	Photos	
Н	Crack between concrete railings on top	x	Not present	t	Cuannig		<u></u>	H	Audible	Species
					Visual - live #		dead #	F	Odor	opecies
Р	Railing				Guano				Photos	1
					Staining				λ	
		$\square$	Not present		Manal Bus #		deed di	L	Audible	Species
Ц	Vertical surfaces on concrete I-beams	1		F	Visual - live # Guano		dead #	⊢	Odor Photos	
				F	Staining			┢	F 10105	
		X	Not present	F					Audible	Species
X	Spaces between walls, ceiling joists			F	Visual - live #		dead #		Odor	
μ	opaces between nuns, centry joists				Guano				Photos	
			N-AA	-	Staining					
	Weep holes, scupper drains, and interview	٣	Not present		Visual - live #		dead #	$\vdash$	Audible	Species
M	inlets/pipes	1		F	Guano		ucau #	⊢	Odor Photos	
	······································	1	12.5 - (L. 5	F	Staining		·····		. 10103	
			Not present	F	Ť				Audible	Species
H	All guiderails	Γ		E	Visual - live #		dead #	Г	Odor	
М		1		F	Guano			Ĺ	Photos .	
		Not amount	┝	Staining			-	Accelled		
	· · · · ·	۴	Not present		Visual - live #		dead #		Audible Odor	Species
M	All expansion joints	1		F	Guano				Photos	
					Staining					
				T		/			20103047552	
Na	Name: Keith E. Brandau Signature: Last & Bal									

ŧ,

.



#### DEPARTMENT OF THE ARMY U.S. ARMY CORPS OF ENGINEERS, LOUISVILLE DISTRICT INDIANAPOLIS REGULATORY OFFICE 8902 OTIS AVENUE, SUITE \$106B INDIANAPOLIS, IN 46216

January 27, 2025

Regulatory Division North Branch ID No. LRL-2025-00088-sjk

Mr. Jeff Blue Champaign County Highway Department 1605 East Main Street Urbana, Illinois 61802

Dear Mr. Blue:

This is regarding electronic correspondence received January 27, 2025, from Chastain & Associates concerning the proposed rehabilitation and installation of riprap scour protection within Upper Salt Fork Drainage Ditch at the County Road 2400 North (TR 107A) bridge. The project is located at latitude 40.2247° and longitude -88.0803°, Champaign County, Illinois. We have reviewed the submitted data relative to Section 404 of the Clean Water Act.

We have determined that the proposed work is authorized under the provisions of our Nationwide Permit (NWP) 33 CFR 330 (14) for <u>Linear Transportation Projects</u> as published in the Federal Register on December 27, 2021. We do require compliance with the enclosed Terms, General, and Regional Conditions of the NWP and the following Special Condition:

1. The Permittee shall comply with all conditions of the Section 401 Water Quality Certification dated October 8, 2021, issued by the Illinois Environmental Protection Agency, which are incorporated herein by reference.

This verification is valid until March 14, 2026. The enclosed ENG Form 6285 should be signed and returned within 30 days of completion of the project.

If you have any questions concerning this matter, please contact me, by writing to the above address or by calling 317-543-9424. Any correspondence should reference our assigned Identification Number LRL-2025-00088-sjk.

Sincerely.

Date: 2025.01.27 15:40:43 -05'00'

Sarah Keller Team Leader Indianapolis Regulatory Office

Enclosures Copy Furnished: IEPA Chastain & Associates



# **2021 Nationwide Permit Summary**

US Army Corps of Engineers Louisville District ®

#### No. 14. <u>Linear Transportation</u> <u>Projects</u> (NWP Final Rule, 86 FR 73522)

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

#### This NWP also authorizes temporary

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

This NWP cannot be used to authorize

non-linear features commonly associated with transportation projects, such as vehicle maintenance or storage buildings, parking lots, train stations, or aircraft hangars.

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

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

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

Note 3: For NWP 14 activities that require pre-construction notification, the PCN must include any other NWP(s), regional general permit(s), or individual permit(s) used or intended to be used to authorize any part of the proposed project or any related activity, including other separate and distant crossings that require Department of the Army authorization but do not require pre-construction notification (see paragraph (b)(4) of general condition 32). The district engineer will evaluate the PCN in accordance with Section D, "District Engineer's Decision." The

Issued:	February 25, 2022
Expires:	March 14, 2026

district engineer may require mitigation to ensure that the authorized activity results in no more than minimal individual and cumulative adverse environmental effects (see general condition 23).

#### **Nationwide Permit General Conditions**

Note: To qualify for NWP authorization, the prospective permittee must comply with the following general conditions, as applicable, in addition to any regional or case-specific conditions imposed by the division engineer or district engineer, Prospective permittees should contact the appropriate Corps district office to determine if regional conditions have been imposed on an NWP. Prospective permittees should also contact the appropriate Corps district office to determine the status of Clean Water Act Section 401 water quality certification and/or Coastal Zone Management Act consistency for an NWP. Every person who may wish to obtain permit authorization under one or more NWPs, or who is currently relying on an existing or prior permit authorization under one or more NWPs, has been and is on notice that all of the provisions of 33 CFR 330.1 through 330.6 apply to every NWP authorization. Note especially 33 CFR 330.5 relating to the modification, suspension, or revocation of any NWP authorization.

1. <u>Navigation</u>. (a) No activity may cause more than a minimal adverse effect on navigation.

(b) Any safety lights and signals prescribed by the U.S. Coast Guard, through regulations or otherwise, must be installed and maintained at the permittee's expense on authorized facilities in navigable waters of the United States.

(c) The permittee understands and agrees that, if future operations by the United

States require the removal, relocation, or other alteration, of the structure or work herein authorized, or if, in the opinion of the Secretary of the Army or his or her authorized representative, said structure or work shall cause unreasonable obstruction to the free navigation of the navigable waters, the permittee will be required, upon due notice from the Corps of Engineers, to remove, relocate, or alter the structural work or obstructions caused thereby, without expense to the United States. No claim shall be made against the United States on account of any such removal or alteration.

2. Aquatic Life Movements. No activity may substantially disrupt the necessary life cycle movements of those species of aquatic life indigenous to the waterbody, including those species that normally migrate through the area, unless the activity's primary purpose is to impound water. All permanent and temporary crossings of waterbodies shall be suitably culverted, bridged, or otherwise designed and constructed to maintain low flows to sustain the movement of those aquatic species. If a bottomless culvert cannot be used, then the crossing should be designed and constructed to minimize adverse effects to aquatic life movements.

3. <u>Spawning Areas</u>. Activities in spawning areas during spawning seasons must be avoided to the maximum extent practicable. Activities that result in the physical destruction (e.g., through excavation, fill, or downstream smothering by substantial turbidity) of an important spawning area are not authorized.

4. <u>Migratory Bird Breeding Areas</u>. Activities in waters of the United States that serve as breeding areas for migratory birds must be avoided to the maximum extent practicable.

5. <u>Shellfish Beds</u>. No activity may occur in areas of concentrated shellfish populations, unless the activity is directly related to a shellfish harvesting activity authorized by NWPs 4 and 48, or is a shellfish seeding or habitat restoration activity authorized by NWP 27.

.

6. <u>Suitable Material</u>. No activity may use unsuitable material (e.g., trash, debris, car bodies, asphalt, etc.). Material used for construction or discharged must be free from toxic pollutants in toxic amounts (see section 307 of the Clean Water Act).

7. <u>Water Supply Intakes</u>. No activity may occur in the proximity of a public water supply intake, except where the activity is for the repair or improvement of public water supply intake structures or adjacent bank stabilization.

8. Adverse Effects From Impoundments. If the activity creates an impoundment of water, adverse effects to the aquatic system due to accelerating the passage of water, and/or restricting its flow must be minimized to the maximum extent practicable.

9. Management of Water Flows. To the maximum extent practicable, the preconstruction course, condition, capacity, and location of open waters must be maintained for each activity, including stream channelization, storm water management activities, and temporary and permanent road crossings, except as provided below. The activity must be constructed to withstand expected high flows. The activity must not restrict or impede the passage of normal or high flows, unless the primary purpose of the activity is to impound water or manage high flows. The activity may alter the preconstruction course, condition, capacity, and location of open waters if it benefits the environment aquatic (e.g., stream restoration or relocation activities).

10. <u>Fills Within 100-Year Floodplains</u>. The activity must comply with applicable FEMA-approved state or local floodplain management requirements.

11. <u>Equipment</u>. Heavy equipment working in wetlands or mudflats must be placed on mats, or other measures must be taken to minimize soil disturbance.

12. Soil Erosion and Sediment Controls. Appropriate soil erosion and sediment controls must be used and maintained in effective operating condition during construction, and all exposed soil and other fills, as well as any work below the ordinary high water mark or high tide line, must be permanently stabilized at the earliest practicable date. Permittees are encouraged to perform work within waters of the United States during periods of low-flow or noflow, or during low tides.

13. <u>Removal of Temporary Structures and</u> <u>Fills</u>. Temporary structures must be removed, to the maximum extent practicable, after their use has been discontinued. Temporary fills must be removed in their entirety and the affected areas returned to pre-construction elevations. The affected areas must be revegetated, as appropriate.

14. <u>Proper Maintenance</u>. Any authorized structure or fill shall be properly maintained, including maintenance to ensure public safety and compliance with applicable NWP general conditions, as well as any activity-specific conditions added by the district engineer to an NWP authorization.

15. <u>Single and Complete Project</u>. The activity must be a single and complete project. The same NWP cannot be used more than once for the same single and complete project.

16. Wild and Scenic Rivers. (a) No NWP activity may occur in a component of the National Wild and Scenic River System, or in a river officially designated by Congress as a "study river" for possible inclusion in the system while the river is in an official study status, unless the appropriate Federal agency with direct management responsibility for such river. has determined in writing that the proposed activity will not adversely affect the Wild and Scenic River designation or study status.

(b) If a proposed NWP activity will occur in a component of the National Wild and Scenic River System, or in a river officially designated by Congress as a "study river" for possible inclusion in the system while the river is in an official study status, the permittee must submit a pre-construction notification (see general condition 32). The district engineer will coordinate the PCN with the Federal agency with direct management responsibility for that river. Permittees shall not begin the NWP activity until notified by the district engineer that the Federal agency with direct management responsibility for that river has determined in writing that the proposed NWP activity will not adversely affect the Wild and Scenic River designation or study status.

(c) Information on Wild and Scenic Rivers may be obtained from the appropriate Federal land management agency responsible for the designated Wild and Scenic River or study river (e.g., National Park Service, U.S. Forest Service, Bureau of Land Management, U.S. Fish and Wildlife Service). Information on these rivers is also available at http://www.rivers.gov/.

17. <u>Tribal Rights</u>. No activity or its operation may impair reserved tribal rights, including, but not limited to, reserved water rights and treaty fishing and hunting rights.

18. Endangered Species. (a) No activity is authorized under any NWP which is likely to directly or indirectly jeopardize the continued existence of a threatened or endangered species or a species proposed for such designation, as identified under the Federal Endangered Species Act (ESA), or which will directly or indirectly destroy or adversely modify designated critical habitat or critical habitat proposed for such designation. No activity is authorized under any NWP which "may affect" a listed species or critical habitat, unless ESA section 7 consultation addressing the consequences of the proposed activity on listed species or critical habitat has been completed. See 50 CFR 402.02 for the definition of "effects of the action" for the purposes of ESA section 7 consultation, as well as 50 CFR 402.17, which provides further explanation under ESA section 7 regarding "activities that are reasonably certain to occur" and "consequences caused by the proposed action "

(b) Federal agencies should follow their own procedures for complying with the requirements of the ESA (see 33 CFR 330.4(f)(1)). If pre-construction notification is required for the proposed activity, the Federal permittee must provide the district engineer with the appropriate documentation to demonstrate compliance with those requirements. The district engineer will verify that the appropriate documentation has been submitted. If the appropriate documentation has not been submitted, additional ESA section 7 consultation may be necessary for the activity and the respective federal agency would be responsible for fulfilling its obligation under section 7 of the ESA.

(c) Non-federal permittees must submit a pre-construction notification to the district engineer if any listed species (or species proposed for listing) or designated critical habitat (or critical habitat proposed such designation) might be affected or is in the vicinity of the activity, or if the activity is located in designated critical habitat or critical habitat proposed for such designation, and shall not begin work on the activity until notified by the district engineer that the requirements of the ESA have been satisfied and that the activity is authorized. For activities that might affect Federally-listed endangered or threatened species (or species proposed for listing) or designated critical habitat (or critical habitat proposed for such designation), the pre-construction notification must include the name(s) of the endangered or threatened species (or species proposed for listing) that might be affected by the proposed activity or that utilize the designated critical habitat (or critical habitat proposed for such designation) that might be affected by the proposed activity. The district engineer will determine whether the proposed activity "may affect" or will have "no effect" to listed species and designated critical habitat and will notify the non-Federal applicant of the Corps' determination within 45 days of receipt of a complete pre-construction notification. For activities where the non-Federal applicant has identified listed species (or species proposed for listing) or designated critical habitat (or critical habitat proposed for such designation) that might be affected or is in the vicinity of the activity, and has so notified the Corps, the applicant shall not begin work until the Corps has provided notification that the proposed activity will have "no effect" on listed species (or species proposed for listing or designated critical habitat (or critical habitat proposed for such designation), or until ESA section 7

consultation or conference has been completed. If the non-Federal applicant has not heard back from the Corps within 45 days, the applicant must still wait for notification from the Corps.

(d) As a result of formal or informal consultation or conference with the FWS or NMFS the district engineer may add species-specific permit conditions to the NWPs.

(e) Authorization of an activity by an NWP does not authorize the "take" of a threatened or endangered species as defined under the ESA. In the absence of separate authorization (e.g., an ESA Section 10 Permit, a Biological Opinion with "incidental take" provisions, etc.) from the FWS or the NMFS, the Endangered Species Act prohibits any person subject to the jurisdiction of the United States to take a listed species, where "take" means to harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect, or to attempt to engage in any such conduct. The word "harm" in the definition of "take" means an act which actually kills or injures wildlife. Such an act may include significant habitat modification or degradation where it actually kills or injures wildlife by significantly impairing essential behavioral patterns, including breeding, feeding or sheltering.

(f) If the non-federal permittee has a valid ESA section 10(a)(1)(B) incidental take permit with an approved Habitat Conservation Plan for a project or a group of projects that includes the proposed NWP activity, the non-federal applicant should provide a copy of that ESA section 10(a)(1)(B) permit with the PCN required by paragraph (c) of this general condition. The district engineer will coordinate with the agency that issued the ESA section 10(a)(1)(B) permit to determine whether the proposed NWP activity and the associated incidental take were considered in the internal ESA section 7 consultation conducted for the ESA section 10(a)(1)(B)permit. If that coordination results in concurrence from the agency that the proposed NWP activity and the associated incidental take were considered in the internal ESA section 7 consultation for the ESA section 10(a)(1)(B) permit, the district

engineer does not need to conduct a separate ESA section 7 consultation for the proposed NWP activity. The district engineer will notify the non-federal applicant within 45 days of receipt of a complete pre-construction notification whether the ESA section 10(a)(1)(B) permit covers the proposed NWP activity or whether additional ESA section 7 consultation is required.

.

(g) Information on the location of threatened and endangered species and their critical habitat can be obtained directly from the offices of the FWS and NMFS or their world wide web pages at http://www.fws.gov/ or http://www.fws.gov/ipac and http://www.nmfs.noaa.gov/pr/species/esa/ respectively.

19. Migratory Birds and Bald and Golden Eagles. The permittee is responsible for ensuring that an action authorized by an NWP complies with the Migratory Bird Treaty Act and the Bald and Golden Eagle Protection Act. The permittee is responsible for contacting the appropriate local office of the U.S. Fish and Wildlife Service to determine what measures, if any, are necessary or appropriate to reduce adverse effects to migratory birds or eagles, including whether "incidental take" permits are necessary and available under the Migratory Bird Treaty Act or Bald and Golden Eagle Protection Act for a particular activity.

20. <u>Historic Properties</u>. (a) No activity is authorized under any NWP which may have the potential to cause effects to properties listed, or eligible for listing, in the National Register of Historic Places until the requirements of Section 106 of the National Historic Preservation Act (NHPA) have been satisfied.

(b) Federal permittees should follow their own procedures for complying with the requirements of section 106 of the National Historic Preservation Act (see 33 CFR 330.4(g)(1)). If pre-construction notification is required for the proposed NWP activity, the Federal permittee must provide the district engineer with the appropriate documentation to demonstrate compliance with those requirements. The district engineer will verify that the appropriate documentation has been submitted. If the appropriate documentation is not submitted, then additional consultation under section 106 may be necessary. The respective federal agency is responsible for fulfilling its obligation to comply with section 106.

(c) Non-federal permittees must submit a pre-construction notification to the district engineer if the NWP activity might have the potential to cause effects to any historic properties listed on, determined to be eligible for listing on, or potentially eligible for listing on the National Register of Historic Places, including previously unidentified properties. For such activities, the pre-construction notification must state which historic properties might have the potential to be affected by the proposed NWP activity or include a vicinity map indicating the location of the historic properties or the potential for the presence of historic properties. Assistance regarding information on the location of, or potential for, the presence of historic properties can be sought from the State Historic Preservation Officer, Tribal Historic Preservation Officer, or designated tribal representative, as appropriate, and the National Register of Historic Places (see 33 CFR 330.4(g)). When reviewing prenotifications. construction district engineers will comply with the current procedures for addressing the requirements of section 106 of the National Historic Preservation Act. The district engineer shall make a reasonable and good faith effort to carry out appropriate identification efforts commensurate with potential impacts, which may include background research, consultation, oral history interviews, sample field investigation, and/or field Based on the information survey. submitted in the PCN and these identification efforts, the district engineer shall determine whether the proposed NWP activity has the potential to cause effects on the historic properties. Section 106 consultation is not required when the district engineer determines that the activity does not have the potential to cause effects on historic properties (see 36 CFR 800.3(a)). Section 106 consultation is required when the district engineer determines that the activity has the potential

to cause effects on historic properties. The district engineer will conduct consultation with consulting parties identified under 36 CFR 800.2(c) when he or she makes any of the following effect determinations for the purposes of section 106 of the NHPA: no historic properties affected, no adverse effect, or adverse effect.

(d) Where the non-Federal applicant has identified historic properties on which the proposed NWP activity might have the potential to cause effects and has so notified the Corps, the non-Federal applicant shall not begin the activity until notified by the district engineer either that the activity has no potential to cause effects to historic properties or that NHPA section 106 consultation has been completed. For nonfederal permittees, the district engineer will notify the prospective permittee within 45 days of receipt of a complete preconstruction notification whether NHPA section 106 consultation is required. If NHPA section 106 consultation is required. the district engineer will notify the non-Federal applicant that he or she cannot begin the activity until section 106 consultation is completed. If the non-Federal applicant has not heard back from the Corps within 45 days, the applicant must still wait for notification from the Corps.

(e) Prospective permittees should be aware that section 110k of the NHPA (54 U.S.C. 306113) prevents the Corps from granting a permit or other assistance to an applicant who, with intent to avoid the requirements of section 106 of the NHPA, has intentionally significantly adversely affected a historic property to which the permit would relate, or having legal power to prevent it, allowed such significant adverse effect to occur, unless the Corps, after consultation with the Advisory Council on Historic Preservation (ACHP), determines that circumstances justify granting such assistance despite the adverse effect created or permitted by the applicant. If circumstances justify granting the assistance, the Corps is required to notify the ACHP and provide documentation specifying the circumstances, the degree of damage to the integrity of any historic properties affected. and proposed mitigation. This documentation must

include any views obtained from the applicant, SHPO/THPO, appropriate Indian tribes if the undertaking occurs on or affects historic properties on tribal lands or affects properties of interest to those tribes, and other parties known to have a legitimate interest in the impacts to the permitted activity on historic properties.

÷

21. Discovery of Previously Unknown Remains and Artifacts. Permittees that discover any previously unknown historic, cultural or archeological remains and artifacts while accomplishing the activity authorized by an NWP, they must immediately notify the district engineer of what they have found, and to the maximum extent practicable, avoid construction activities that may affect the remains and artifacts until the required coordination has been completed. The district engineer will initiate the Federal, Tribal, and state coordination required to determine if the items or remains warrant a recovery effort or if the site is eligible for listing in the National Register of Historic Places.

22. Designated Critical Resource Waters Critical resource waters include, NOAAmanaged marine sanctuaries and marine monuments, and National Estuarine Research Reserves. The district engineer may designate, after notice and opportunity for public comment, additional waters officially designated by a state as having particular environmental or ecological significance, such as outstanding national resource waters or state natural heritage sites. The district engineer may also designate additional critical resource waters after notice and opportunity for public comment.

(a) Discharges of dredged or fill material into waters of the United States are not authorized by NWPs 7, 12, 14, 16, 17, 21, 29, 31, 35, 39, 40, 42, 43, 44, 49, 50, 51, 52, 57 and 58 for any activity within, or directly affecting, critical resource waters, including wetlands adjacent to such waters.

(b) For NWPs 3, 8, 10, 13, 15, 18, 19, 22, 23, 25, 27, 28, 30, 33, 34, 36, 37, 38, and 54, notification is required in accordance with general condition 32, for any activity proposed by permittees in the designated critical resource waters including wetlands

adjacent to those waters. The district engineer may authorize activities under these NWPs only after she or he determines that the impacts to the critical resource waters will be no more than minimal.

23. <u>Mitigation</u>. The district engineer will consider the following factors when determining appropriate and practicable mitigation necessary to ensure that the individual and cumulative adverse environmental effects are no more than minimal:

(a) The activity must be designed and constructed to avoid and minimize adverse effects, both temporary and permanent, to waters of the United States to the maximum extent practicable at the project site (i.e., on site).

(b) Mitigation in all its forms (avoiding, minimizing, rectifying, reducing, or compensating for resource losses) will be required to the extent necessary to ensure that the individual and cumulative adverse environmental effects are no more than minimal.

(c) Compensatory mitigation at a minimum one-for-one ratio will be required for all wetland losses that exceed 1/10-acre and require pre-construction notification, unless the district engineer determines in writing that either some other form of mitigation would be тоге environmentally appropriate or the adverse environmental effects of the proposed activity are no more than minimal, and provides an activityspecific waiver of this requirement. For wetland losses of 1/10-acre or less that require pre-construction notification, the district engineer may determine on a caseby-case basis that compensatory mitigation is required to ensure that the activity results in only minimal adverse environmental effects.

(d) Compensatory mitigation at a minimum one-for-one ratio will be required for all losses of stream bed that exceed 3/100-acre and require pre-construction notification, unless the district engineer determines in writing that either some other form of mitigation would be more environmentally appropriate or the adverse environmental effects of the proposed activity are no more

than minimal, and provides an activityspecific waiver of this requirement. This compensatory mitigation requirement may be satisfied through the restoration or enhancement of riparian areas next to streams in accordance with paragraph (e) of this general condition. For losses of stream bed of 3/100-acre or less that require preconstruction notification, the district engineer may determine on a case-by-case basis that compensatory mitigation is required to ensure that the activity results in only minimal adverse environmental effects. Compensatory mitigation for losses of streams should be provided, if practicable, through stream rehabilitation, enhancement, or preservation, since streams are difficult-to-replace resources (see 33 CFR 332.3(e)(3)).

(e) Compensatory mitigation plans for NWP activities in or near streams or other open waters will normally include a requirement for the restoration or enhancement, maintenance, and legal protection (e.g., conservation easements) of riparian areas next to open waters. In some cases. the restoration or maintenance/protection of riparian areas may be the only compensatory mitigation required. If restoring riparian areas involves planting vegetation, only native species should be planted. The width of the required riparian area will address documented water quality or aquatic habitat loss concerns. Normally, the riparian area will be 25 to 50 feet wide on each side of the stream, but the district engineer may require slightly wider riparian areas to address documented water quality or habitat loss concerns. If it is not possible to restore or maintain/protect a riparian area on both sides of a stream, or if the waterbody is a lake or coastal waters, then restoring or maintaining/protecting a riparian area along a single bank or shoreline may be sufficient. Where both wetlands and open waters exist on the project site, the district engineer will determine the appropriate compensatory mitigation (e.g., riparian areas and/or wetlands compensation) based on what is best for the aquatic environment on a watershed basis. In cases where riparian areas are determined to be the most appropriate form of minimization or compensatory mitigation, the district

engineer may waive or reduce the requirement to provide wetland compensatory mitigation for wetland losses.

(f) Compensatory mitigation projects provided to offset losses of aquatic resources must comply with the applicable provisions of 33 CFR part 332.

(1) The prospective permittee is responsible for proposing an appropriate compensatory option if compensatory mitigation mitigation is necessary to ensure that the activity results in no more than minimal adverse environmental effects. For the NWPs, the preferred mechanism for providing compensatory mitigation is mitigation bank credits or in-lieu fee program credits (see 33 CFR 332.3(b)(2) and (3)). However, if an appropriate number and type of mitigation bank or inlieu credits are not available at the time the PCN is submitted to the district engineer, the district engineer may approve the use of permittee-responsible mitigation.

(2) The amount of compensatory mitigation required by the district engineer must be sufficient to ensure that the authorized activity results in no more than minimal individual and cumulative adverse environmental effects (see 33 CFR 330.1(e)(3)). (See also 33 CFR 332.3(f).)

(3) Since the likelihood of success is greater and the impacts to potentially valuable uplands are reduced, aquatic resource restoration should be the first compensatory mitigation option considered for permitteeresponsible mitigation.

(4) If permittee-responsible mitigation is the proposed option, the prospective permittee is responsible for submitting a mitigation plan. A conceptual or detailed mitigation plan may be used by the district engineer to make the decision on the NWP verification request, but a final mitigation plan that addresses the applicable requirements of 33 CFR 332.4(c)(2)through (14) must be approved by the district engineer before the permittee begins work in waters of the United States, unless the district engineer determines that prior approval of the final mitigation plan is not practicable or not necessary to ensure timely completion of the required compensatory mitigation (see 33 CFR 332.3(k)(3)). If permittee-responsible mitigation is the proposed option, and the proposed compensatory mitigation site is located on land in which another federal agency holds an easement, the district engineer will coordinate with that federal agency to determine if proposed compensatory mitigation project is compatible with the terms of the easement.

(5) If mitigation bank or in-lieu fee program credits are the proposed option, the mitigation plan needs to address only the baseline conditions at the impact site and the number of credits to be provided (see 33 CFR 332.4(c)(1)(ii)).

(6) Compensatory mitigation requirements (e.g., resource type and amount to be provided as compensatory mitigation, site protection, ecological performance standards, monitoring requirements) may be addressed through conditions added to the NWP authorization, instead of components of a compensatory mitigation plan (see 33 CFR 332.4(c)(1)(ii)).

(g) Compensatory mitigation will not be used to increase the acreage losses allowed by the acreage limits of the NWPs. For example, if an NWP has an acreage limit of 1/2-acre, it cannot be used to authorize any NWP activity resulting in the loss of greater than 1/2-acre of waters of the United States, even if compensatory mitigation is provided that replaces or restores some of the lost waters. However, compensatory mitigation can and should be used, as necessary, to ensure that an NWP activityalready meeting the established acreage limits also satisfies the no more than minimal impact requirement for the NWPs.

(h) Permittees may propose the use of mitigation banks, in-lieu fee programs, or permittee-responsible mitigation. When developing a compensatory mitigation proposal, the permittee must consider appropriate and practicable options consistent with the framework at 33 CFR 332.3(b). For activities resulting in the loss of marine or estuarine resources, permitteeresponsible mitigation may be environmentally preferable if there are no mitigation banks or in-lieu fee programs in the area that have marine or estuarine credits available for sale or transfer to the permittee. For permittee-responsible mitigation, the special conditions of the NWP verification must clearly indicate the party or parties responsible for the implementation and performance of the compensatory mitigation project, and, if required, its long-term management.

(i) Where certain functions and services of waters of the United States are permanently adversely affected by a regulated activity, such as discharges of dredged or fill material into waters of the United States that will convert a forested or scrub-shrub wetland to a herbaceous wetland in a permanently maintained utility line right-of-way, mitigation may be required to reduce the adverse environmental effects of the activity to the no more than minimal level.

24. <u>Safety of Impoundment Structures</u>. To ensure that all impoundment structures are safely designed, the district engineer may require non-Federal applicants to demonstrate that the structures comply with established state or federal, dam safety criteria or have been designed by qualified persons. The district engineer may also require documentation that the design has been independently reviewed by similarly qualified persons, and appropriate modifications made to ensure safety.

25. <u>Water Quality</u>. (a) Where the certifying authority (state, authorized tribe, or EPA, as appropriate) has not previously certified compliance of an NWP with CWA section 401, a CWA section 401 water quality certification for the proposed discharge must be obtained or waived (see 33 CFR 330.4(c)). If the permittee cannot comply with all of the conditions of a water quality certification previously issued by certifying authority for the issuance of the NWP, then the permittee must obtain a water quality certification or waiver for the proposed discharge in order for the activity to be authorized by an NWP.

(b) If the NWP activity requires preconstruction notification and the certifying authority has not previously certified compliance of an NWP with CWA section 401, the proposed discharge is not authorized by an NWP until water quality certification is obtained or waived. If the certifying authority issues a water quality certification for the proposed discharge, the permittee must submit a copy of the certification to the district engineer. The discharge is not authorized by an NWP until the district engineer has notified the permittee that the water quality certification requirement has been satisfied by the issuance of a water quality certification or a waiver.

(c) The district engineer or certifying authority may require additional water quality management measures to ensure that the authorized activity does not result in more than minimal degradation of water quality.

26. Coastal Zone Management. In coastal states where an NWP has not previously received a state coastal zone management consistency concurrence, an individual state coastal zone management consistency concurrence must be obtained, or a presumption of concurrence must occur (see 33 CFR 330.4(d)). If the permittee cannot comply with all of the conditions of a coastal zone management consistency concurrence previously issued by the state, then the permittee must obtain an individual coastal zone management consistency concurrence or presumption of concurrence in order for the activity to be authorized by an NWP. The district engineer or a state may require additional measures to ensure that the authorized activity is consistent with state coastal zone management requirements.

27. <u>Regional and Case-By-Case</u> <u>Conditions</u>. The activity must comply with any regional conditions that may have been added by the Division Engineer (see 33 CFR 330.4(e)) and with any case specific conditions added by the Corps or by the state, Indian Tribe, or U.S. EPA in its CWA section 401 Water Quality Certification, or by the state in its Coastal Zone Management Act consistency determination.

28. Use of Multiple Nationwide Permits. The use of more than one NWP for a single and complete project is authorized, subject to the following restrictions: (a) If only one of the NWPs used to authorize the single and complete project has a specified acreage limit, the acreage loss of waters of the United States cannot exceed the acreage limit of the NWP with the highest specified acreage limit. For example, if a road crossing over tidal waters is constructed under NWP 14, with associated bank stabilization authorized by NWP 13, the maximum acreage loss of waters of the United States for the total project cannot exceed 1/3-acre.

(b) If one or more of the NWPs used to authorize the single and complete project has specified acreage limits, the acreage loss of waters of the United States authorized by those NWPs cannot exceed their respective specified acreage limits. For example, if a commercial development is constructed under NWP 39, and the single and complete project includes the filling of an upland ditch authorized by NWP 46, the maximum acreage loss of waters of the United States for the commercial development under NWP 39 cannot exceed 1/2-acre, and the total acreage loss of waters of United States due to the NWP 39 and 46 activities cannot exceed 1 acre.

29. <u>Transfer of Nationwide Permit</u> <u>Verifications</u>. If the permittee sells the property associated with a nationwide permit verification, the permittee may transfer the nationwide permit verification to the new owner by submitting a letter to the appropriate Corps district office to validate the transfer. A copy of the nationwide permit verification must be attached to the letter, and the letter must contain the following statement and signature:

"When the structures or work authorized by this nationwide permit are still in existence at the time the property is transferred, the terms and conditions of this nationwide permit, including any special conditions, will continue to be binding on the new owner(s) of the property. To validate the transfer of this nationwide permit and the associated liabilities associated with compliance with its terms and conditions, have the transferee sign and date below." (Transferee)

#### (Date)

30. Compliance Certification. Each permittee who receives an NWP verification letter from the Corps must provide a signed certification documenting completion of the authorized activity and implementation of any required compensatory mitigation. The success of any required permittee-responsible mitigation, including the achievement of ecological performance standards, will be addressed separately by the district engineer. The Corps will provide the permittee the certification document with the NWP verification letter. The certification document will include:

(a) A statement that the authorized activity was done in accordance with the NWP authorization, including any general, regional, or activity-specific conditions;

(b) A statement that the implementation of any required compensatory mitigation was completed in accordance with the permit conditions. If credits from a mitigation bank or in-lieu fee program are used to satisfy the compensatory mitigation requirements, the certification must include the documentation required by 33 CFR 332.3(l)(3) to confirm that the permittee secured the appropriate number and resource type of credits; and

(c) The signature of the permittee certifying the completion of the activity and mitigation.

The completed certification document must be submitted to the district engineer within 30 days of completion of the authorized activity or the implementation of any required compensatory mitigation, whichever occurs later.

31. <u>Activities Affecting Structures or</u> <u>Works Built by the United States</u>. If an
NWP activity also requires review by, or permission from, the Corps pursuant to 33 U.S.C. 408 because it will alter or temporarily or permanently occupy or use a U.S. Army Corps of Engineers (USACE) federally authorized Civil Works project (a "USACE project"), the prospective permittee must submit a pre-construction notification. See paragraph (b)(10) of general condition 32. An activity that requires section 408 permission and/or review is not authorized by an NWP until the appropriate Corps office issues the section 408 permission or completes its review to alter, occupy, or use the USACE project, and the district engineer issues a written NWP verification.

4

32. Pre-Construction Notification. (a) Timing. Where required by the terms of the NWP, the prospective permittee must notify the district engineer by submitting a pre-construction notification (PCN) as early as possible. The district engineer must determine if the PCN is complete within 30 calendar days of the date of receipt and, if the PCN is determined to be incomplete, notify the prospective permittee within that 30 day period to request the additional information necessary to make the PCN complete. The request must specify the information needed to make the PCN complete. As a general rule, district engineers will request additional information necessary to make the PCN complete only once. However, if the prospective permittee does not provide all of the requested information, then the district engineer will notify the prospective permittee that the PCN is still incomplete and the PCN review process will not commence until all of the requested information has been received by the district engineer. The prospective permittee shall not begin the activity until either:

(1) He or she is notified in writing by the district engineer that the activity may proceed under the NWP with any special conditions imposed by the district or division engineer; or

(2) 45 calendar days have passed from the district engineer's receipt of the complete PCN and the prospective permittee has not received written notice from the district or division engineer. However, if the

permittee was required to notify the Corps pursuant to general condition 18 that listed species or critical habitat might be affected or are in the vicinity of the activity, or to notify the Corps pursuant to general condition 20 that the activity might have the potential to cause effects to historic properties, the permittee cannot begin the activity until receiving written notification from the Corps that there is "no effect" on listed species or "no potential to cause effects" on historic properties, or that any consultation required under Section 7 of the Endangered Species Act (see 33 CFR 330.4(f)) and/or section 106 of the National Historic Preservation Act (see 33 CFR 330.4(g)) has been completed. If the proposed activity requires a written waiver to exceed specified limits of an NWP, the permittee may not begin the activity until the district engineer issues the waiver. If the district or division engineer notifies the permittee in writing that an individual permit is required within 45 calendar days of receipt of a complete PCN, the permittee cannot begin the activity until an individual permit has been obtained. Subsequently, the permittee's right to proceed under the NWP may be modified, suspended, or revoked only in accordance with the procedure set forth in 33 CFR 330.5(d)(2).

(b) Contents of Pre-Construction Notification: The PCN must be in writing and include the following information:

(1) Name, address and telephone numbers of the prospective permittee;

(2) Location of the proposed activity:

(3) Identify the specific NWP or NWP(s) the prospective permittee wants to use to authorize the proposed activity;

(4) (i) A description of the proposed activity; the activity's purpose; direct and indirect adverse environmental effects the activity would cause, including the anticipated amount of loss of wetlands, other special aquatic sites, and other waters expected to result from the NWP activity, in acres, linear feet, or other appropriate unit of measure; a description of any proposed mitigation measures intended to reduce the adverse environmental effects caused by the proposed activity; and any

other NWP(s), regional general permit(s), or individual permit(s) used or intended to be used to authorize any part of the proposed project or any related activity, including other separate and distant crossings for linear projects that require Department of the Army authorization but do not require pre-construction notification. The description of the proposed activity and any proposed mitigation measures should be sufficiently detailed to allow the district engineer to determine that the adverse environmental effects of the activity will be no more than minimal and to determine the need for compensatory mitigation or other mitigation measures.

(ii) For linear projects where one or more single and complete crossings require preconstruction notification, the PCN must include the quantity of anticipated losses of wetlands, other special aquatic sites, and other waters for each single and complete crossing of those wetlands, other special aquatic sites, and other waters (including those single and complete crossings authorized by an NWP but do not require PCNs). This information will be used by the district engineer to evaluate the cumulative adverse environmental effects of the proposed linear project, and does not change those non-PCN NWP activities into NWP PCNs.

(iii) Sketches should be provided when necessary to show that the activity complies with the terms of the NWP. (Sketches usually clarify the activity and when provided results in a quicker decision. Sketches should contain sufficient detail to provide an illustrative description of the proposed activity (e.g., a conceptual plan), but do not need to be detailed engineering plans);

(5) The PCN must include a delineation of wetlands, other special aquatic sites, and other waters, such as lakes and ponds, and perennial and intermittent streams, on the project site. Wetland delineations must be prepared in accordance with the current method required by the Corps. The permittee may ask the Corps to delineate the special aquatic sites and other waters on the project site, but there may be a delay if the Corps does the delineation, especially if the project site is large or contains many

wetlands, other special aquatic sites, and other waters. Furthermore, the 45-day period will not start until the delineation has been submitted to or completed by the Corps, as appropriate;

(6) If the proposed activity will result in the loss of greater than 1/10-acre of wetlands or 3/100-acre of stream bed and a PCN is required, the prospective permittee must submit a statement describing how the mitigation requirement will be satisfied, or explaining why the adverse environmental effects are no more than minimal and why compensatory mitigation should not be required. As an alternative, the prospective permittee may submit a conceptual or detailed mitigation plan.

(7) For non-federal permittees, if any listed species (or species proposed for listing) or designated critical habitat (or critical habitat proposed for such designation) might be affected or is in the vicinity of the activity, or if the activity is located in designated critical habitat (or critical habitat proposed for such designation), the PCN must include the name(s) of those endangered or threatened species (or species proposed for listing) that might be affected by the proposed activity or utilize the designated critical habitat (or critical habitat proposed for such designation) that might be affected by the proposed activity. For NWP activities that require prenotification. construction Federal permittees must provide documentation demonstrating compliance with the Endangered Species Act;

(8) For non-federal permittees, if the NWP activity might have the potential to cause effects to a historic property listed on, determined to be eligible for listing on, or potentially eligible for listing on, the National Register of Historic Places, the PCN must state which historic property might have the potential to be affected by the proposed activity or include a vicinity map indicating the location of the historic property. For NWP activities that require pre-construction notification, Federal permittees must provide documentation demonstrating compliance with section 106 of the National Historic Preservation Act;

(9) For an activity that will occur in a component of the National Wild and Scenic River System, or in a river officially designated by Congress as a "study river" for possible inclusion in the system while the river is in an official study status, the PCN must identify the Wild and Scenic River or the "study river" (see general condition 16); and

(10) For an NWP activity that requires permission from, or review by, the Corps pursuant to 33 U.S.C. 408 because it will alter or temporarily or permanently occupy or use a U.S. Army Corps of Engineers federally authorized civil works project, the pre-construction notification must include a statement confirming that the project proponent has submitted a written request for section 408 permission from, or review by, the Corps office having jurisdiction over that USACE project.

(c) Form of Pre-Construction Notification: The nationwide permit pre-construction notification form (Form ENG 6082) should be used for NWP PCNs. A letter containing the required information may also be used. Applicants may provide electronic files of PCNs and supporting materials if the district engineer has established tools and procedures for electronic submittals.

(d) Agency Coordination: (1) The district engineer will consider any comments from Federal and state agencies concerning the proposed activity's compliance with the terms and conditions of the NWPs and the need for mitigation to reduce the activity's adverse environmental effects so that they are no more than minimal.

(2) Agency coordination is required for: (i) all NWP activities that require preconstruction notification and result in the loss of greater than 1/2-acre of waters of the United States; (ii) NWP 13 activities in excess of 500 linear feet, fills greater than one cubic yard per running foot, or involve discharges of dredged or fill material into special aquatic sites; and (iii) NWP 54 activities in excess of 500 linear feet, or that extend into the waterbody more than 30 feet from the mean low water line in tidal waters or the ordinary high water mark in the Great Lakes. (3) When agency coordination is required, the district engineer will immediately provide (e.g., via e-mail, facsimile transmission, overnight mail, or other expeditious manner) a copy of the complete PCN to the appropriate Federal or state offices (FWS, state natural resource or water quality agency, EPA, and, if appropriate, the NMFS). With the exception of NWP 37, these agencies will have 10 calendar days from the date the material is transmitted to notify the district via telephone, engineer facsimile transmission, or e-mail that they intend to provide substantive, site-specific comments. The comments must explain why the agency believes the adverse environmental effects will be more than minimal. If so contacted by an agency, the district engineer will wait an additional 15 calendar days before making a decision on the pre-construction notification. The district engineer will fully consider agency comments received within the specified time frame concerning the proposed activity's compliance with the terms and conditions of the NWPs, including the need for mitigation to ensure that the net adverse environmental effects of the proposed activity are no more than minimal. The district engineer will provide no response to the resource agency, except as provided below. The district engineer will indicate in the administrative record associated with each pre-construction notification that the agencies' resource concerns were considered. For NWP 37, the emergency watershed protection and rehabilitation activity may proceed immediately in cases where there is an unacceptable hazard to life or a significant loss of property or economic hardship will occur. The district engineer will consider any comments received to decide whether the NWP 37 authorization should be modified. suspended, or revoked in accordance with the procedures at 33 CFR 330.5.

(4) In cases of where the prospective permittee is not a Federal agency, the district engineer will provide a response to NMFS within 30 calendar days of receipt of any Essential Fish Habitat conservation recommendations, as required by section 305(b)(4)(B) of the Magnuson-Stevens Fishery Conservation and Management Act. (5) Applicants are encouraged to provide the Corps with either electronic files or multiple copies of pre-construction notifications to expedite agency coordination.

### **D. District Engineer's Decision**

a.

1. In reviewing the PCN for the proposed activity, the district engineer will determine whether the activity authorized by the NWP will result in more than minimal individual or cumulative adverse environmental effects or may be contrary to the public interest. If a project proponent requests authorization by a specific NWP, the district engineer should issue the NWP verification for that activity if it meets the terms and conditions of that NWP, unless he or she determines, after considering mitigation, that the proposed activity will result in more than minimal individual and cumulative adverse effects on the aquatic environment and other aspects of the public interest and exercises discretionary authority to require an individual permit for the proposed activity. For a linear project, this determination will include an evaluation of the single and complete crossings of waters of the United States that require PCNs to determine whether they individually satisfy the terms and conditions of the NWP(s), as well as the cumulative effects caused by all of the crossings of waters of the United States authorized by an NWP. If an applicant requests a waiver of an applicable limit, as provided for in NWPs 13, 36, or 54, the district engineer will only grant the waiver upon a written determination that the NWP activity will result in only minimal individual and cumulative adverse environmental effects.

2. When making minimal adverse environmental effects determinations the district engineer will consider the direct and indirect effects caused by the NWP activity. He or she will also consider the cumulative adverse environmental effects caused by activities authorized by an NWP and whether those cumulative adverse environmental effects are no more than minimal. The district engineer will also consider site specific factors, such as the environmental setting in the vicinity of the NWP activity, the type of resource that will be affected by the NWP activity, the functions provided by the aquatic resources that will be affected by the NWP activity, the degree or magnitude to which the aquatic resources perform those functions, the extent that aquatic resource functions will be lost as a result of the NWP activity (e.g., partial or complete loss), the duration of the adverse effects (temporary or permanent), the importance of the aquatic resource functions to the region (e.g., watershed or ecoregion), and mitigation required by the district engineer. If an appropriate functional or condition assessment method is available and practicable to use, that assessment method may be used by the district engineer to assist in the minimal adverse environmental effects determination. The district engineer may add case-specific special conditions to the NWP authorization to address sitespecific environmental concerns.

3. If the proposed activity requires a PCN and will result in a loss of greater than 1/10acre of wetlands or 3/100-acre of stream bed, the prospective permittee should submit a mitigation proposal with the PCN. Applicants may also propose compensatory mitigation for NWP activities with smaller impacts, or for impacts to other types of waters. The district engineer will consider any proposed compensatory mitigation or other mitigation measures the applicant has included in the proposal in determining whether the net adverse environmental effects of the proposed activity are no more than minimal. The compensatory mitigation proposal may be either conceptual or detailed. If the district engineer determines that the activity complies with the terms and conditions of the NWP and that the adverse environmental effects are no more than minimal, after considering mitigation, the district engineer will notify the permittee and include any activity-specific conditions in the NWP verification the district engineer deems necessary. Conditions for compensatory mitigation requirements must comply with the appropriate provisions at 33 CFR 332.3(k). The district engineer must approve the final mitigation plan before the permittee commences work in waters of the United States, unless the district engineer determines that prior approval of the final mitigation plan is not

practicable or not necessary to ensure timely completion of the required compensatory mitigation. If the prospective permittee elects to submit a compensatory mitigation plan with the PCN, the district engineer will expeditiously review the proposed compensatory mitigation plan. The district engineer must review the proposed compensatory mitigation plan within 45 calendar days of receiving a complete PCN and determine whether the proposed mitigation would ensure that the NWP activity results in no more than minimal adverse environmental effects. If the net adverse environmental effects of the NWP activity (after consideration of the mitigation proposal) are determined by the district engineer to be no more than minimal, the district engineer will provide a timely written response to the applicant. The response will state that the NWP activity can proceed under the terms and conditions of the NWP, including any activity-specific conditions added to the NWP authorization by the district engineer.

4. If the district engineer determines that the adverse environmental effects of the proposed activity are more than minimal, then the district engineer will notify the applicant either: (a) that the activity does not qualify for authorization under the NWP and instruct the applicant on the procedures to seek authorization under an individual permit; (b) that the activity is authorized under the NWP subject to the applicant's submission of a mitigation plan that would reduce the adverse environmental effects so that they are no more than minimal; or (c) that the activity is authorized under the NWP with specific modifications or conditions. Where the district engineer determines that mitigation is required to ensure no more than minimal adverse environmental effects, the activity will be authorized within the 45-day PCN period (unless additional time is required to comply with general conditions 18, 20, and/or 31), with activity-specific conditions that state the mitigation requirements. The authorization will include the necessary conceptual or detailed mitigation plan or a requirement that the applicant submit a mitigation plan that would reduce the adverse environmental effects so that they are no more than minimal. When compensatory mitigation is required, no

work in waters of the United States may occur until the district engineer has approved a specific mitigation plan or has determined that prior approval of a final mitigation plan is not practicable or not necessary to ensure timely completion of the required compensatory mitigation.

### **E.** Further Information

1. District engineers have authority to determine if an activity complies with the terms and conditions of an NWP.

2. NWPs do not obviate the need to obtain other federal, state, or local permits, approvals, or authorizations required by law.

3. NWPs do not grant any property rights or exclusive privileges.

4. NWPs do not authorize any injury to the property or rights of others.

5. NWPs do not authorize interference with any existing or proposed Federal project (see general condition 31).

### F. Nationwide Permit Definitions

Best management practices (BMPs): Policies, practices, procedures, or structures implemented to mitigate the adverse environmental effects on surface water quality resulting from development. BMPs are categorized as structural or nonstructural.

Compensatory mitigation: The restoration (re-establishment or rehabilitation). establishment (creation), enhancement, and/or in circumstances certain preservation of aquatic resources for the purposes of offsetting unavoidable adverse impacts which remain after all appropriate and practicable avoidance and minimization has been achieved.

<u>Currently serviceable</u>: Useable as is or with some maintenance, but not so degraded as to essentially require reconstruction.

<u>Direct effects</u>: Effects that are caused by the activity and occur at the same time and place.

<u>Discharge</u>: The term "discharge" means any discharge of dredged or fill material into waters of the United States.

Ecological reference: A model used to plan and design an aquatic habitat and riparian restoration, enhancement, area 00 establishment activity under NWP 27. An ecological reference may be based on the structure, functions, and dynamics of an aquatic habitat type or a riparian area type that currently exists in the region where the proposed NWP 27 activity is located. Alternatively, an ecological reference may be based on a conceptual model for the aquatic habitat type or riparian area type to be restored, enhanced, or established as a result of the proposed NWP 27 activity. An ecological reference takes into account the range of variation of the aquatic habitat type or riparian area type in the region.

Enhancement: The manipulation of the physical, chemical, or biological characteristics of an aquatic resource to heighten. intensify, or improve a specific aquatic resource function(s). Enhancement results in the gain of selected aquatic resource function(s), but may also lead to a decline in other aquatic resource function(s). Enhancement does not result in a gain in aquatic resource area.

Establishment (creation): The manipulation of the physical, chemical, or biological characteristics present to develop an aquatic resource that did not previously exist at an upland site. Establishment results in a gain in aquatic resource area.

High Tide Line: The line of intersection of the land with the water's surface at the maximum height reached by a rising tide. The high tide line may be determined, in the absence of actual data, by a line of oil or scum along shore objects, a more or less continuous deposit of fine shell or debris on the foreshore or berm, other physical markings or characteristics, vegetation lines, tidal gages, or other suitable means that delineate the general height reached by a rising tide. The line encompasses spring high tides and other high tides that occur with periodic frequency but does not include storm surges in which there is a departure from the normal or predicted reach of the tide due to the piling up of water against a coast by strong winds such as those accompanying a hurricane or other intense storm.

Historic Property: Any prehistoric or historic district. site (including archaeological site), building, structure, or other object included in, or eligible for inclusion in, the National Register of Historic Places maintained by the Secretary of the Interior. This term includes artifacts, records, and remains that are related to and located within such properties. The term includes properties of traditional religious and cultural importance to an Indian tribe or Native Hawaiian organization and that meet the National Register criteria (36 CFR part 60).

Independent utility: A test to determine what constitutes a single and complete nonlinear project in the Corps Regulatory Program. A project is considered to have independent utility if it would be constructed absent the construction of other projects in the project area. Portions of a multi-phase project that depend upon other phases of the project do not have independent utility. Phases of a project that would be constructed even if the other phases were not built can be considered as separate single and complete projects with independent utility.

Indirect effects: Effects that are caused by the activity and are later in time or farther removed in distance, but are still reasonably foreseeable.

Loss of waters of the United States: Waters of the United States that are permanently adversely affected by filling, flooding, excavation, or drainage because of the regulated activity. The loss of stream bed includes the acres of stream bed that are permanently adversely affected by filling or excavation because of the regulated activity. Permanent adverse effects include permanent discharges of dredged or fill material that change an aquatic area to dry land, increase the bottom elevation of a waterbody, or change the use of a waterbody. The acreage of loss of waters of the United States is a threshold measurement of the impact to jurisdictional waters or wetlands for determining whether a project may qualify for an NWP; it is not

a net threshold that is calculated after considering compensatory mitigation that may be used to offset losses of aquatic functions and services. Waters of the United States temporarily filled, flooded, excavated, or drained, but restored to preconstruction contours and elevations after construction, are not included in the measurement of loss of waters of the United States. Impacts resulting from activities that do not require Department of the Army authorization, such as activities eligible for exemptions under section 404(f) of the Clean Water Act, are not considered when calculating the loss of waters of the United States.

Navigable waters: Waters subject to section 10 of the Rivers and Harbors Act of 1899. These waters are defined at 33 CFR part 329.

Non-tidal wetland: A non-tidal wetland is a wetland that is not subject to the ebb and flow of tidal waters. Non-tidal wetlands contiguous to tidal waters are located landward of the high tide line (i.e., spring high tide line).

Open water: For purposes of the NWPs, an open water is any area that in a year with normal patterns of precipitation has water flowing or standing above ground to the extent that an ordinary high water mark can be determined. Aquatic vegetation within the area of flowing or standing water is either non-emergent, sparse, or absent. Vegetated shallows are considered to be open waters. Examples of "open waters" include rivers, streams, lakes, and ponds.

Ordinary High Water Mark: The term ordinary high water mark means that line on the shore established by the fluctuations of water and indicated by physical characteristics such as a clear, natural line impressed on the bank, shelving, changes in the character of soil, destruction of terrestrial vegetation, the presence of litter and debris, or other appropriate means that consider the characteristics of the surrounding areas.

<u>Perennial stream</u>: A perennial stream has surface water flowing continuously yearround during a typical year. <u>Practicable</u>: Available and capable of being done after taking into consideration cost, existing technology, and logistics in light of overall project purposes.

Pre-construction notification: A request submitted by the project proponent to the Corps for confirmation that a particular activity is authorized by nationwide permit. The request may be a permit application. letter, or similar document that includes information about the proposed work and its anticipated environmental effects. Preconstruction notification may be required by the terms and conditions of a nationwide permit, or by regional conditions. A preconstruction notification may be voluntarily submitted in cases where preconstruction notification is not required and the project proponent wants confirmation that the activity is authorized by nationwide permit.

<u>Preservation</u>: The removal of a threat to, or preventing the decline of, aquatic resources by an action in or near those aquatic resources. This term includes activities commonly associated with the protection and maintenance of aquatic resources through the implementation of appropriate legal and physical mechanisms. Preservation does not result in a gain of aquatic resource area or functions.

<u>Re-establishment</u>: The manipulation of the physical, chemical, or biological characteristics of a site with the goal of returning natural/historic functions to a former aquatic resource. Re-establishment results in rebuilding a former aquatic resource and results in a gain in aquatic resource area and functions.

<u>Rehabilitation</u>: The manipulation of the physical, chemical, or biological characteristics of a site with the goal of repairing natural/historic functions to a degraded aquatic resource. Rehabilitation results in a gain in aquatic resource function, but does not result in a gain in aquatic resource area.

<u>Restoration</u>: The manipulation of the physical, chemical, or biological characteristics of a site with the goal of returning natural/historic functions to a former or degraded aquatic resource. For the purpose of tracking net gains in aquatic resource area, restoration is divided into two categories: re-establishment and rehabilitation.

<u>Riffle and pool complex</u>: Riffle and pool complexes are special aquatic sites under the 404(b)(1) Guidelines. Riffle and pool complexes sometimes characterize steep gradient sections of streams. Such stream sections are recognizable by their hydraulic characteristics. The rapid movement of water over a course substrate in riffles results in a rough flow, a turbulent surface, and high dissolved oxygen levels in the water. Pools are deeper areas associated with riffles. A slower stream velocity, a streaming flow, a smooth surface, and a finer substrate characterize pools.

<u>Riparian areas</u>: Riparian areas are lands next to streams, lakes, and estuarine-marine shorelines. Riparian areas are transitional between terrestrial and aquatic ecosystems, through which surface and subsurface hydrology connects riverine, lacustrine, estuarine, and marine waters with their adjacent wetlands, non-wetland waters, or uplands. Riparian areas provide a variety of ecological functions and services and help improve or maintain local water quality. (See general condition 23.)

Shellfish seeding: The placement of shellfish seed and/or suitable substrate to increase shellfish production. Shellfish seed consists of immature individual shellfish or individual shellfish attached to shells or shell fragments (i.e., spat on shell). Suitable substrate may consist of shellfish shells, shell fragments, or other appropriate materials placed into waters for shellfish habitat.

Single and complete linear project: A linear project is a project constructed for the purpose of getting people, goods, or services from a point of origin to a terminal point, which often involves multiple crossings of one or more waterbodies at separate and distant locations. The term "single and complete project" is defined as that portion of the total linear project proposed or accomplished by one owner/developer or partnership or other association of owners/developers that includes all crossings of a single water of the United States (i.e., a single waterbody) at a specific location. For linear projects crossing a single or multiple waterbodies several times at separate and distant locations, each crossing is considered a single and complete project for purposes of NWP authorization. However, individual channels in a braided stream or river, or individual arms of a large, irregularly shaped wetland or lake, etc., are not separate waterbodies, and crossings of such features cannot be considered separately.

Single and complete non-linear project: For non-linear projects, the term "single and complete project" is defined at 33 CFR 330.2(i) as the total project proposed or accomplished by one owner/developer or partnership or other association of owners/developers. A single and complete non-linear project must have independent utility (see definition of "independent utility"). Single and complete non-linear projects may not be "piecemealed" to avoid the limits in an NWP authorization.

Stormwater management: Stormwater management is the mechanism for controlling stormwater runoff for the purposes of reducing downstream erosion, water quality degradation, and flooding and mitigating the adverse effects of changes in land use on the aquatic environment.

Stormwater management facilities: Stormwater management facilities are those facilities, including but not limited to, stormwater retention and detention ponds and best management practices, which retain water for a period of time to control runoff and/or improve the quality (i.e., by reducing the concentration of nutrients, sediments, hazardous substances and other pollutants) of stormwater runoff.

Stream bed: The substrate of the stream channel between the ordinary high water marks. The substrate may be bedrock or inorganic particles that range in size from clay to boulders. Wetlands contiguous to the stream bed, but outside of the ordinary high water marks, are not considered part of the stream bed.

<u>Stream channelization</u>: The manipulation of a stream's course, condition, capacity, or location that causes more than minimal interruption of normal stream processes. A channelized jurisdictional stream remains a water of the United States.

Structure: An object that is arranged in a definite pattern of organization. Examples of structures include, without limitation, any pier, boat dock, boat ramp, wharf, dolphin, weir, boom, breakwater, bulkhead, revetment, riprap, jetty, artificial island, artificial reef, permanent mooring structure, power transmission line, permanently moored floating vessel, piling, aid to navigation, or any other manmade obstacle or obstruction.

<u>Tidal wetland</u>: A tidal wetland is a jurisdictional wetland that is inundated by tidal waters. Tidal waters rise and fall in a predictable and measurable rhythm or cycle due to the gravitational pulls of the moon and sun. Tidal waters end where the rise and fall of the water surface can no longer be practically measured in a predictable rhythm due to masking by other waters, wind, or other effects. Tidal wetlands are located channelward of the high tide line.

<u>Tribal lands</u>: Any lands title to which is either: 1) held in trust by the United States for the benefit of any Indian tribe or individual; or 2) held by any Indian tribe or individual subject to restrictions by the United States against alienation.

<u>Tribal rights</u>: Those rights legally accruing to a tribe or tribes by virtue of inherent sovereign authority, unextinguished aboriginal title, treaty, statute. judicial decisions, executive order or agreement, and that give rise to legally enforceable remedies.

<u>Vegetated shallows</u>: Vegetated shallows are special aquatic sites under the 404(b)(1) Guidelines. They are areas that are permanently inundated and under normal circumstances have rooted aquatic vegetation, such as seagrasses in marine and estuarine systems and a variety of vascular rooted plants in freshwater systems.

<u>Waterbody</u>: For purposes of the NWPs, a waterbody is a "water of the United States." If a wetland is adjacent to a waterbody determined to be a water of the United States, that waterbody and any adjacent wetlands are considered together as a single aquatic unit (see 33 CFR 328.4(c)(2)).



### **ILLINOIS ENVIRONMENTAL PROTECTION AGENCY**

1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276 - (217) 782-3397 JB PRITZKER, GOVERNOR JOHN J. KIM, DIRECTOR

217/782-0610

BEC 2 1 2021

U.S. Army Corps of Engineers, Rock Island ATTN: Ms. Samantha Chavez, Regulatory Branch Post Office Box 2004 Clock Tower Building Rock Island, IL 61204-2004

Re: Correction of Nationwide Permits CWA §401 Certification/Denial Illinois EPA Log No. C-0210-20

Dear Ms. Chavez:

On October 8, 2021 the Agency granted §401 water quality certification for Nationwide Permits (NWPs) 3, 4, 5, 6, 7; 13, 14, 15, 16, 17, 18, 19, 20, 22, 23, 25, 27, 30, 31, 32, 33, 36, 37, 38, 41, 45, 53, and 54 with special conditions and/or general conditions. Please find attached a corrected copy of the October 8, 2021 §401 water quality certification to correct the typographical errors in the first paragraph. Mention of granting §401 water quality certification for NWPs 34, 49, and 59 were removed and references to certification conditions for NWPs 21, 44, 48, 50, 55, and 56 were removed.

Should you have any questions or comments regarding the content of this nationwide certification, please contact Francisco Herrera at 217-782-3362.

Sincerely.

Darin E. LeCrone, P.E. Manager, Permit Section Division of Water Pollution Control

DEL:FJH:C-0210-20.docx

Attachment: Corrected Copy of Illinois EPA 401 Water Quality Certifications of Nationwide Permits

cc: Records Unit CoE, Chicago District CoE, Louisville District (Indianapolis Office) CoE, Louisville District (Newburgh Regulatory Office) CoE, Memphis District CoE, St. Louis District IDNR, Bartlett IDNR, OWR, Chicago IDNR, OWR, Springfield USEPA, Region 5 USFWS, Rock Island, Chicago and Marion

2125 S. First Street, Champaign, H. 61820 (217) 278-5800 2009 Mall Street Collinsville, IL 62234 (618) 346-5120 9511 Harrison Street, Des Plaines, IL 60016 (847) 294-4000 S9S S. State Street, Elgin, IL 60123 (847) 608-3131 2309 W. Main Street, Suite 116, Marion, IL 62959 (618) 993-7200 412 SW Washington Street, Suite D, Peoria, IL 61602 (309) 671-3022 4302 N. Main Street, Rockford, IL 61103 (815) 987-7760



### **ILLINOIS ENVIRONMENTAL PROTECTION AGENCY**

1021 NORTH GRAND AVENUE EAST, P.O. BOX 19276, SPRINGFIELD, ILLINOIS 62794-9276 · (217) 782-3397 JB PRITZKER, GOVERNOR JOHN J. KIM, DIRECTOR

Corrected Copy

October 8, 2021

Corrected Copy Date: DEC 2 1 2021

U.S. Army Corps of Engineers, Rock Island ATTN: Ms. Samantha Chavez, Regulatory Branch Post Office Box 2004 Clock Tower Building Rock Island, IL 61204-2004

 Re: Federal Register [Docket Number: COE-2020-0002] Proposal to Reissue and Modify Nationwide Permits, September 15, 2020
CWA §401 Certification/Denial and applicable conditions Illinois EPA Log no. C-0210-20

Dear Ms. Chavez:

On September 15, 2020 the Corps of Engineers issued the notice of proposed rulemaking concerning their determination to reissue and modify the current Nationwide Permits (NWPs) that are set to expire on March 18, 2022. By letter dated August 19, 2021 your office extended the reasonable period of time to revise the §401 water quality certification to October 13, 2021 for thirty-two (32) NWPs. The Agency has made modifications to the certification conditions issued on December 11, 2020. By this final determination document the Illinois EPA grants §401 water quality certification for NWPs 3, 4, 5, 6, 7, 13, 14, 15, 16, 17, 18, 19, 20, 22, 23, 25, 27, 30, 31, 32, 33, 36, 37, 38, 41, 45, 53, and 54 with the special and/or general conditions specified below. This document also provides the certification conditions for NWPs 12, 29, 39, 40, 42, 43, 51, 52, 57, and 58 and notice of the Agency determination to deny eight (8) of the proposed nationwide permits which are provided below with reasons in accordance with 40 CFR 121.7(e)(2).

### CWA §401 certification is hereby granted, subject to General Conditions 1 through 12 below, for the following nationwide permits:

- NWP 3 Maintenance
- NWP 4 Fish and Wildlife Harvesting, Enhancement, and Attraction Device and Activities
- NWP 5 Scientific Measurement Devices
- NWP 7 Outfall Structures and Associated Intake Structures
- NWP 18 Minor Discharges
- NWP 19 Minor Dredging
- NWP 20 Response Operations for Oil or Hazardous Substances
- NWP 22 Removal of Vessels
- NWP 25 Structural Discharges
- NWP 30 Moist Soil Management for Wildlife
- NWP 31 Maintenance of Existing Flood Control Facilities
- NWP 33 Temporary Construction, Access and Dewatering
- NWP 36 Boat Ramps
- NWP 41 Reshaping Existing Drainage Ditches
- NWP 45 Repair of Uplands Damaged by Discrete Events

2125 S. First Street, Champaign, II. 61820 (217) 278-5800 2009 Mall Street Collinsville, IL 62234 (618) 346-5120 9511 Harrison Street, Des Pialnes, IL 60016 (847) 294-4000 595 S. State Street, Elgin, IL 60123 (847) 608-3131 2309 W. Main Street, Suite 116, Marion, IL 62959 (618) 993-7200 412 SW Washington Street, Suite D, Peoria, IL 61602 (309) 671-3022 4302 N. Main Street, Rockford, IL 61103 (815) 987-7760

### CWA §401 certification is hereby granted, subject to General Conditions 1 through 12 below and the Special Conditions which are contained in the referenced attachment for the following identified nationwide permits:

<u>NWP 6 - Survey Activities.</u> Refer to Special Conditions for NWP 6 in Attachment.

- NWP 12 Oil or Natural Gas Pipeline Activities. Refer to Special Conditions for NWP 12 in Attachment.
- NWP 13 Bank Stabilization. Refer to Special Conditions for NWP 13 in Attachment.
- <u>NWP 14 Linear Transportation Projects.</u> Refer to Special Conditions for NWP 14 in Attachment.
- NWP 15 U.S. Coast Guard Approved Bridges. Refer to Special Conditions for NWP 15 in Attachment.
- <u>NWP 16 Return Water from Upland Contained Disposal Areas.</u> Refer to Special Conditions for NWP 16 in Attachment.
- <u>NWP 17 Hydropower Projects.</u> Refer to Special Conditions for NWP 17 in Attachment.
- NWP 23 Approved Categorical Exclusions. Refer to Special Conditions for NWP 23 in Attachment.
- <u>NWP 27 Aquatic Habitat Restoration, Establishment, and Enhancement Activities.</u> Refer to Special Conditions for NWP 27 in Attachment.
- <u>NWP 29 Residential Developments.</u> Refer to Special Conditions for NWP 29 in Attachment.
- NWP 32 Completed Enforcement Actions. Refer to Special Conditions for NWP 32 in Attachment.
- <u>NWP 37 Emergency Watershed Protection and Rehabilitation.</u> Refer to Special Conditions for NWP 37 in Attachment.
- <u>NWP 38 Cleanup of Hazardous and Toxic Waste.</u> Refer to Special Conditions for NWP 38 in Attachment.
- <u>NWP 39 Commercial and Institutional Developments.</u> Refer to Special Conditions for NWP 39 in Attachment.
- <u>NWP 40 Agricultural Activities.</u> Refer to Special Conditions for NWP 40 in Attachment.
- <u>NWP 42 Recreational Facilities.</u> Refer to Special Conditions for NWP 42 in Attachment.
- NWP 43 Stormwater Management Facilities. Refer to Special Conditions for NWP 43 in Attachment.
- <u>NWP 51 Land-Based Renewable Energy Generation Facilities.</u> Refer to Special Conditions for NWP 51 in Attachment.
- <u>NWP 52 Water-Based Renewable Energy Generation Pilot Projects.</u> Refer to Special Conditions for NWP 52 in Attachment.
- NWP 53 Removal of Low-Head Dams. Refer to Special Conditions for NWP 53 in Attachment.
- <u>NWP 54 Living Shorelines.</u> Refer to Special Conditions for NWP 54 in Attachment.
- <u>NWP 57 Electric Utility Line and Telecommunications Activities.</u> Refer to Special Conditions for NWP 12 in Attachment.
- <u>NWP 58 Utility Line Activities for Water and Other Substances.</u> Refer to Special Conditions for NWP 12 in Attachment.

### CWA §401 certification is hereby denied with reasons provided in accordance with 401 CFR 121.7 for the following NWPs:

<u>NWP 21 – Surface Coal Mining Activities</u>. The Illinois EPA has determined that a case-specific review is warranted for all surface mining activities including carbon extraction because pursuant to 35 Ill. Admin. Code Section 401.102, mining activities are identified as having, when certain refuse materials are used, the capability to cause or threaten to cause a nuisance or render waters harmful or detrimental to public health and to all legitimate uses including but not limited to livestock and wildlife uses. The likelihood that contaminants related to coal extraction, particularly acid producing minerals in mine refuse, would be found within overburden and soil stockpiles and therefore present within fill materials warrant a facility specific antidegradation assessment pursuant to 35 Ill. Admin. Code Section 302.105. Additionally, Illinois' Section 401 implementation rules at 35 Ill. Admin. Code Part 395 regarding material testing exemptions specifically exclude material with known sources of pollution. Therefore, Section 401 certification is denied for this nationwide permit (NWP21).

- <u>NWP 34 Cranberry Production Activities</u>: The Illinois EPA has determined that the area of impact that is allowed by an authorization under this nationwide permit exceeds 1/2 acre. 1/2 acre is determined to be representative of the maximum threshold for minimal degradation of existing uses of aquatic resources. Consequently, any activity authorized under this nationwide permit must be subject to a case-specific antidegradation assessment pursuant to 35 Ill. Admin. Code Section 302.105. Therefore, the Illinois EPA denies 401 certification for NWP 34.
- <u>NWP 44 Mining Activities</u>: The Illinois EPA has determined that a case-specific review is warranted for all surface mining activities because pursuant to 35 Ill. Admin. Code Section 401.102, mining activities are identified as having, when certain refuse materials are used, the capability to cause or threaten to cause a nuisance or render waters harmful or detrimental to public health and to all legitimate uses including but not limited to livestock and wildlife uses. Furthermore, all mining activities are regulated by the Illinois EPA under federal and state statute because of their potential to cause or threaten to cause water pollution. Therefore, for the above reasons, the Illinois EPA denies 401 certification for NWP 44.
- <u>NWP 46 Discharges into Ditches</u>: The Illinois EPA has determined that a case-specific review is warranted for all discharge activities into ditches because of the nationwide permit exceeds the 1/2 acreage determined to be the maximum threshold for minimal degradation of existing uses of aquatic resources. Consequently, any activity authorized under this nationwide permit must be subject to a case-specific antidegradation assessment pursuant to 35 Ill. Admin. Code Section 302.105. Therefore, the Illinois EPA denies 401 certification for NWP 46.
- <u>NWP 48 Commercial Shellfish Mariculture Activities</u>: As proposed, the Illinois EPA believes this nationwide permit is inapplicable to waters of the U.S. that are found within the State of Illinois. Therefore, the Illinois EPA denies 401 certification for NWP 48.
- <u>NWP 49 Coal Remining Activities</u>: By reference to the certification denial explanation for NWP 21, the Illinois EPA denies 401 certification for NWP 49.
- <u>NWP 50 Underground Coal Mining</u>: By reference to the certification denial explanation for NWP 21, the Illinois EPA denies 401 certification for NWP 50.
- <u>NWP 59 Water Reclamation and Reuse Facilities</u>: As proposed in the Federal Register, this proposed nationwide permit would appear to allow utilization of existing natural waterbodies as treatment devices. According to 35 Ill. Admin. Code 301.440 such utilization is not permissible. Therefore, the Illinois EPA denies 401 certification for NWP 59.

### 401 Certification General Conditions

General Conditions 1 through 12 shall be applicable to all NWPs that are granted 401 certification.

### **General Condition 1: Waterbodies that Require Individual Certification**

Pursuant to 35 Ill. Adm. Code Section 302.105(d)(6), an individual 401 water quality certification will be required for activities permitted under these Nationwide Permits for discharges to waters designated by the State of Illinois as waters of particular biological significance or Outstanding Resource Waters under 35 Ill. Adm. Code 302.105(b). Biologically Significant Streams (BSS) are cataloged in Illinois DNR's publication

Page No. 4

"Integrating Multiple Taxa in a Biological Stream Rating System" and may be identified at: <u>https://www2.illinois.gov/dnr/conservation/BiologicalStreamratings/Pages/default.aspx</u>.

### **General Condition 2: Water Quality Impairments**

Pursuant to 35 Ill. Adm. Code Sections 302.105(a), 302.105(c)(2)(B), and 395.401(a), an individual 401 water quality certification will be required for activities permitted under these Nationwide Permits that may cause a discharge that, whether temporarily or permanently, may cause or contribute to additional loading of any pollutant, or deterioration of any water quality parameter, such as pH or dissolved oxygen, where such pollutant or parameter is also designated by the State of Illinois as a cause of water quality impairment of the particular segment of the receiving water body according to the Illinois Environmental Protection Agency's Section 303(d) list. The most recent Illinois Integrated Water Quality Report and Section 303(d) List can be found at <a href="https://www2.illinois.gov/epa/topics/water-guality/watershed-management/tmdls/Pages/303d-list.aspx">https://www2.illinois.gov/epa/topics/water-guality/watershed-management/tmdls/Pages/303d-list.aspx</a>.

### **General Condition 3: Threatened and Endangered Species**

Pursuant to 35 Ill. Admin. Code Section 302.105(f)(1)(F), prior to proceeding with any work in furtherance of activities permitted under these Nationwide Permits, potential impacts to State threatened or endangered species and Natural Areas shall be determined in accordance with applicable consultation procedures established under 17 Ill. Admin Code Part 1075. The Department of Natural Resources (IDNR) Ecological Compliance Assessment Tool (EcoCAT) is available to complete consultation at <u>http://dnr.illinois.gov/EcoPublic/</u>. If IDNR determines that adverse impacts to protected natural resources are likely, the applicant shall address those identified concerns with IDNR through the consultation process. Please contact IDNR, Impact Assessment Section at 217-785-5500 if you have any questions regarding consultation.

### **General Condition 4: TMDLs**

Pursuant to 35 Ill. Admin. Code Sections 302.105(a), 302.105(c)(2)(B), and 395.401(a), activities permitted under these Nationwide Permits that may cause a discharge that, whether temporarily or permanently, may cause or contribute to additional loading of any pollutant, or deterioration of any water quality parameter, such as pH or dissolved oxygen, where such pollutant or parameter is addressed by a USEPA approved Total Maximum Daily Load (TMDL) report for the receiving water body shall develop and implement additional measures and or procedures which ensure consistency with the load allocations, assumptions and requirements of the TMDL report. TMDL program information and water listings are available at <a href="https://www2.illinois.gov/epa/topics/water-quality/watershed-management/tmdls/Pages/reports.aspx">https://www2.illinois.gov/epa/topics/water-quality/watershed-management/tmdls/Pages/reports.aspx</a>.

### **General Condition 5: Prohibitions**

Pursuant to 35 Ill. Admin. Code Section 395.401(a), the applicant shall not cause:

- a. violation of applicable provisions of the Illinois Environmental Protection Act;
- b. water pollution defined and prohibited by the Illinois Environmental Protection Act;
- c. violation of applicable water quality standards of the Illinois Pollution Control Board, Title 35, Subtitle C: Water Pollution Rules and Regulation; or
- d. interference with water use practices near public recreation areas or water supply intakes.

### General Condition 6: Erosion and Sedimentation Control Measures

Pursuant to the Illinois Environmental Protection Act Section 39(a)[415 ILCS 5/39(a)] and 35 Ill. Admin. Code Sections 302.203 and 395.402(b)(2), the applicant shall implement all necessary sedimentation and erosion control measures consistent with the current edition of

the "Illinois Urban Manual" found at https://illinoisurbanmanual.org/. Interim measures to prevent erosion during construction shall be taken and may include the installation of sedimentation basins, silt fencing and temporary mulching. All construction within the waterway shall be conducted during zero or low flow conditions. All areas affected by construction shall be seeded and stabilized as soon after construction as possible.

### General Condition 7: NPDES Stormwater Construction Permit

Pursuant to the Illinois Environmental Protection Act Section 39(a)[415 ILCS 5/39(a)] and 35 Ill. Admin. Code Section 395.402(b)(2), the applicant shall be responsible for obtaining an NPDES Storm Water Permit required by the federal Clean Water Act prior to initiating construction if the construction activity associated with the project will result in the disturbance of 1 (one) or more acres, total land area. An NPDES Storm Water Permit may be applied for at <u>https://www2.illinois.gov/epa/topics/forms/water-permits/storm-water/Pages/construction.aspx</u>.

### General Condition 8: Spill Response Plan

Pursuant to 35 Ill. Admin. Code Sections 395.401, 302.203, and 302.208, the applicant shall ensure that a spill avoidance and response plan has been developed and implemented for management of accidental releases of petroleum, oil, and lubricant products to the aquatic environment during construction and for emergency notification of applicable downstream water supply operators. Absorbent pads, containment booms and skimmers shall be available to facilitate the cleanup of petroleum spills. If floating hydrocarbon (oil and gas) products are observed, the applicant or his designated individual will be responsible for directing that work be halted so that appropriate corrective measures are taken in accordance with the plan prior to resuming work.

### General Condition 9: Hydraulic Machinery

Pursuant to 35 Ill. Admin. Code Sections 302.203, 302.304, and 302.515, all hydraulic machinery utilized for the permitted activity and used in or immediately adjacent to waters of the State shall utilize biodegradable or bio-based hydraulic fluids to minimize pollution in the case of broken or leaking hydraulic equipment.

### General Condition 10: Temporary Structures and Work

Pursuant to 35 Ill. Admin. Code Sections 302.203, 395.204, and 395.401(b), temporary work pads, cofferdams, access roads and other temporary fills are approved provided that such activities are constructed with clean coarse aggregate or non-erodible non-earthen fill material that will not cause siltation. Sandbags, pre-fabricated rigid materials, sheet piling, inflatable bladders and fabric lined basins may be used for temporary facilities. Temporary fills within streams, creeks or rivers shall utilize adequate bypass measures (i.e. dam and pump, flumes, culverts, etc.) to minimize sedimentation and erosion and to maintain normal stream flow during construction.

### General Condition 11: Construction Site Dewatering

Pursuant to Illinois Environmental Protection Act Section 39(a)[415 ILCS 5/39(a)] and 35 Ill. Admin. Code Section 395.402(b)(2), dewatering of a construction site is authorized provided the dewatering activity is limited to the immediate work area within a cofferdam or otherwise isolated from waters of the State, and the work site is free from sources of contamination including those of natural origin. Dewatering activities shall incorporate Best Management Practices in accordance with the current edition of the "Illinois Urban Manual"

https://illinoisurbanmanual.org/. Practice Standard for Dewatering (no. 813) or as otherwise appropriate to ensure that return flows from the dewatering activity are free of unnatural turbidity and floating debris and meet applicable water quality standards. Dewatering or discharge of flush water from construction of drilled piers or boreholes is not authorized and must be conducted in accordance with an NPDES permit issued by the Illinois EPA.

### General Condition 12: Discharged Material Quality

Pursuant to 35 Ill. Admin. Code Sections 302.203, 302.208, and 395.401(b), any spoil material excavated, dredged or otherwise produced must not be returned to the water body but must be deposited in a self-contained area in compliance with all state statutes. Except as specifically allowed by special condition, any backfilling must be done with clean material that is predominantly sand or larger size material, with no more than 20% passing a #230 U.S. sieve and placed in a manner to prevent violation of applicable water quality standards.

### 401 Certification Special Conditions

Special Conditions including the conditional exclusions of 401 certification coverage that are listed within the Attachment: "Special Conditions for Illinois EPA 401 Water Quality Certifications of Certain Nationwide Permits" shall be applicable as stated therein.

Should you have any questions or comments regarding the content of this nationwide certification, please contact Darren Gove at 217-782-3362,

Sincerely,

Darin E. LeCrone, P.E.

Manager, Permit Section **Division of Water Pollution Control** 

DEL:DRG:C-0210-20.docx

Attachment: Special Conditions for Illinois EPA 401 Water Quality Certifications of Certain Nationwide Permits Regarding Federal Register [Docket Number: COE-2020-0002] Proposal to Reissue and Modify Nationwide Permits dated September 15, 2020

**Records Unit** cc: CoE, Chicago District CoE, Louisville District (Indianapolis Office) CoE, Louisville District (Newburgh Regulatory Office) CoE, Memphis District CoE, St. Louis District IDNR, Bartlett IDNR, OWR, Chicago IDNR, OWR, Springfield USEPA, Region 5 USFWS, Rock Island, Barrington and Marion

Page No. 1

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 6 Survey Activities

- 1. Pursuant to 35 Ill. Admin. Code Sections 302.105(c)(2)(B)(iii), 302.203, and 395.401(a), the applicant for the applicable nationwide permit shall provide adequate planning and supervision during the project construction period for implementing construction methods, processes and cleanup procedures necessary to prevent water pollution and control erosion.
- 2. Pursuant to 35 Ill. Admin. Code Section 395.401(a), material resulting from trench excavation within surface waters of the State may be temporarily sidecast adjacent to the trench excavation provided that:
  - a. Sidecast material is not placed within a creek, stream, river or other flowing water body such that material dispersion could occur;
  - b. Sidecast material is not placed within ponds or other water bodies other than wetlands; and
  - c. Sidecast material is not placed within a wetland for a period longer than twenty (20) calendar days. Such sidecast material shall either be removed from the site or used as backfill (refer to Condition 4).
- 3. Pursuant to 35 Ill. Admin. Code Sections 302.203, 395.205, and 395.401(a), backfill used within trenches passing through surface water of the State, except wetland areas, shall be clean coarse aggregate, gravel or other material which will not cause siltation. Excavated material may be used only if:
  - a. Particle size analysis is conducted and demonstrates the material to be at least 80% sand or larger size material, using a #230 U.S. sieve; or
  - b. Excavation and backfilling are done under dry conditions.
- 4. Pursuant to 35 Ill. Admin. Code Sections 302.105(c)(2)(B)(ii) and 395.401(a), backfill used within trenches passing through wetland areas shall consist of clean material which will not cause siltation. Excavated material shall be used to the extent practicable, with the upper six (6) to twelve (12) inches backfilled with the topsoil obtained during trench excavation.

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMITS 12, 57, and 58. <u>Utility Line Activities, Electric, Water, and Others.</u>

- 1. Pursuant to 35 Ill. Adm. Code Sections 302.105(c)(2)(B), 302.208, and 395.401, a case-specific (individual) 401 water quality certification from the Illinois EPA will be required for:
  - a. activities in the following waters:
    - i. Lake Calumet
    - ii. Fox River (including the Fox Chain of Lakes)
    - iii. Lake Michigan
    - iv. Chicago Sanitary and Ship Canal
    - v. Calumet-Sag Channel
    - vi. Little Calumet River
    - vii. Grand Calumet River
    - viii. Calumet River
    - ix. Pettibone Creek (in Lake County)

Page No. 2

- x. South Branch of the Chicago River (including the South Fork)
- xi. North Branch of the Chicago River (including the East and West Forks and the Skokie Lagoons)
- xii. Chicago River (Main Stem)
- xiii. Des Plaines River
- xiv. Kankakee River
- b. activities in the following waters if material is sidecast into waters of the State or wetlands:
  - i. Saline River (in Hardin County)
  - ii. Richland Creek (in St. Clair and Monroe Counties)
  - iii. Rock River (in Winnebago County)
  - iv. Illinois River upstream of mile 229.6 (Illinois Route 178 bridge)
  - v. Illinois River between mile 140.0 and 182.0
  - vi. DuPage River (including the East and West Branches)
  - vii. Salt Creek (Des Plaines River Watershed)
  - viii. Waukegan River (including the South Branch)
- c. activities in waters designated as Public and Food Processing Water Supplies with surface intake facilities within 2000 feet of the proposed discharge unless the discharge is reasonably considered downstream of the intake. The Illinois EPA's Division of Public Water Supply at 217/782-1020 may be contacted for information on these water supplies
- 2. Section 401 water quality certification is hereby issued for all other waters, with the following conditions:
  - a. Pursuant to 35 Ill. Admin. Code Sections 395.401(b) and 302.105(c)(2)(B)(iii), the applicant for the applicable nationwide permit(s) shall provide adequate planning and supervision during the project construction period for implementing construction methods, processes and cleanup procedures necessary to prevent water pollution and control erosion.
  - b. Pursuant to 35 Ill. Admin. Code Sections 302.105(c)(2)(B)(ii), 302.203, 302.208, 395.203, and 395.401, dredged material resulting from trench excavation within surface waters of the State may be temporarily sidecast adjacent to the trench excavation provided that:
    - i. Sidecast material is not placed within a creek, stream, river or other flowing water body such that material dispersion could occur;
    - ii. Side cast material is not placed within ponds or other water bodies other than wetlands; and
    - iii. Sidecast material is not placed within a wetland for a period longer than twenty (20) calendar days. Such sidecast material shall either be removed from the site (refer to Condition 2.e) or used as backfill (refer to Condition 2.d).
  - c. Pursuant to 35 Ill. Admin. Code Sections 302.105(c)(2)(B)(ii), 302.203, 302.208, 395.203, and 395.401, backfill used within trenches passing through surface water of the State, except wetland areas, shall be clean course aggregate, gravel or other material which will not cause siltation, pipe damage during placement, or chemical corrosion in place. Excavated material may be used only if:
    - i. Particle size analysis is conducted and demonstrates the material to be at least 80% sand or larger size material, using a #230 U.S. sieve; or
    - ii. Excavation and backfilling are done under dry conditions.

Page No. 3

- d. Pursuant to 35 Ill. Admin. Code Sections 302.105(c)(2)(B)(ii), 302.203, 302.208, 395.203, and 395.401, backfill used within trenches passing through wetland areas shall consist of clean material which will not cause siltation, pipe damage during placement, or chemical corrosion in place. Excavated material shall be used to the extent practicable, with the upper six (6) to twelve (12) inches backfilled with the topsoil obtained during trench excavation.
- e. Pursuant to 35 Ill. Admin. Code Sections 302.105(c)(2)(B)(ii), 302.203, 302.208, 395.203, and 395.401, all material excavated which is not being used as backfill as stipulated in Condition 2.d and 2.c shall be stored or disposed in self-contained areas with no discharge to waters of the State. Material shall be disposed of appropriately under the regulations at 35 Il. Adm. Code Subtitle G.
- f. Pursuant to 35 Ill. Admin. Code Sections 395.401(b), 302.203, and 302.208, the use of directional drilling to install utility pipelines below surface waters of the State is hereby certified provided that:
  - i. All pits and other construction necessary for the directional drilling process are located outside of surface waters of the State;
  - ii. All drilling fluids shall be adequately contained such that they cannot cause a discharge to surface waters of the State. Such fluids shall be treated as stipulated in Condition 2.F; and
  - iii. Erosion and sediment control is provided in accordance with Conditions 2.B, 2.G, and 2.H.
- g. Pursuant to 35 Ill. Admin. Code Sections 302.105(c)(2)(B)(iii), 302.203, and 395.401(b), permanent access roads shall be constructed of clean coarse aggregate or non-erodible nonearthen fill material that will not cause siltation. Material excavated or dredged from the surface water or wetland shall not be used to construct the access road in waters of the state. The applicant for Nationwide Permit 12 that constructs access roads shall maintain flow in creeks, streams and rivers by installing culverts, bridges or other such techniques.
- h. Pursuant to 35 Ill. Admin. Code Sections 395.401(b) and 302.203, adjacent banks and slopes disturbed by construction shall be stabilized immediately following construction. The applicant shall undertake necessary measures and procedures to eliminate stormwater channelization via the utility route during and after construction. Interim measures to prevent erosion during construction shall be taken and may include the installation of sedimentation basins, check dams, straw bales and temporary mulching. All construction within the waterway shall be conducted during zero or low flow conditions.
- i. Pursuant to 35 Ill. Admin. Code Sections 395.401(b) and 302.203, asphalt, bituminous material and concrete with protruding material such as reinforcing bar or mesh shall not be 1) used for backfill, 2) placed on shorelines/stream banks, or 3) placed in waters of the State.

Page No. 4

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 13 Bank Stabilization

- Pursuant to 35 Ill. Admin. Code Sections 395.401(a) and 302.105(c)(2)(B), a case-specific (individual) 401 water quality certification from the Illinois EPA will be required for bank stabilization activities that will exceed 1000 linear feet.
- 2. Pursuant to 35 Ill. Admin. Code Sections 302.203 and 395.401(b), asphalt, bituminous material and concrete with protruding material such as reinforcing bars or mesh shall not be:
  - a. used for backfill;
  - b. placed on shorelines/streambanks; or
  - c. placed in waters of the State.
- 3. Pursuant to 35 Ill. Admin. Code Sections 302.203, 302.208, and 395.401(b), the applicant shall consider installing bioengineering practices in lieu of structural practices of bank stabilization to minimize impacts to the lake, pond, river or stream and enhance aquatic habitat. The applicant shall document the selection process for the bank stabilization technique(s) and the basis for the selection of the bank stabilization practices. Bioengineering techniques may include, but are not limited to:
  - a. adequately sized riprap or A-Jack structures keyed into the toe of the slope with native plantings on the banks above;
  - b. vegetated geogrids;
  - c. coconut fiber (coir) logs;
  - d. live, woody vegetative cuttings, fascines or stumps;
  - e. brush layering; and
  - f. soil lifts.

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 14 Linear Transportation Projects

- 1. Pursuant to 35 Ill. Admin. Code Sections 395.401(a), 302.105(a), and 302.105(c)(2)(B), a casespecific (individual) 401 water quality certification from the Illinois EPA will be required for linear transportation activities that cause loss of greater than 500 linear feet of stream channel, as measured along the stream corridor.
- Pursuant to 35 Ill. Admin. Code Sections 395.401(a), 302.105(a), and 302.105(c)(2)(B), a case-specific (individual) 401 water quality certification from the Illinois EPA will be required for linear transportation activities covered by this nationwide permit that include the temporary or permanent placement of steel or other painted structures within the waterbody as result of demolition work of previous structures.
- 3. Pursuant to 35 Ill. Admin. Code Sections 395.401(a), 302.105(a), and 302.105(c)(2)(B), a case-specific (individual) 401 water quality certification from the Illinois EPA will be required for new or expanded roadways that affect waterways which are designated by the State of Illinois as having water quality impairments caused by chloride. The most recent Illinois Integrated Water Quality Report and Section 303(d) List can be found at <u>https://www2.illinois.gov/epa/topics/water-quality/watershed-management/tmdls/Pages/303d-list.aspx</u>

Page No. 5

4. Pursuant to 35 Ill. Admin. Code Sections 302.203 and 395.401(b), any relocated stream channel authorized under this nationwide permit shall be constructed under dry conditions and allowed to fully stabilize prior to the diversion of flow to prevent erosion and sedimentation.

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 15 U.S. Coast Guard Approved Bridges

- 1. Pursuant to 35 Ill. Admin. Code Sections 395.401(a), 302.105(a), and 302.105(c)(2)(B), a casespecific (individual) 401 water quality certification from the Illinois EPA shall be required for linear transportation activities covered by this nationwide permit that include the temporary or permanent placement of demolished structural or decking materials within the waterbody as result of demolition work of previous structures.
- Pursuant to 35 Ill. Admin. Code Sections 395.401(a), 302.105(a), and 302.105(c)(2)(B), a case-specific (individual) 401 water quality certification from the Illinois EPA shall be required for new bridges (not replacing another) that affect waterways which are designated by the State of Illinois as having water quality impairments caused by chloride. The most recent Illinois Integrated Water Quality Report and Section 303(d) List can be found at <a href="https://www2.illinois.gov/epa/topics/water-quality/watershed-management/tmdls/Pages/303d-list.aspx">https://www2.illinois.gov/epa/topics/water-quality/watershed-management/tmdls/Pages/303d-list.aspx</a>.

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 16 Return Water from Upland Contained Disposal Areas

- 1. Pursuant to 35 Ill. Adm. Code Sections 302.105(c)(2)(B), 302.208, and 395.401, a case-specific (individual) 401 water quality certification from the Illinois EPA will be required for:
  - a. return water discharge resulting from dredging activities in the following waters:
    - i. Lake Calumet
    - ii. Fox River (including the Fox Chain of Lakes)
    - iii. Lake Michigan
    - iv. Chicago Sanitary and Ship Canal
    - v. Calumet-Sag Channel
    - vi. Little Calumet River
    - vii. Grand Calumet River
    - viii. Calumet River
    - ix. Pettibone Creek (in Lake County)
    - x. South Branch of the Chicago River (including the South Fork)
    - xi. North Branch of the Chicago River (including the East and West Forks and the Skokie Lagoons)
    - xii. Chicago River (Main Stem)
    - xiii. Des Plaines River
    - xiv. Kankakee River
    - xv. Saline River (in Hardin County)
    - xvi. Richland Creek (in St. Clair and Monroe Counties)

Page No. 6

- xvii. Rock River (in Winnebago County)
- xviii. Illinois River upstream of mile 229.6 (Illinois Route 178 bridge)
- xix. Illinois River between mile 140.0 and 182.0
- xx. DuPage River (including the East and West Branches)
- xxi. Salt Creek (Des Plaines River Watershed)
- xxii. Waukegan River (including the South Branch)
- xxiii. any waters designated as
- b. return water discharge, resulting from dredging activities, in waters designated as Public and Food Processing Water Supplies with surface intake facilities within 2000 feet of the proposed discharge unless the discharge is reasonably considered downstream of the intake. The Illinois EPA's Division of Public Water Supply at 217/782-1020 may be contacted for information on these water supplies.
- c. disposal areas or return water discharges that are located within a designated Environmental Justice (EJ) area of concern. An EJ mapping tool is available at <u>https://illinois-epa.maps.arcgis.com/apps/webappviewer/index.html?id=f154845da68a4a3f837</u> cd3b880b0233c.
- d. dredging activities that would result in upland placement of more than 125,000 cubic yards of material <u>or</u> would produce effluent discharge on a recurring basis for a period lasting more than 5 years, including periods covered under a previous Department of the Army authorization.
- e. hydraulic dredging activities if the total quantity of dredged material per dredge event would exceed 500 cubic yards and the receiving water:
  - i. is listed on the Agency's 303(d) List, or
  - ii. has a USEPA approved Total Maximum Daily Load (TMDL) is in effect, or
  - iii. is designated pursuant to Section 302.206(d) Stream Segments for Enhanced Dissolved Oxygen Protection.

Information on 303(d) List and TMDLs can be found at <u>https://www2.illinois.gov/</u> <u>epa/topics/water-quality/watershed-management/tmdls/Pages/default.aspx</u> and Information on Stream Segments for Enhanced Dissolved Oxygen Protection may be found at <u>https://pcb.illinois.gov/documents/dsweb/Get/Document-33354/</u>. You may also utilize Resource Management Mapping Service to graphically identify impaired waters at <u>https:// www.rmms.illinois.edu/</u>.

 Section 401 water quality certification is otherwise hereby issued pursuant to the Illinois Environmental Protection Act Section 12(a) [415 ILCS 5/12(a)] and 35 Ill. Admin. Code Section 395.402(b)(2), except that applicants shall apply for and obtain a water pollution control permit for construction and operation of the upland contained disposal area as provided by 35 Ill. Admin. Code Subtitle C Part 309 Subpart B, prior to dredging activities.

Page No. 7

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 17 Hydropower Projects

1. Pursuant to 35 III. Admin. Code Sections 395.401(b), an individual Section 401 water quality certification will be required for any project that is not previously approved by a Section 401 water quality certification issued by the Illinois EPA for a Federal Energy Regulatory Commission license or permit.

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 23 <u>Approved Categorical Exclusions</u>

- Pursuant to 35 Ill. Admin. Code Sections 395.401(a), 302.105(a), and 302.105(c)(2)(B), case-specific (individual) 401 water quality certification from the Illinois EPA will be required for activities covered by this nationwide permit that will cause the loss of aquatic resources which exceed the lessor of ½ acres or 300 linear feet of stream channel as measured along the stream corridor.
- 2. Pursuant to 35 Ill. Admin. Code Sections 395.401(a), 302.105(a), and 302.105(c)(2)(B), case-specific (individual) 401 water quality certification from the Illinois EPA will be required for linear transportation activities covered by this nationwide permit which includes the temporary or permanent placement of painted steel or other painted structures within the waterbody as a result of related demolition work.

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 27 Aquatic Habitat Restoration, Establishment, and Enhancement Activities

- 1. Pursuant to the Illinois Environmental Protection Act Section 12(a)[415 ILCS 5/12(a)] and 35 Ill. Admin. Code Sections 395.401(a) and 395.401(b)(2), all activities conducted under this nationwide permit shall be in accordance with the provisions of 35 Ill. Adm. Code 405.108. Work in reclaimed surface coal mine areas are required to obtain prior authorization from the Illinois EPA for any activities that result in the use of acid-producing mine refuse.
- Pursuant to 35 Ill. Admin. Code Sections 302.105(c)(2)(B), 302.208, and 395.401(a), a case-specific (individual) 401 water quality certification from the Illinois EPA will be required for the relocation of waters of the State.
- 3. Pursuant to 35 Ill. Admin. Code Sections 302.105(c)(2)(B), 302.203, and 395.401(a), any backfilled materials used within artificial channels shall be clean coarse aggregate, gravel or other material which will not cause siltation and placed in a manner to prevent violation of applicable water quality standards.

Page No. 8

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 29 <u>Residential Developments</u>

- 1. Pursuant to 35 Ill. Admin. Code Sections 395.401(a), 302.105(a), and 302.105(c)(2)(B), case-specific (individual) 401 water quality certification from the Illinois EPA will be required for development activities covered by this nationwide permit that cause loss of greater than 300 linear feet of stream channel, as measured along the stream corridor.
- 2 Pursuant to 35 Ill. Admin. Code Sections 302.203 and 395.401(b), any relocated stream channel authorized under this nationwide permit shall be constructed under dry conditions and allowed to fully stabilize prior to the diversion of flow to prevent erosion and sedimentation.
- 3. Pursuant to 35 Ill. Admin. Code Section 395.402(b)(2), the applicant is advised that the following permit(s) must be obtained from the Illinois EPA: The applicant must obtain permits to construct sanitary sewers, water mains, and related facilities prior to construction.

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 32 <u>Completed Enforcement Actions</u>

- 1. Pursuant to 35 Ill. Admin. Code Sections 395.401(a) and 302.105(c)(2)(B), case-specific (individual) 401 water quality certification from the Illinois EPA will be required for activities covered by this nationwide permit that involve carbon recovery (coal mining or coal remining) or materials that may be considered "acid-producing material".
- 2. Pursuant to 35 Ill. Admin. Code Sections 395.401(a) and 302.105(c)(2)(B), case-specific (individual) 401 water quality certification from the Illinois EPA will be required for activities covered by this nationwide permit that include proposed (yet to be undertaken) loss of aquatic resources which exceed the lessor of ½ acres or 300 linear feet of stream channel as measured along the stream corridor.

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 37 Emergency Watershed Protection and Rehabilitation

 Pursuant to 35 Ill. Admin. Code Sections 395.401(a), 302.105(a), and 302.105(c)(2)(B), case-specific (individual) 401 water quality certification from the Illinois EPA will be required for activities covered by this nationwide permit that will cause the loss of aquatic resources which exceed the lessor of ½ acres or 300 linear feet of stream channel as measured along the stream corridor.

Page No. 9

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 38 <u>Cleanup of Hazardous and Toxic Waste</u>

- 1. Pursuant to 35 Ill. Admin. Code Section 395.401(b), a case-specific (individual) Section 401 water quality certification will be required for activities covered by this nationwide permit that do not require or will not receive authorization or approval from the Illinois EPA, Bureau of Land (BOL).
- 2. Pursuant to 35 Ill. Admin. Code Section 395.401(b), the applicant shall notify the Illinois EPA, Bureau of Water, Permit Section, of the specific activity. This notification shall include information concerning the orders and approvals that have been or will be obtained from the BOL, for all cleanup activities under BOL jurisdiction or for which authorization or approval is sought from BOL for no further remedial action.

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 39 <u>Commercial and Institutional Developments</u>

- 1. Pursuant to 35 Ill. Admin. Code Sections 395.401(a), 302.105(a), and 302.105(c)(2)(B), case-specific (individual) 401 water quality certification from the Illinois EPA will be required for development activities covered by this nationwide permit that cause loss of greater than 300 linear feet of stream channel, as measured along the stream corridor.
- 2. Pursuant to 35 Ill. Admin. Code Section 395.402(b)(2), the applicant is advised that the following permit(s) must be obtained from the Illinois EPA: The applicant must obtain permits to construct sanitary sewers, water mains, water treatment plants, wastewater treatment plants and related facilities prior to construction.
- 3. Pursuant to 35 Ill. Admin. Code Sections 302.203 and 395.401(b), any relocated stream channel authorized under this nationwide permit shall be constructed under dry conditions and allowed to fully stabilize prior to the diversion of flow to prevent erosion and sedimentation.
- 4. Pursuant to 35 Ill. Admin. Code Sections 302.105(c)(2)(B)(ii), 302.203, and 395.401(b), for construction of oil and gas wells, the impacted waters of the State shall be restored to pre-construction conditions within six months after construction is started. For purposes of this condition, restoration includes stabilization and seeding or planting of vegetation on the disturbed areas that were vegetated prior to construction.

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 40 Agricultural Activities

1. Pursuant to 35 Ill. Admin. Code Sections 395.401(a), 302.105(a) and 302.105(c)(2)(B), case-specific (individual) 401 water quality certification from the Illinois EPA will be required for activities covered by this nationwide permit that cause loss of greater than 300 linear feet of stream channel, as measured along the stream corridor.

Page No. 10

2. Pursuant to 35 Ill. Admin. Code Sections 302.203 and 395.401(b), any relocated stream channel authorized under this nationwide permit shall be constructed under dry conditions and allowed to fully stabilize prior to the diversion of flow to prevent erosion and sedimentation.

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 42 Recreational Facilities

- 1. Pursuant to 35 Ill. Admin. Code Sections 395.401(a), 302.105(a) and 302.105(c)(2)(B), case-specific (individual) 401 water quality certification from the Illinois EPA will be required for development activities covered by this nationwide permit that cause loss of greater than 300 linear feet of stream channel, as measured along the stream corridor.
- 2 Pursuant to 35 Ill. Admin. Code Sections 302.203 and 395.401(b), any relocated stream channel authorized under this nationwide permit shall be constructed under dry conditions and allowed to fully stabilize prior to the diversion of flow to prevent erosion and sedimentation.
- 3. Pursuant to 35 Ill. Admin. Code Section 395.402(b)(2), the applicant is advised that the following permit(s) must be obtained from the Illinois EPA: The applicant must obtain permits to construct sanitary sewers, water mains, and related facilities prior to construction.

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 43 <u>Stormwater Management Facilities</u>

- 1. Pursuant to 35 Ill. Admin. Code Sections 302.203 and 395.401(b), the Agency hereby issues Section 401 water quality certification of Nationwide Permit 43 exclusively for the construction and maintenance of pollutant reduction green infrastructure features designed to reduce inputs of sediments, nutrients, and other pollutants into waters to meet reduction targets established under Total Daily Maximum Loads set under the Clean Water Act. All other activities authorized under this Nationwide Permit are denied Section 401 water quality certification. For purposes of this water quality certification green infrastructure means wet weather management approaches and technologies that utilize, enhance or mimic the natural hydrologic cycle processes of infiltration, evapotranspiration and reuse. Green infrastructure approaches currently in use include green roofs, trees and tree boxes, rain gardens, vegetated swales, pocket wetlands, infiltration planters, porous and permeable pavements, porous piping systems, dry wells, vegetated median strips, reforestation/revegetation, rain barrels and cisterns and protection and enhancement of riparian buffers and floodplains. Material excavated, dredged or produced from the maintenance of green infrastructure features shall not be discharged to waters of the State.
- 2. Pursuant to 35 Ill. Admin. Code Sections 395.401(a), 302.105(a) and 302.105(c)(2)(B), case-specific (individual) 401 water quality certification from the Illinois EPA will be required for development activities covered by this nationwide permit that cause loss of greater than 300 linear feet of stream channel, as measured along the stream corridor.

Page No. 11

- 3 Pursuant to 35 Ill. Admin. Code Sections 302.203 and 395.401(b), any relocated stream channel authorized under this nationwide permit shall be constructed under dry conditions and allowed to fully stabilize prior to the diversion of flow to prevent erosion and sedimentation.
- 4. Pursuant to 35 Ill. Admin. Code Section 395.402(b)(2), the applicant is advised that the following permit(s) must be obtained from the Illinois EPA: The applicant must obtain permits to construct sanitary sewers, water mains, and related facilities prior to construction.

### ILLINOIS EPA WATER QUALITY CERTIFICATION REGIONAL CONDITIONS FOR NATIONWIDE PERMIT 51 Land-Based Renewable Energy Generation Facilities

- 1. Pursuant to 35 Ill. Admin. Code Sections 395.401(a), 302.105(a) and 302.105(c)(2)(B), case-specific (individual) 401 water quality certification from the Illinois EPA will be required for activities covered by this nationwide permit that cause loss of greater than 300 linear feet of stream channel, as measured along the stream corridor.
- 2. Pursuant to 35 Ill. Admin. Code Sections 302.203 and 395.401(b), any relocated stream channel authorized under this nationwide permit shall be constructed under dry conditions and allowed to fully stabilize prior to the diversion of flow to prevent erosion and sedimentation.

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 52 Water-Based Renewable Energy Generation Pilot Projects

- 1. Pursuant to 35 Ill. Admin. Code Sections 395.401(a), 302.105(a) and 302.105(c)(2)(B), case-specific (individual) 401 water quality certification from the Illinois EPA will be required for activities covered by this nationwide permit that cause loss of greater than 300 linear feet of stream channel, as measured along the stream corridor.
- Pursuant to 35 Ill. Admin. Code Section 395.401(b), an individual Section 401 water quality certification will be required for any hydrokinetic project that is not previously approved by a Section 401 water quality certification issued by the Illinois EPA for a Federal Energy Regulatory Commission license or permit.

### ILLINOIS EPA WATER QUALITY CERTIFICATION REGIONAL CONDITIONS FOR NATIONWIDE PERMIT 53 <u>Removal of Low-Head Dams</u>

- 1. Pursuant to 35 Ill. Admin. Code Sections 302.203, 395.205 and 395.401(b), the applicant shall implement the following Best Management Practices and Material Testing:
  - a. Sediments and river bottom material are excavated and removed to upland areas to minimize sediment transport downstream, minimize downcutting and protect water quality; or
  - b. measures shall be implemented to minimize sediment transport downstream; or

Page No. 12

- c. the sediments and river bottom materials that will be transported downstream are determined to have less than 20 percent passing a #230 U.S. Sieve based on representative sampling and analysis of the sediments and river bottom materials; or
- d. a combination of the above practices to protect water quality; and
- e. sediments and river bottom materials shall not be pollutional if released to downstream waters.
- Pursuant to 35 Ill. Admin. Code Sections 302.105(c)(2)(B)(ii), 302.203, and 395.401(b), Best Management Practices shall be implemented to minimize sediment transport downstream, minimize downcutting of sediment and river bottom materials and protect water quality.
- 3. Pursuant to 35 Ill. Admin. Code Section 395.401(a), the applicant shall notify downstream surface water supplies of the proposed dam removal. The applicant shall implement practices to prevent interference with Public and Food Processing Water Supply intakes. The Illinois EPA's Division of Public Water Supply may be contacted at 217/782-1020 for information on the Public and Food Processing Water Supplies.
- 4. Pursuant to 35 Ill. Admin. Code Sections 302.203, 395.401(b) and 395.402(b)(2), any spoil material excavated, dredged or otherwise produced during dam removal activities must not be returned to the waterway but must be deposited in a self-contained area in compliance with all state statutes, regulations and permit requirements with no discharge to waters of the State unless a permit has been issued by this Agency.

### ILLINOIS EPA WATER QUALITY CERTIFICATION SPECIAL CONDITIONS FOR NATIONWIDE PERMIT 54 Living Shorelines

1. Pursuant to 35 Ill. Admin. Code Section 395.401(a), an individual Section 401 water quality certification shall be required for any project that exceeds 1000 feet as measured along the bank or when the District Engineer waives the limitation of 30 feet as measured from the mean high water line.

U.S. Army Cor CERTIFICATION OF COMPLIANCE		neers (USACE) PARTMENT OF	THE ARMY PERMIT	Form Approved - OMB No. 0710-0003
For use of this form, see Section 404 of the Clean Section 103 of the Marine Protection, Research				Expires 2027-10-31
(P. E.	The Age	ncy Disclosure Not	ice (ADN)	
The Public reporting burden for this collection of info instructions, searching existing data sources, gather Send comments regarding the burden estimate or burden whs.mc-alex.esd.mbx.dd-dod-information-collections@m person shall be subject to any penalty for failing to c	ing and main urden reductio <u>mil.mil</u> . Respo	taining the data nee on suggestions to th ondents should be a	ded, and completing and review e Department of Defense, Wast ware that notwithstanding any o	ing the collection of Information, lington Headquarters Services, at ther provision of law, no
PURPOSE: This form is used by recipients of U.S. A conditions.	Army Corps of	FEngineer Regulato	ry permits to certify compliance	with the permit terms and
Your permitted activity is subject to a compliance ins you are subject to permit suspension, modification, o			Engineers representative. If you	fail to comply with this permit,
Upon completion of the activity authorized by this pe Corps of Engineers, <u>Louisville</u> Dis	rmit and any trict, Regulate		by the permit, sign this certificati	on and return it to the U.S. Army
The certification can be submitted by email at <u>Saral</u>	h.J.Keller	@usace.amy	mil or by mall at the below addı.	ess:
Upon completion of the activity authorized by this pe Corps of Engineers, Louisville Dis	rmlt and any trict, Regulate		by the permit, sign this certificati	on and return it to the U.S. Army
	Army Corps o mapolis Reg	. 1	0.00	
· · · · · · · · · · · · · · · · · · ·			t Office	
	Indianapolis	02 Otis Avenue, State:		ode:46216
STANK A STAND	11. 271 AM 16-40 40			HERE AND A CONTRACT OF A CONTRACT
Corps Action Number:		PLETED BY THE C	ORPS.	win with the state of the state
Corps Action Number:	LRL-202	And the second s	ORPS	ปป้าการมีได้นี้จะมีนี้สะกรับ -
Corps Action Number: Permit Type: <u>General Permit</u> General Permit Number and Name ( <i>If applicabl</i>	LRL-202	25-00088	ORPS	-
Permit Type: General Permit	URL-202	25-00088		- -
Permit Type: General Permit General Permit Number and Name ( <i>if applicabl</i>	LRL-202 <sup>(a):</sup> NWP 14 Champa	25-00088 ign County Highy		- - -
Permit Type: <u>General Permit</u> General Permit Number and Name ( <i>if applicabl</i> Name of Permittee:	URL-202 e): NWP 14 Champa TR107A	25-00088 ign County Highy	vay Department	
Permit Type: <u>General Permit</u> General Permit Number and Name ( <i>if applicabl</i> Name of Permittee: Project Name:	LRL-202 <sup>(a):</sup> NWP 14 <u>Champa</u> <u>TR107A</u> 40.2247	25-00088 ign County Highy /CR2400N over U	vay Department	
Permit Type: <u>General Permit</u> General Permit Number and Name ( <i>if applicabl</i> Name of Permittee: Project Name: Project Location ( <i>physical address</i> ):	LRL-202 e): <u>NWP 14</u> <u>Champai</u> TR107A 40.2247 <u>Champai</u>	25-00088 ign County Highy /CR2400N over U 13, -88.080365	vay Department Jpper Salt Fork Drainage Di	
Permit Type: General Permit General Permit Number and Name ( <i>if applicabl</i> Name of Permittee: Project Name: Project Location ( <i>physical address</i> ): Date Work Started:	LRL-202 e): <u>NWP 14</u> <u>Champai</u> TR107A 40.2247 <u>Champai</u>	25-00088 ign County Highy /CR2400N over U 13, -88.080365 ign County, IL	vay Department Jpper Salt Fork Drainage Di	
Permit Type: <u>General Permit</u> General Permit Number and Name ( <i>if applicabl</i> Name of Permittee: Project Name: Project Location ( <i>physical address</i> ):	LRL-202 e): NWP 14 Champa TR107A 40.2247 Champa Champa	25-00088 ign County Highy /CR2400N over U 13, -88.080365 ign County, IL	vay Department Jpper Salt Fork Drainage Di	
Permit Type: General Permit General Permit Number and Name ( <i>if applicable</i> Name of Permittee: Project Name: Project Location ( <i>physical address</i> ): Date Work Started: Date Work Started: Enclose photographs showing the completed project	LRL-202 (a): NWP 14 Champa TR107A 40.2247 Champa ( <i>if available</i> ) ( <i>if available</i> ) at the work au	25-00088 ign County Highy /CR2400N over U 13, -88.080365 ign County, IL HITEE'S CERTIFIC	vay Department Jpper Salt Fork Drainage Di ATION	
Permit Type: General Permit General Permit Number and Name ( <i>if applicable</i> Name of Permittee: Project Name: Project Location ( <i>physical address</i> ): Date Location ( <i>physical address</i> ): Date Work Started: Date Work Started: Date Work Completed: Enclose photographs showing the completed project I <u>Enter FName LName</u> hereby certify the completed in accordance with all of the permit terms	LRL-202 (a): NWP 14 Champa TR107A 40.2247 Champa ( <i>if available</i> ) ( <i>if available</i> ) at the work au	25-00088 ign County Highy /CR2400N over U 13, -88.080365 ign County, IL HITEE'S CERTIFIC	vay Department Jpper Salt Fork Drainage Di ATION	

### INDEX FOR

### SUPPLEMENTAL SPECIFICATIONS AND RECURRING SPECIAL PROVISIONS

### Adopted January 1, 2025

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

### ERRATA Standard Specifications for Road and Bridge Construction (Adopted 1-1-22) (Revised 1-1-25)

### SUPPLEMENTAL SPECIFICATIONS

Std. Spe	ac. Sec. Pag	e No.
202	Earth and Rock Excavation	1
204	Borrow and Furnished Excavation	2
207	Porous Granular Embankment	3
211	Topsoil and Compost	4
406	Hot-Mix Asphalt Binder and Surface Course	5
407	Hot-Mix Asphalt Pavement (Full-Depth)	
420	Portland Cement Concrete Pavement	8
502	Excavation for Structures	9
509	Metal Railings	10
540	Box Culverts	11
542	Pipe Culverts	31
550	Storm Sewers	40
586	Granular Backfill for Structures	47
630	Steel Plate Beam Guardrail	48
632	Guardrail and Cable Road Guard Removal	49
644	High Tension Cable Median Barrier	50
665	Woven Wire Fence	51
701	Work Zone Traffic Control and Protection	52
781	Raised Reflective Pavement Markers	54
782	Reflectors	55
801	Electrical Requirements	57
821	Roadway Luminaires	60
1003	Fine Aggregates	61
1004	Coarse Aggregates	62
1010	Finely Divided Minerals	63
1020	Portland Cement Concrete	64
1030	Hot-Mix Asphalt	67
1040	Drain Pipe, Tile, and Wall Drain	68
1061	Waterproofing Membrane System	69
1067	Luminaire	70
1097	Reflectors	77
1102	Hot-Mix Asphalt Equipment	78

ij,



### **Check Sheet for Recurring Special Provisions**

Local Public Agency	County	Section Number
Champaign County Highway Department	Champaign	23-28130-00-BR

### Check this box for lettings prior to 01/01/2025

The Following Recurring Special Provisions Indicated By An "X" Are Applicable To This Contract And Are Included By Reference:

Che	ck Sheet #	Recurring Special Provisions	Page No.
1		Additional State Requirements for Federal-Aid Construction Contracts	79
2		Subletting of Contracts (Federal-Aid Contracts)	82
3		EEO	83
4		Specific EEO Responsibilities Non Federal-Aid Contracts	93
5		Required Provisions - State Contracts	98
6		Asbestos Bearing Pad Removal	104
7		Asbestos Waterproofing Membrane and Asbestos HMA Surface Removal	105
8	$\boxtimes$	Temporary Stream Crossings and In-Stream Work Pads	106
9		Construction Layout Stakes	107
10		Use of Geotextile Fabric for Railroad Crossing	110
11		Subsealing of Concrete Pavements	112
12		Hot-Mix Asphalt Surface Correction	116
13		Pavement and Shoulder Resurfacing	118
14		Patching with Hot-Mix Asphalt Overlay Removal	119
15		Polymer Concrete	121
16		Reserved	123
17		Bicycle Racks	124
18		Temporary Portable Bridge Traffic Signals	126
19		Nighttime Inspection of Roadway Lighting	128
20		English Substitution of Metric Bolts	129
21		Calcium Chloride Accelerator for Portland Cement Concrete	130
22		Quality Control of Concrete Mixtures at the Plant	131
23		Quality Control/Quality Assurance of Concrete Mixtures	139
24		Reserved	155
25		Reserved	156
26		Temporary Raised Pavement Markers	157
27		Restoring Bridge Approach Pavements Using High-Density Foam	158
28		Portland Cement Concrete Inlay or Overlay	161
29		Portland Cement Concrete Partial Depth Hot-Mix Asphalt Patching	165
30		Longitudinal Joint and Crack Patching	168
31		Concrete Mix Design - Department Provided	170
32		Station Numbers in Pavements or Overlays	171

**Recurring Special Provisions** 

Local Public Ag	gency		County	Section Number
Champaign	Count	/ Highway Department	Champaign	23-28130-00-BR
The Following L Included By Re	Local Ro ference	bads And Streets Recurring Special Provisions Indicated	By An "X" Are Applicable	Fo This Contract And Are
		Local Roads And Streets Recurring S	Special Provisions	
Check	Sheet :	<u>ŧ</u>		Page No.
LRS 1		Reserved		173
LRS 2		Furnished Excavation		174
LRS 3	$\boxtimes$	Work Zone Traffic Control Surveillance		175
LRS 4		Flaggers in Work Zones		176
LRS 5	$\boxtimes$	Contract Claims		177
LRS 6	$\boxtimes$	Bidding Requirements and Conditions for Contract Pr	oposals	178
LRS 7		Bidding Requirements and Conditions for Material Pro	oposals	184
LRS 8		Reserved		190
LRS 9		Bituminous Surface Treatments		191
LRS 10		Reserved		195
LRS 11	$\boxtimes$	Employment Practices		196
LRS 12	$\boxtimes$	Wages of Employees on Public Works		198
LRS 13	$\boxtimes$	Selection of Labor		200
LRS 14		Paving Brick and Concrete Paver Pavements and Sid	lewalks	201
LRS 15	$\boxtimes$	Partial Payments		204

LRS 16

LRS 17

LRS 18

LRS 19

 $\boxtimes$ 

Protests on Local Lettings

Multigrade Cold Mix Asphalt

Substance Abuse Prevention Program

Reflective Crack Control Treatment

BLR 11300 (Rev. 11/19/24)

205

206

207

208

LR107-4 Page 1 of 1

### State of Illinois Department of Transportation Bureau of Local Roads and Streets

### SPECIAL PROVISION FOR INSURANCE

Effective: February 1, 2007 Revised: August 1, 2007

All references to Sections or Articles in this specification shall be construed to mean specific Section or Article of the Standard Specifications for Road and Bridge Construction, adopted by the Department of Transportation.

The Contractor shall name the following entities as additional insured under the Contractor's general liability insurance policy in accordance with Article 107.27:

**Champaign County Highway Department** 

The entities listed above and their officers, employees, and agents shall be indemnified and held harmless in accordance with Article 107.26.

Trade Title	ß	Type	U	Base	Foreman	H-W	Sa	Su	٩	MH	Pension	Vac	Tmg	Other Ins	Add OT 1.5x owed	Add OT 2.0x owed
ASBESTOS ABT-GEN	AII	BLD		36.82	38.07	1.5	1.5	2.0	2.0	8.25	19.09	0.00	0.91	0.00	0.00	0.00
ASBESTOS ABT-MEC	All	BLD		27.45	28.45	1.5	1.5	2.0	2.0	10.45	9.50	0.00	0.50	0.00	0.00	0.00
BOILERMAKER	٩	BLD		45.23	48.23	1.5	1.5	2.0	2.0	7.07	24.29	0.00	2.19	0.00	0.00	0.00
BRICK MASON	P	BLD		38.06	40.34	1.5	1.5	2.0	2.0	10.15	16.85	0.00	1.02		00:0	0.00
CARPENTER	AII	BLD		40.10	42.85	1.5	1.5	2.0	2.0	9.70	18.98	0.00	0.80	00.0	14.34	28.68
CARPENTER	AII	ΜH		38.39	40.14	1.5	1.5	2.0	2.0	9.70	22.62	0.00	0.77	0.00	00.0	0.00
CEMENT MASON	AI	BLD		39.30	41.80	1.5	1.5	2.0	2.0	10.24	12.00	0.00	0.50		0.00	0.00
CEMENT MASON	All	HW		39.30	41.30	1.5	1.5	2.0	2.0	11.00	13.64	0.00	0.50	0.00	0.00	0.00
CERAMIC TILE FINISHER	AI	BLD		35.23		1.5	1.5	2.0	2.0	10.15	12.70	0.00	0.59		00.0	0.00
ELECTRIC PWR EQMT OP	A	ALL		55.13	65.42	1.5	1.5	2.0	2.0	8.90	15.43	0.00	0.55	0.00	0.00	0.00
ELECTRIC PWR GRNDMAN	II	ALL		37.46	65.42	1.5	1.5	2.0	2.0	8.37	10.49	0.00	0.37	00.00	00.0	0.00
ELECTRIC PWR LINEMAN	AI	ALL		61.36	65.42	1.5	1.5	2.0	2.0	90.6	17.18	00.00	0.61	00.0	00:0	00.0
ELECTRIC PWR TRK DRV	٩I	ALL		39.31	65.42	1.5	1.5	2.0	2.0	8.43	11.01	0.00	0.39	0.00	00.0	0.00
ELECTRICIAN	AI	BLD		48.34	53.17	1.5	1.5	2.0	2.0	8.60	12.71	0.00	0.73		1.09	2.18
ELECTRONIC SYSTEM TECH	٩I	BLD		36.25	39.25	1.5	1.5	2.0	2.0	8.60	12.65	0.00	0.40		0.54	1.09
ELEVATOR CONSTRUCTOR	P	BLD		57.99	65.24	2.0	2.0	2.0	2.0	16.27	21.36	4.64	0.80		0.00	0.00
FENCE ERECTOR	٩	ALL		37.71	40.21	1.5	1.5	2.0	2.0	12.29	16.25	0.00	1.11	00'0	16.25	16.25
GLAZIER	All	BLD		39.77	41.77	1.5	1.5	2.0	2.0	8.10	13.85	0.00	0.68		00:0	0.00
HEAT/FROST INSULATOR	All	BLD		34.90	36.40	1.5	1.5	2.0	2.0	8.49	13.79	00.00	0.30	0.65	00.0	0.00
IRON WORKER	All	BLD		37.71	40.21	1.5	1.5	2.0	2.0	12.29	16.25	0.00	1.11	0.00	16.25	16.25
IRON WORKER	AII	YWH		40.40	42.40	1.5	1.5	2.0	2.0	12.29	16.25	0.00	1.11	0.00	16.25	16.25
LABORER	All	BLD		33.82	35.07	1.5	1.5	2.0	2.0	8.25	19.09	0.00	0.80	0.00	00.0	0.00
LABORER	All	₩ł		37.47	38.47	1.5	1.5	2.0	2.0	8.25	19.42	0.00	0.80	0.00	0.00	00.0
LATHER	AI	BLD		40.10	42.85	1.5	1.5	2.0	2.0	9.70	18.98	0.00	0.80	0.00	14.34	28.68
MACHINIST	PI	BLD		58.39	62.39	1.5	1.5	2.0	2.0	9.93	8.95	1.85	1.47		0.00	00.00
MARBLE FINISHER	AII	BLD		35.23		1.5	1.5	2.0	2.0	10.15	12.70	00.00	0.59		0.00	00:0
MARBLE MASON	AII	BLD		36.83		1.5	1.5	2.0	2.0	10.15	12.70	0.00	0.59		00.0	00.0

MILLWRIGHT	AII	BLD		37.25	40.00	1.5	1.5	2.0	2.0	9.70	22.32	0.00	0.80	0.00	16.01	32.02
MILLWRIGHT	AII	ΥWH		41.00	42.75	1.5	1.5	2.0	2.0	9.70	23.25	00.0	0.77	0.00	0.00	0.00
OPERATING ENGINEER	AII	ALL	-	46.15	47.15	1.5	1.5	2.0	2.0	12.15	13.60	0.00	1.40		0.00	0.00
OPERATING ENGINEER	AI	ALL	2	31.05	47.15	1.5	1.5	2.0	2.0	12.15	13.60	0.00	1.40		0.00	00.0
OPERATING ENGINEER	AII	ALL	3	48.15	49.15	1.5	1.5	2.0	2.0	12.15	13.60	00.0	1.40		0.00	0.00
PAINTER	All	ALL		39.54	41.04	1.5	1.5	2.0	2.0	9.85	8.55	0.00	0.60		00.0	00.00
PAINTER - SIGNS	AII	ALL		39.54	41.04	1.5	1.5	2.0	2.0	9.85	8.55	0.00	0.60		0.00	0.00
PILEDRIVER	AII	BLD		42.10	44.85	1.5	1.5	2.0	2.0	9.70	18.98	0.00	0.80	0.00	14.34	28.68
PILEDRIVER	AII	₩		39.39	41.14	1.5	1.5	2.0	2.0	9.70	22.65	0.00	0.77	0.00	0.00	0.00
PIPEFITTER	AII	BLD		52.65	55.91	1.5	1.5	2.0	2.0	9.45	11.14	0.00	2.74	0.00	00.0	0.00
PLASTERER	All	BLD		38.05	40.05	1.5	1.5	2.0	2.0	10.00	14.70	0.00	0.50	0.00	00.0	0.00
PLUMBER	AII	BLD		52.65	55.91	1.5	1.5	2.0	2.0	9.45	11.14	0.00	2.74	0.00	00.0	0.00
ROOFER	AII	BLD		38.00	41.00	1.5	1.5	2.0	2.0	11.33	9.73	0.00	1.05	0.00	00:0	0.00
SHEETMETAL WORKER	All	BLD		43.73	46.23	1.5	1.5	2.0	2.0	12.01	15.97	0.00	0.55	2.15	00.00	0.00
SPRINKLER FITTER	All	BLD		47.09	50.09	1.5	1.5	2.0	2.0	11.45	14.92	0.00	0.52		00.0	00.0
STONE MASON	AII	BLD		38.06	40.34	1.5	1.5	2.0	2.0	10.15	16.85	0.00	1.02		0.00	0.00
TERRAZZO FINISHER	AII	BLD		35.23		1.5	1.5	2.0	2.0	10.15	12.70	0.00	0.59		00.0	0.00
TERRAZZO MASON	All	BLD		36.83		1.5	1.5	2.0	2.0	10.15	12.70	0.00	0.59		00.0	0.00
TILE MASON	All	BLD		36.83		1.5	1.5	2.0	2.0	10.15	12.70	0.00	0.59	ľ	00.0	00.0
TRUCK DRIVER	All	ALL	-	43.24	47.60	1.5	1.5	2.0	2.0	16.27	7.75	0.00	0.25	0.00	00.0	00.0
TRUCK DRIVER	AII	ALL	2	43.38	47.60	1.5	1.5	2.0	2.0	16.27	7.75	00.0	0.25	0.00	00.0	00:0
TRUCK DRIVER	AII	ALL	e	44.10	47.60	1.5	1.5	2.0	2.0	16.27	7.75	0.00	0.25	0.00	0.00	00.0
TRUCK DRIVER	AII	ALL	4	44.49	47.60	1.5	1.5	2.0	2.0	16.27	7.75	0.00	0.25	0.00	00.00	00.0
TRUCK DRIVER	All	ALL	S	45.59	47.60	1.5	1.5	2.0	2.0	16.27	7.75	0.00	0.25	0.00	0.00	0.00
TRUCK DRIVER	AII	O&C	-	34.59	38.08	1.5	1.5	2.0	2.0	16.27	7.75	0.00	0.25	0.00	0.00	0.00
TRUCK DRIVER	A	0&C	2	35.06	38.08	1.5	1.5	2.0	2.0	16.27	7.75	0.00	0.25	0.00	0.00	0.00
TRUCK DRIVER	AII	0&C	e	35.28	38.08	1.5	1.5	2.0	2.0	16.27	7.75	0.00	0.25	0.00	0.00	0.00
TRUCK DRIVER	AII	O&C	4	35.59	38.08	1.5	1.5	2.0	2.0	16.27	7.75	0.00	0.25	0.00	0.00	00.0
TRUCK DRIVER	Π	0&C	S	36.47	38.08	1.5	1.5	2.0	2.0	16.27	7.75	0.00	0.25	0.00	0.00	0.00
TUCKPOINTER	Ν	BLD		38.06	40.34	1.5	1.5	2.0	2.0	10.15	16.85	0.00	1.02		0.00	0.00

### Legend

Rg Region

Type Trade Type - All, Highway, Building, Floating, Oil & Chip, Rivers

C Class

Base Base Wage Rate

OT M-F Unless otherwise noted, OT pay is required for any hour greater than 8 worked each day, Mon through Fri. The number isted is the multiple of the base wage.

OT Sa Overtime pay required for every hour worked on Saturdays

OT Su Overtime pay required for every hour worked on Sundays

OT Hol Overtime pay required for every hour worked on Holidays

H/W Health/Welfare benefit

Vac Vacation

**Trng** Training

Other Ins Employer hourly cost for any other type(s) of insurance provided for benefit of worker.

Explanations CHAMPAIGN COUNTY

Generally, any of these holidays which fall on a Sunday is celebrated on the following Monday. This then makes work performed Memorial Day, Fourth of July, Labor Day, Thanksgiving Day, Christmas Day and Veterans Day in some classifications/counties. on that Monday payable at the appropriate overtime rate for holiday pay. Common practice in a given local may alter certain The following list is considered as those days for which holiday rates of wages for work performed apply. New Years Day, days of celebration. If in doubt, please check with IDOL.

Oil and chip resealing (O&C) means the application of road oils and liquid asphalt to coat an existing road surface, followed by application of aggregate chips or gravel to coated surface, and subsequent rolling of material to seal the surface.

### **EXPLANATION OF CLASSES**

and hazardous materials from ductwork or pipes in a building when the building is to be demolished at the time or at some close mechanical systems where those mechanical systems are to be removed. This includes the removal of asbestos materials/mold ASBESTOS - GENERAL - removal of asbestos material/mold and hazardous materials from any place in a building, including future date. ASBESTOS - MECHANICAL - removal of asbestos material from mechanical systems, such as pipes, ducts, and boilers, where the mechanical systems are to remain.

CERAMIC TILE FINISHER, MARBLE FINISHER, TERRAZZO FINISHER

assignments required to complete the proper installation of the work covered by said crafts. The term "Ceramic" is used for Assisting, helping or supporting the tile, marble and terrazzo mechanic by performing their historic and traditional work

naming the classification only and is in no way a limitation of the product handled. Ceramic takes into consideration most hard

### ELECTRONIC SYSTEMS TECHNICIAN

surveillance, background/foreground music, intercom and telephone interconnect, field programming, inventory control systems, installation, service and maintenance of low-voltage systems which utilizes the transmission and/or transference of voice, sound, microwave transmission, multi-media, multiplex, radio page, school, intercom and sound burglar alarms and low voltage master vision, or digital for commercial, education, security and entertainment purposes for the following: TV monitoring and clock systems.

systems not intrinsic with the above listed systems, fire alarm systems, nurse call systems and raceways exceeding fifteen feet in Excluded from this classification are energy management systems, life safety systems, supervisory controls and data acquisition length. IRUCK DRIVER - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION Class 1. Drivers on 2 axle trucks hauling less than 9 ton. Air employees, mechanic helpers, greasers and tiremen, pickup trucks when hauling materials, tools, or workers to and from and oncompressor and welding machines and brooms, including those pulled by separate units, truck driver helpers, warehouse the-job site, and fork lifts up to 6,000 lb. capacity.

vactor trucks or similar equipment when used for transportation purposes. Fork lifts over 6,000 lb. capacity, winch trucks, four Class 2. Two or three axle trucks hauling more than 9 ton but hauling less than 16 ton. A-frame winch trucks, hydrolift trucks, axle combination units, and ticket writers. Class 3. Two, three or four axle trucks hauling 16 ton or more. Drivers on water pulls, articulated dump trucks, mechanics and working forepersons, and dispatchers. Five axle or more combination units.

Class 4. Low Boy and Oil Distributors.

Class 5. Drivers who require special protective clothing while employed on hazardous waste work.

TRUCK DRIVER - OIL AND CHIP RESEALING ONLY.

oils, aggregate supplies, parts, machinery and tools) to or from the job site; distributing oil or liquid asphalt and aggregate; stock dump, service, or oil distributor trucks. The work includes transporting materials and equipment (including but not limited to, This shall encompass laborers, workers and mechanics who drive contractor or subcontractor owned, leased, or hired pickup, piling material when in connection with the actual oil and chip contract. The Truck Driver (Oil & Chip Resealing) wage classification does not include supplier delivered materials.

Tower or Boom, Cableways, Tower Machines, Motor Patrol, Boom Tractor, Boom or Winch Truck, Winch or Hydraulic Boom Truck, Tournapull, Tractor Operating Scoops, Bulldozer, Push Tractor, Asphalt Planer, Finishing Machine on Asphalt, Large Rollers on Mechanics, Tractor Highlift, Tournadozer, Concrete Mixers with Skip, Tournamixer, Two Drum Machine, One Drum Hoist with OPERATING ENGINEERS - BUILDING, HEAVY AND HIGHWAY CONSTRUCTION Class 1. Draglines, Derricks, Shovels, Gradalls,

Dredging Equipment, or Dredge Engineer, or Dredge Operator, Central Mix Plant Engineer, CMI or similar type machine, Concrete Earth, Rollers on Asphalt Mix, Ross Carrier or similar Machine, Gravel Processing Machine, Asphalt Plant Engineer, Paver Operator, used for landscaping work), Soil Stabilizer (Seaman Tiller, Bo Mag, Rago Gator, and similar types of equipment), Tube Float, Spray type Machine), Two Air Compressors, Compressors hooked in Manifold, Chip Spreader, Mud Cat, Sull-Air, Fork Lifts (except when Pump, Truck or Skid Mounted, Engineer or Rock Crusher Plant, Concrete Plant Engineer, Ditching Machine with dual attachment, or Crawler, Stump Remover, Root Rake, Tug Boat Operator, Refrigerating Machine, Freezing Operator, Chair Cart- Self-Propelled, attachments), 4 Point Lift System (Power Lift or similar type), Skid-Steer (Bob Cat or similar type), Wrecking Shears, Water Blaster. Hydra Ax, Span Saw, Marine Scoops, Brush Mulcher, Brush Burner, Mesh Placer, Tree Mover, Helicopter Crew (3), Piledriver-Skid Back Filler, Elevating Machine, Power Blade, Drilling Machine, including Well Testing, Caissons, Shaft or any similar type drilling Iractor Mounted Loaders, Hydro Crane, Standard or Dinkey Locomotives, Scoopmobiles, Euclid Loader, Soil Cement Machine, Hydra Seeder, Straw Blower, Power Sub Grader, Bull Float, Finishing Machine, Self-Propelled Pavement Breaker, Lull (or similar machines, Motor Driven Paint Machine, Pipe Cleaning Machine, Pipe Wrapping Machine, Pipe Bending Machine, Apsco Paver, Boring Machine, (Head Equipment Greaser), Barber-Greene Loaders, Formless Paver, (Well Point System), Concrete Spreader, Machine, Curing Machine, Concrete or Asphalt Milling Machine, Snooper Truck-Operator, Backhoe, Farm Tractors (with

Class 2. Concrete Mixers without Skips, Rock Crusher, Ditching Machine under 6', Curbing Machine, One Drum Machines without Pumps or Welding Machines, within 400 feet, Air Compressor 600 cu. ft. and under, Rollers on Aggregate and Seal Coat Surfaces, Valves, One Welding Machine, Truck Jack, Mud Jack, Gunnite Machine, House Elevators when used for hoisting material, Engine Tamper, Bulk Cement Plant, Equipment Greaser, Deck Hands, Truck Crane Oiler-Driver, Cement Blimps, Form Grader, Temporary Fork Lift (when used for landscaping work), Concrete and Blacktop Curb Machine, One Water Pump, Oilers, Air Valves or Steam Tower or Boom, Air Tugger, Self-Propelled Concrete Saw, Machine Mounted Post Hole Digger, two to four Generators, Water Fenders, Fireman, Wagon Drill, Flex Plane, Conveyor, Siphons and Pulsometer, Switchman, Fireman on Paint Pots, Fireman on Asphalt Plants, Distributor Operator on Trucks, Tampers, Self-Propelled Power Broom, Striping Machine (motor driven), Form Heat, Throttle Valve, Super Sucker (and similar type of equipment).

Class 3. Power Cranes, Truck or Crawler Crane, Rough Terrain Crane (Cherry Picker), Tower Crane, Overhead Crane.

Other Classifications of Work:

For definitions of classifications not otherwise set out, the Department generally has on file such definitions which are available. If a task to be performed is not subject to one of the classifications of pay set out, the Department will upon being contacted state which neighboring county has such a classification and provide such rate, such rate being deemed to exist by reference in this document. If no neighboring county rate applies to the task, the Department shall undertake a special determination, such special determination being then deemed to have existed under this determination. If a project requires these, or any classification not listed, please contact IDOL at 217-782-1710 for wage rates or clarifications.

### LANDSCAPING

landscape plantsman and landscape laborer is covered by the existing classification of laborer. The work performed by landscape Landscaping work falls under the existing classifications for laborer, operating engineer and truck driver. The work performed by operators (regardless of equipment used or its size) is covered by the classifications of operating engineer. The work performed by landscape truck drivers (regardless of size of truck driven) is covered by the classifications of truck driver.

,

.
## BDE SPECIAL PROVISIONS For the April 25 and June 13, 2025 Lettings

The following special provisions indicated by a "check mark" are applicable to this contract and will be included by the Project Coordination and Implementation Section of the Bureau of Design & Environment (BDE).

Fil	e Name	#		Special Provision Title	_Effective	Revised
	80099	1		Accessible Pedestrian Signals (APS)	April 1, 2003	Jan. 1, 2022
	80274	2		Aggregate Subgrade Improvement	April 1, 2012	April 1, 2022
	80192		$\Box$	Automated Flagger Assistance Devices	Jan. 1, 2008	April 1, 2023
	80173		Π	Bituminous Materials Cost Adjustments	Nov. 2, 2006	Aug. 1, 2017
	80426		П	Bituminous Surface Treatment with Fog Seal	Jan. 1, 2020	Jan. 1, 2022
*	80241		Ы	Bridge Demolition Debris	July 1, 2009	0011. 1, 2022
*		7	Ы	Building Removal	Sept. 1, 1990	Aug. 1, 2022
*	50261	8	Ы	Building Removal with Asbestos Abatement	Sept. 1, 1990	Aug. 1, 2022 Aug. 1, 2022
	80460		$\overline{\mathbf{V}}$	Cement, Finely Divided Minerals, Admixtures, Concrete, and Mortar		Aug. 1, 2022
		10		Compensable Delay Costs	June 2, 2017	April 1, 2019
*	80198	11	Ď	Completion Date (via calendar days)	April 1, 2008	April 1, 2013
*		12	Ы	Completion Date (via calendar days) Plus Working Days	April 1, 2008	
	80461	13	Ы	Concrete Barrier		
	80453	14	Н	Concrete Sealer	Jan. 1, 2025 Nov. 1, 2023	
	80261	15	Н	Construction Air Quality – Diesel Retrofit		lon 1 2025
*		16		Disadvantaged Business Enterprise Participation	June 1, 2010	Jan. 1, 2025
	80229	17	Η	Fuel Cost Adjustment	Sept. 1, 2000	Jan. 2, 2025
		18	H	Full Lane Sealant Waterproofing System	April 1, 2009	Aug. 1, 2017
		19	H	Grading and Shaping Ditches	Nov. 1, 2023	
	80433		H	Green Preformed Thermoplastic Pavement Markings	Jan. 1, 2023	lan 1 2022
	80456	21	H	Hot-Mix Asphalt	Jan. 1, 2021	Jan. 1, 2022
	80446			Hot-Mix Asphalt - Longitudinal Joint Sealant	Jan. 1, 2024	Jan. 1, 2025
	80438		Ы	Illinois Works Apprenticeship Initiative – State Funded Contracts	Nov. 1, 2022	Aug. 1, 2023
	80450		H	Mechanically Stabilized Earth Retaining Walls	June 2, 2021	April 2, 2024
		25		Pavement Marking Inspection	Aug. 1, 2023	
	80441	26		Performance Graded Asphalt Binder	April. 1, 2025	
	80459			Preformed Plastic Pavement Marking	Jan. 1, 2023	
*	34261	28		Railroad Protective Liability Insurance	June 2, 2024	
	80455		$\overline{\mathbf{V}}$		Dec. 1, 1986	Jan. 1, 2022
	80435	30		Removal and Disposal of Regulated Substances Seeding	Jan. 1, 2024	April 1, 2024
	80457		H	Short Term and Temporary Pavement Markings	Nov. 1, 2022	Amil 0, 0004
	80462			Sign Panels and Appurtenances	April 1, 2024	April 2, 2024
	80448	33		Source of Supply and Quality Requirements	Jan. 1, 2025	April 1, 2025
	80340			Speed Display Trailer	Jan. 2, 2023	lan 1 2022
	80127		Ы	Steel Cost Adjustment	April 2, 2014	Jan. 1, 2022
	80397		Ы	Subcontractor and DBE Payment Reporting	April 2, 2004	Jan. 1, 2022
	80391		Ы	Subcontractor Mobilization Payments	April 2, 2018	April 1 2010
	80463			Submission of Bidders List Information	Nov. 2, 2017	April 1, 2019
	80437	39	Η	Submission of Payroll Records	Jan. 2, 2025	Nev 0, 0000
	80435		H	Surface Testing of Pavements – IRI	April 1, 2021 Jan. 1, 2021	Nov. 2, 2023
	80465			Surveying Services		Jan. 1, 2023
	80466		H	Temporary Rumble Strips	April 1, 2025	
*	20338		H	Training Special Provisions	April 1, 2025	Camt 0, 0004
		44	H	Ultra-Thin Bonded Wearing Course	Oct. 15, 1975	Sept. 2, 2021
	80429			Vehicle and Equipment Warning Lights	April 1, 2020	Jan. 1, 2022
	80458		H	Waterproofing Membrane System	Nov. 1, 2021	Nov. 1, 2022
	80302			Weekly DBE Trucking Reports	Aug. 1, 2024	lon 2 2025
	80454		Н	Wood Sign Support	June 2, 2012	Jan. 2, 2025
	80434		H	Work Zone Traffic Control Devices	Nov. 1, 2023	lon 1 2025
*	800427			Working Days	Mar. 2, 2020	Jan. 1, 2025
	00071	00	Ľ	tronking Daya	Jan. 1, 2002	

Highlighted items indicate a new or revised special provision for the letting.

An \* indicates the special provision requires additional information from the designer, which needs to be submitted separately. The Project Coordination and Implementation Section will then include the information in the applicable special provision.

The following special provisions are in the 2025 Supplemental Specifications and Recurring Special Provisions.

<u>File Name</u>	Special Provision Title	New Location(s)	Effective	Revised
80434	Corrugated Plastic Pipe (Culvert and Storm	Articles 542.03, 550.03, 1040.03,	Jan. 1, 2021	
	Sewer)	1040.04(b), 1040.04(d) & 1040.08		
80443	High Tension Cable Median Barrier Removal		April 1, 2022	
80045	Material Transfer Device	Articles 406.03, 406.06(f), 406.13(b),	Nov 15, 1999	Jan. 1, 2022
80410	Traffic Spotters	406.14 & 1102.02 Article 701.13	Jan. 1, 2019	
00110	Indine operations	Anio 701.15	Jan. 1, 2019	

### CEMENT, FINELY DIVIDED MINERALS, ADMIXTURES; CONCRETE, AND MORTAR (BDE)

#### Effective: January 1, 2025

Revise the first paragraph of Article 285.05 of the Standard Specifications to read:

"285.05 Fabric Formed Concrete Revetment Mat. The grout shall consist of a mixture of cement, fine aggregate, and water so proportioned and mixed as to provide a pumpable slurry. Fly ash or ground granulated blast furnace (GGBF) slag, and concrete admixtures may be used at the option of the Contractor. The grout shall have an air content of not less than 6.0 percent nor more than 9.0 percent of the volume of the grout. The mix shall obtain a compressive strength of 2500 psi (17,000 kPa) at 28 days according to Article 1020.09."

Revise Article 302.02 of the Standard Specifications to read:

"302.02 Materials. Materials shall be according to the following.

	Item	Article/Section
(a)	Cement	
(b)	Water	
(c)	Hydrated Lime	
(d)	By-Product, Hydrated Lime	
(e)	By-Product, Non-Hydrated Lime	
(f)	Lime Slurry	
(g)	Fly Ash	
(h)	Soil for Soil Modification (Note 1)	
(i)	Bituminous Materials (Note 2)	

Note 1. This soil requirement only applies when modifying with lime (slurry or dry).

Note 2. The bituminous materials used for curing shall be emulsified asphalt RS-2, CRS-2, HFE 90, or HFE 150; rapid curing liquid asphalt RC-70; or medium curing liquid asphalt MC-70 or MC-250."

Revise Article 312.07(c) of the Standard Specifications to read:

Add Article 312.07(i) of the Standard Specifications to read:

"(i) Ground Granulated Blast Furnace (GGBF) Slag ......1010"

Revise the first paragraph of Article 312.09 of the Standard Specifications to read:

**\*312.09** Proportioning and Mix Design. At least 60 days prior to start of placing CAM II, the Contractor shall submit samples of materials to be used in the work for proportioning and testing.

The mixture shall contain a minimum of 200 lb (120 kg) of cement per cubic yard (cubic meter). Cement may be replaced with fly ash or ground granulated blast furnace (GGBF) slag according to Article 1020.05(c)(1) or 1020.05(c)(2), respectively, however the minimum cement content in the mixture shall be 170 lbs/cu yd (101 kg/cu m). Blends of coarse and fine aggregates will be permitted, provided the volume of fine aggregate does not exceed the volume of coarse aggregate. The Engineer will determine the proportions of materials for the mixture according to the "Portland Cement Concrete Level III Technician Course" manual. However, the Contractor may substitute their own mix design. Article 1020.05(a) shall apply, and a Level III PCC Technician shall develop the mix design."

Revise Article 352.02 of the Standard Specifications to read:

"352.02 Materials. Materials shall be according to the following.

Item	Article/Section
(a) Cement (Note 1)	
(b) Soil for Soil-Cement Base Course	
(c) Water	
(d) Bituminous Materials (Note 2)	

Note 1. Bulk cement may be used for the traveling mixing plant method if the equipment for handling, weighing, and spreading the cement is approved by the Engineer.

Note 2. The bituminous materials used for curing shall be emulsified asphalt RS-2, CRS-2, HFE 90, or HFE 150; rapid curing liquid asphalt RC-70; or medium curing liquid asphalt MC-70 or MC-250."

Revise Article 404.02 of the Standard Specifications to read:

"404.02 Materials. Materials shall be according to the following.

Item	Article/Section
(a) Cement	
(b) Water	
(c) Fine Aggregate	
(d) Bituminous Material (Tack Coat)	
(e) Emulsified Asphalts (Note 1) (Note 2)	
(f) Fiber Modified Joint Sealer	
(g) Additives (Note 3)	

Note 1. When used for slurry seal, the emulsified asphalt shall be CQS-1h according to Article 1032.06(b).

Note 2. When used for micro-surfacing, the emulsified asphalt shall be CQS-1hP according to Article 1032.06(e).

Note 3. Additives may be added to the emulsion mix or any of the component materials to provide the control of the quick-traffic properties. They shall be included as part of the mix design and be compatible with the other components of the mix.

Revise the last sentence of the fourth paragraph of Article 404.08 of the Standard Specifications to read:

"When approved by the Engineer, the sealant may be dusted with fine sand, cement, or mineral filler to prevent tracking."

Revise Note 2 of Article 516.02 of the Standard Specifications to read:

"Note 2. The sand-cement grout mix shall be according to Section 1020 and shall be a 1:1 blend of sand and cement comprised of a Type I, IL, or II cement at 185 lb/cu yd (110 kg/cu m). The maximum water cement ratio shall be sufficient to provide a flowable mixture with a typical slump of 10 in. (250 mm)."

Revise Note 2 of Article 543.02 of the Standard Specifications to read:

"Note 2. The grout mixture shall be 6.50 hundredweight/cu yd (385 kg/cu m) of cement plus fine aggregate and water. Fly ash or ground granulated blast furnace (GGBF) slag may replace a maximum of 5.25 hundredweight/cu yd (310 kg/cu m) of the cement. The water/cement ratio, according to Article 1020.06, shall not exceed 0.60. An air-entraining admixture shall be used to produce an air content, according to Article 1020.08, of not less than 6.0 percent nor more than 9.0 percent of the volume of the grout. The Contractor shall have the option to use a water-reducing or high range water-reducing admixture."

Revise Article 583.01 of the Standard Specifications to read:

**\*583.01 Description.** This work shall consist of placing cement mortar along precast, prestressed concrete bridge deck beams as required for fairing out any unevenness between adjacent deck beams prior to placing of waterproofing membrane and surfacing."

Revise Article 583.02(a) of the Standard Specifications to read:

Revise the first paragraph of Article 583.03 of the Standard Specifications to read:

**\*583.03 General.** This work shall only be performed when the air temperature is 45 °F (7 °C) and rising. The mixture for cement mortar shall consist of three parts sand to one part cement by volume. The amount of water shall be no more than that necessary to produce a workable, plastic mortar."

Revise Note 2/ in Article 1003.01(b) of the Standard Specifications to read:

"2/ Applies only to sand. Sand exceeding the colorimetric test standard of 11 (Illinois Modified AASHTO T 21) will be checked for mortar making properties according to Illinois Modified ASTM C 87 and shall develop a compressive strength at the age of 14 days when using Type I, IL, or II cement of not less than 95 percent of the comparable standard.

Revise the second sentence of Article 1003.02(e)(1) of the Standard Specifications to read:

"The test will be performed with Type I, IL, or II portland cement having a total equivalent alkali content (Na<sub>2</sub>O + 0.658K<sub>2</sub>O) of 0.90 percent or greater."

Revise the first sentence of the second paragraph of Article 1003.02(e)(3) of the Standard Specifications to read:

"The ASTM C 1293 test shall be performed with Type I, IL, or II portland cement having a total equivalent alkali content (Na<sub>2</sub>O + 0.658K<sub>2</sub>O) of 0.80 percent or greater."

Revise the second sentence of Article 1004.02(g)(1) of the Standard Specifications to read:

"The test will be performed with Type I, IL, or II portland cement having a total equivalent alkali content (Na<sub>2</sub>O + 0.658K<sub>2</sub>O) of 0.90 percent or greater."

Revise Article 1017.01 of the Standard Specifications to read:

"1017.01 Requirements. The mortar shall be high-strength according to ASTM C 387 and shall have a minimum 80.0 percent relative dynamic modulus of elasticity when tested by the Department according to Illinois Modified AASHTO T 161 or AASHTO T 161 when tested by an independent lab. The high-strength mortar shall have a water-soluble chloride ion content of less than 0.40 lb/cu yd (0.24 kg/cu m). The test shall be performed according to ASTM C 1218, and the high-strength mortar shall have an age of 28 to 42 days at the time of test. The ASTM C 1218 test shall be performed by an independent lab a minimum of once every five years, and the test results shall be provided to the Department. Mixing of the high-strength mortar shall be according to the manufacturer's specifications. The Department will maintain a qualified product list."

Revise the fourth sentence of Article 1018.01 of the Standard Specifications to read:

"The ASTM C 1218 test shall be performed by an independent lab a minimum of once every five years, and the test results shall be provided to the Department."

Revise Article 1019.02 of the Standard Specifications to read:

"1019.02 Materials. Materials shall be according to the following.

Item	Article/Section
(a) Cement	
(b) Water	

(C)	Fine Aggregate for Controlled Low-Strength Material (CLSM)	1003.06
(d)	Fly Ash	1010
(e)	Ground Granulated Blast Furnace (GGBF) Slag	1010
	Admixtures (Note 1)	

Note 1. The air-entraining admixture may be in powder or liquid form. Prior to approval, a CLSM air-entraining admixture will be evaluated by the Department. The admixture shall be able to meet the air content requirements of Mix 2. The Department will maintain a qualified product list."

Revise Article 1019.05 of the Standard Specifications to read:

"1019.05 Department Mix Design. The Department mix design shall be Mix 1, 2, or 3 and shall be proportioned to yield approximately one cubic yard (cubic meter).

Mix	1
Cement	50 lb (30 kg)
Fly Ash – Class C or F, and/or GGBF Slag	125 lb (74 kg)
Fine Aggregate – Saturated Surface Dry	2900 lb (1720 kg)
Water	50-65 gal (248-322 L)
Air Content	No air is entrained

Mix	2
Cement	125 lb (74 kg)
Fine Aggregate – Saturated Surface Dry	2500 lb (1483 kg)
Water	35-50 gal (173-248 L)
Air Content	15-25 %

Mix 3	3
Cement	40 lb (24 kg)
Fly Ash – Class C or F, and/or GGBF Slag	125 lb (74 kg)
Fine Aggregate – Saturated Surface Dry	2500 lb (1483 kg)
Water	35-50 gal (179-248 L)
Air Content	15-25 %"

Revise Article 1020.04, Table 1, Note (8) of the Standard Specifications to read:

"(8) In addition to the Type III portland cement, 100 lb/cu yd of ground granulated blast-furnace slag and 50 lb/cu yd of microsilica (silica fume) shall be used. For an air temperature greater than 85 °F, the Type III portland cement may be replaced with Type I, IL, or II portland cement."

Revise Article 1020.04, Table 1 (Metric), Note (8) of the Standard Specifications to read:

"(8) In addition to the Type III portland cement, 60 kg/cu m of ground granulated blastfurnace slag and 30 kg/cu m of microsilica (silica fume) shall be used. For an air temperature greater than 30 °C, the Type III portland cement may be replaced with Type I, IL, or II portland cement."

Revise the second paragraph of Article 1020.05(a) of the Standard Specifications to read:

"For a mix design using a portland-pozzolan cement, portland blast-furnace slag cement, portland-limestone cement, or replacing portland cement with finely divided minerals per Articles 1020.05(c) and 1020.05(d), the Contractor may submit a mix design with a minimum portland cement content less than 400 lbs/cu yd (237 kg/cu m), but not less than 375 lbs/cu yd (222 kg/cu m), if the mix design is shown to have a minimum relative dynamic modulus of elasticity of 80 percent determined according to AASHTO T 161. Testing shall be performed by an independent laboratory accredited by AASHTO re:source for Portland Cement Concrete."

Revise the first sentence of the first paragraph of Article 1020.05(b) of the Standard Specifications to read:

"Corrosion inhibitors and concrete admixtures shall be according to the qualified product lists."

Delete the fourth and fifth sentences of the second paragraph of Article 1020.05(b) of the Standard Specifications.

Revise the third sentence of the second paragraph of Article 1020.05(b)(5) of the Standard Specifications to read:

"The qualified product lists of concrete admixtures shall not apply."

Revise second paragraph of Article 1020.05(b)(10) of the Standard Specifications to read:

"When calcium nitrite is used, it shall be added at the rate of 4 gal/cu yd (20 L/cu m) and shall be added to the mix immediately after all compatible admixtures have been introduced to the batch. Other corrosion inhibitors shall be added per the manufacturer's specifications."

Delete the third paragraph of Article 1020.05(b)(10) of the Standard Specifications.

Revise Article 1020.15(b)(1)c. of the Standard Specifications to read:

"c. The minimum portland cement content in the mixture shall be 375 lbs/cu yd (222 kg/cu m). When the total of organic processing additions, inorganic processing additions, and limestone addition exceed 5.0 percent in the cement, the minimum portland cement content in the mixture shall be 400 lbs/cu yd (237 kg/cu m). For a drilled shaft, foundation, footing, or substructure, the minimum portland cement may be reduced to as low as 330 lbs/cu yd (196 kg/cu m) if the concrete has adequate freeze/thaw durability. The Contractor shall provide freeze/thaw test results according to AASHTO T 161, and the relative dynamic modulus of elasticity of the mix design shall be a minimum of 80 percent. Testing shall be performed by an independent laboratory accredited by AASHTO re:source for Portland Cement Concrete. Freeze/thaw testing will not be required for concrete that will not be exposed to freezing and thawing conditions as determined by the Engineer."

Revise Article 1021.01 of the Standard Specifications to read:

**\*1021.01 General.** Admixtures shall be furnished in liquid or powder form ready for use. The admixtures shall be delivered in the manufacturer's original containers, bulk tank trucks or such containers or tanks as are acceptable to the Engineer. Delivery shall be accompanied by a ticket which clearly identifies the manufacturer, the date of manufacture, and trade name of the material. Containers shall be readily identifiable as to manufacturer, the date of manufacture, and trade name of the material they contain.

Concrete admixtures shall be on one of the Department's qualified product lists. Unless otherwise noted, admixtures shall have successfully completed and remain current with the AASHTO Product Eval and Audit Concrete Admixture (CADD) testing program. For admixture submittals to the Department; the product brand name, manufacturer name, admixture type or types, an electronic link to the product's technical data sheet, and the NTPEP testing number which contains an electronic link to all test data shall be provided. In addition, a letter shall be submitted certifying that no changes have been made in the formulation of the material since the most current round of tests conducted by AASHTO Product Eval and Audit. After 28 days of testing by AASHTO Product Eval and Audit, air-entraining admixtures may be provisionally approved and used on Departmental projects. For all other admixtures, unless otherwise noted, the time period after which provisionally approved status may be earned is 6 months.

The manufacturer shall include the following in the submittal to the AASHTO Product Eval and Audit CADD testing program: the manufacturing range for specific gravity, the midpoint and manufacturing range for residue by oven drying, and manufacturing range of pH. The submittal shall also include an infrared spectrophotometer trace no more than five years old.

For air-entraining admixtures according to Article 1021.02, the specific gravity allowable manufacturing range established by the manufacturer shall be according to AASHTO M 194. For residue by oven drying and pH, the allowable manufacturing range and test methods shall be according to AASHTO M 194.

For admixtures according to Articles 1021.03, 1021.04, 1021.05, 1021.06, 1021.07, and 1021.08, the pH allowable manufacturing range established by the manufacturer shall be according to ASTM E 70. For specific gravity and residue by oven drying, the allowable manufacturing range and test methods shall be according to ASHTO M 194.

All admixtures, except chloride-based accelerators, shall contain a maximum of 0.3 percent chloride by weight (mass) as determined by an appropriate test method. To verify the test result, the Department will use Illinois Modified AASHTO T 260, Procedure A, Method 1.

Prior to final approval of an admixture, the Engineer reserves the right to request a sample for testing. The test and reference concrete mixtures tested by the Engineer will contain a cement content of 5.65 cwt/cu yd (335 kg/cu m). For freeze-thaw testing, the Department will perform the test according to Illinois Modified AASHTO T 161. The flexural strength test will be performed according to AASHTO T 177. If the Engineer decides to test the admixture, the manufacturer shall submit AASHTO T 197 water content and set time test results on the standard cement used by the Department. The manufacturer may select their lab or an independent lab to perform this testing. The laboratory is not required to be accredited by AASHTO.

Random field samples may be taken by the Department to verify an admixture meets specification. A split sample will be provided to the manufacturer if requested. Admixtures that do not meet specification requirements or an allowable manufacturing range established by the manufacturer shall be replaced with new material."

Revise Article 1021.03 of the Standard Specifications to read:

"1021.03 Retarding and Water-Reducing Admixtures. The admixture shall be according to the following.

- (a) Retarding admixtures shall be according to AASHTO M 194, Type B (retarding) or Type D (water-reducing and retarding).
- (b) Water-reducing admixtures shall be according to AASHTO M 194, Type A.
- (c) High range water-reducing admixtures shall be according to AASHTO M 194, Type F (high range water-reducing) or Type G (high range water-reducing and retarding)."

Revise Article 1021.05 of the Standard Specifications to read:

"1021.05 Self-Consolidating Admixtures. Self-consolidating admixture systems shall consist of either a high range water-reducing admixture only or a high range water-reducing admixture combined with a separate viscosity modifying admixture. The one or two component admixture system shall be capable of producing a concrete that can flow around reinforcement and consolidate under its own weight without additional effort and without segregation.

High range water-reducing admixtures shall be according to AASHTO M 194, Type F.

Viscosity modifying admixtures shall be according to AASHTO M 194, Type S (specific performance)."

Revise Article 1021.06 of the Standard Specifications to read:

"1021.06 Rheology-Controlling Admixture. Rheology-controlling admixtures shall be capable of producing a concrete mixture with a lower yield stress that will consolidate easier for slipform applications used by the Contractor. Rheology-controlling admixtures shall be according to AASHTO M 194, Type S (specific performance)."

Revise Article 1021.07 of the Standard Specifications to read:

"1021.07 Corrosion Inhibitor. The corrosion inhibitor shall be according to one of the following.

- (a) Calcium Nitrite. Corrosion inhibitors shall contain a minimum 30 percent calcium nitrite by weight (mass) of solution and shall comply with either the requirements of AASHTO M 194, Type C (accelerating) or the requirements of ASTM C 1582. The corrosion inhibiting performance requirements of ASTM C 1582 shall not apply.
- (b) Other Materials. The corrosion inhibitor shall be according to ASTM C 1582.

For submittals requiring testing according to ASTM M 194, Type C (accelerating), the admixture shall meet the requirements of the AASHTO Product Eval and Audit CADD testing program according to Article 1021.01.

For submittals requiring testing according to ASTM C 1582, a report prepared by an independent laboratory accredited by AASHTO re:source for portland cement concrete shall be provided. The report shall show the results of physical tests conducted no more than five years prior to the time of submittal, according to applicable specifications. However, ASTM G 109 test information specified in ASTM C 1582 is not required to be from an independent accredited lab. All other information in ASTM C 1582 shall be from an independent accredited lab. Test data and other information required to be submitted to AASHTO Product Eval and Audit according to Article 1021.01, shall instead be submitted directly to the Department."

Add Article 1021.08 of the Standard Specifications as follows:

**"1021.08 Other Specific Performance Admixtures.** Other specific performance admixtures shall, at a minimum, be according to AASHTO M 194, Type S (specific performance). The Department also reserves the right to require other testing, as determined by the Engineer, to show evidence of specific performance characteristics.

Initial testing according to AASHTO M 194 may be conducted under the AASHTO Product Eval and Audit CADD testing program according to Article 1021.01, or by an independent laboratory accredited by AASHTO re:source for Portland Cement Concrete. In either case, test data and other information required to be submitted to AASHTO Product Eval and Audit according to Article 1021.01, shall also be submitted directly to the Department. The independent accredited lab report shall show the results of physical tests conducted no more than five years prior to the time of submittal, according to applicable specifications."

Revise Article 1024.01 of the Standard Specifications to read:

"1024.01 Requirements for Grout. The grout shall be proportioned by dry volume, thoroughly mixed, and shall have a minimum temperature of 50 °F (10 °C). Water shall not exceed the minimum needed for placement and finishing.

Materials for the grout shall be according to the following.

Item (a) Cement	Article/Section
(b) Water	
(c) Fine Aggregate	
(d) Fly Ash	
(e) Ground Granulated Blast Furnace (GGBF) Slag	
(f) Concrete Admixtures	

Revise Note 1 of Article 1024.02 of the Standard Specifications to read:

"Note 1. Nonshrink grout shall be according to Illinois Modified ASTM C 1107.

The nonshrink grout shall have a water-soluble chloride ion content of less than 0.40 lb/cu yd (0.24 kg/cu m). The test shall be performed according to ASTM C 1218, and the grout shall have an age of 28 to 42 days at the time of test. The ASTM C 1218 test shall be performed by an independent lab a minimum of once every five years, and the test results shall be provided to the Department. Mixing of the nonshrink grout shall be according to the manufacturer's specifications. The Department will maintain a qualified product list."

Revise Article 1029.02 of the Standard Specifications to read:

"1029.02 Materials. Materials shall be according to the following.

Item	Article/Section
(a) Cement	
(b) Fly Ash	
(c) Ground Granulated Blast Furnace (GGBF) Slag	
(d) Water	
(e) Fine Aggregate	
(f) Concrete Admixtures	1021
(a) Enaming Agent (Note 1)	

(g) Foaming Agent (Note 1)

Note 1. The manufacturer shall submit infrared spectrophotometer trace and test results indicating the foaming agent meets the requirements of ASTM C 869 in order to be on the Department's qualified product list. Submitted data/results shall not be more than five years old."

Revise the second paragraph of Article 1103.03(a)(4) the Standard Specifications to read:

"The dispenser system shall provide a visual indication that the liquid admixture is actually entering the batch, such as via a transparent or translucent section of tubing or by independent check with an integrated secondary metering device. If approved by the Engineer, an alternate indicator may be used for admixtures dosed at rates of 25 oz/cwt (1630 mL/100 kg) or greater, such as accelerating admixtures, corrosion inhibitors, and viscosity modifying admixtures."

Revise the first two sections of Check Sheet #11 of the Supplemental Specifications and Recurring Special Provisions to read:

"<u>Description</u>. This work shall consist of filling voids beneath rigid and composite pavements with cement grout.

<u>Materials</u>. Materials shall be according to the following Articles of Division 1000 - Materials of the Standard Specifications:

Item	Article/Section
(a) Cement	
(b) Water	
(c) Fly Ash	
(d) Ground Granulated Blast Furnace (GGBF) Slag	
(e) Admixtures	
(f) Packaged Rapid Hardening Mortar or Concrete	

Revise the third paragraph of Materials Note 2 of Check Sheet #28 of the Supplemental Specifications and Recurring Special Provisions to read:

"The Department will maintain a qualified product list of synthetic fibers, which will include the minimum required dosage rate. For the minimum required fiber dosage rate based on the Illinois Modified ASTM C 1609 test, a report prepared by an independent laboratory accredited by AASHTO re:source for Portland Cement Concrete shall be provided. The report shall show results of tests conducted no more than five years prior to the time of submittal."

80460

## COMPENSABLE DELAY COSTS (BDE)

Effective: June 2, 2017 Revised: April 1, 2019

Revise Article 107.40(b) of the Standard Specifications to read:

- "(b) Compensation. Compensation will not be allowed for delays, inconveniences, or damages sustained by the Contractor from conflicts with facilities not meeting the above definition; or if a conflict with a utility in an unanticipated location does not cause a shutdown of the work or a documentable reduction in the rate of progress exceeding the limits set herein. The provisions of Article 104.03 notwithstanding, compensation for delays caused by a utility in an unanticipated location will be paid according to the provisions of this Article governing minor and major delays or reduced rate of production which are defined as follows.
  - (1) Minor Delay. A minor delay occurs when the work in conflict with the utility in an unanticipated location is completely stopped for more than two hours, but not to exceed two weeks.
  - (2) Major Delay. A major delay occurs when the work in conflict with the utility in an unanticipated location is completely stopped for more than two weeks.
  - (3) Reduced Rate of Production Delay. A reduced rate of production delay occurs when the rate of production on the work in conflict with the utility in an unanticipated location decreases by more than 25 percent and lasts longer than seven calendar days."

Revise Article 107.40(c) of the Standard Specifications to read:

- "(c) Payment. Payment for Minor, Major, and Reduced Rate of Production Delays will be made as follows.
  - (1) Minor Delay. Labor idled which cannot be used on other work will be paid for according to Article 109.04(b)(1) and (2) for the time between start of the delay and the minimum remaining hours in the work shift required by the prevailing practice in the area.

Equipment idled which cannot be used on other work, and which is authorized to standby on the project site by the Engineer, will be paid for according to Article 109.04(b)(4).

(2) Major Delay. Labor will be the same as for a minor delay.

Equipment will be the same as for a minor delay, except Contractor-owned equipment will be limited to two weeks plus the cost of move-out to either the

Contractor's yard or another job and the cost to re-mobilize, whichever is less. Rental equipment may be paid for longer than two weeks provided the Contractor presents adequate support to the Department (including lease agreement) to show retaining equipment on the job is the most economical course to follow and in the public interest.

(3) Reduced Rate of Production Delay. The Contractor will be compensated for the reduced productivity for labor and equipment time in excess of the 25 percent threshold for that portion of the delay in excess of seven calendar days. Determination of compensation will be in accordance with Article 104.02, except labor and material additives will not be permitted.

Payment for escalated material costs, escalated labor costs, extended project overhead, and extended traffic control will be determined according to Article 109.13."

Revise Article 108.04(b) of the Standard Specifications to read:

- "(b) No working day will be charged under the following conditions.
  - (1) When adverse weather prevents work on the controlling item.
  - (2) When job conditions due to recent weather prevent work on the controlling item.
  - (3) When conduct or lack of conduct by the Department or its consultants, representatives, officers, agents, or employees; delay by the Department in making the site available; or delay in furnishing any items required to be furnished to the Contractor by the Department prevents work on the controlling item.
  - (4) When delays caused by utility or railroad adjustments prevent work on the controlling item.
  - (5) When strikes, lock-outs, extraordinary delays in transportation, or inability to procure critical materials prevent work on the controlling item, as long as these delays are not due to any fault of the Contractor.
  - (6) When any condition over which the Contractor has no control prevents work on the controlling item."

Revise Article 109.09(f) of the Standard Specifications to read:

"(f) Basis of Payment. After resolution of a claim in favor of the Contractor, any adjustment in time required for the work will be made according to Section 108. Any adjustment in the costs to be paid will be made for direct labor, direct materials, direct equipment, direct jobsite overhead, direct offsite overhead, and other direct costs allowed by the resolution. Adjustments in costs will not be made for interest charges, loss of anticipated profit, undocumented loss of efficiency, home office overhead and unabsorbed overhead other than as allowed by Article 109.13, lost opportunity, preparation of claim expenses and other consequential indirect costs regardless of method of calculation.

The above Basis of Payment is an essential element of the contract and the claim cost recovery of the Contractor shall be so limited."

Add the following to Section 109 of the Standard Specifications.

"109.13 Payment for Contract Delay. Compensation for escalated material costs, escalated labor costs, extended project overhead, and extended traffic control will be allowed when such costs result from a delay meeting the criteria in the following table.

Contract Type	Cause of Delay	Length of Delay
Working Days	Article 108.04(b)(3) or Article 108.04(b)(4)	No working days have been charged for two consecutive weeks.
Completion Date	Article 108.08(b)(1) or Article 108.08(b)(7)	The Contractor has been granted a minimum two week extension of contract time, according to Article 108.08.

Payment for each of the various costs will be according to the following.

- (a) Escalated Material and/or Labor Costs. When the delay causes work, which would have otherwise been completed, to be done after material and/or labor costs have increased, such increases will be paid. Payment for escalated material costs will be limited to the increased costs substantiated by documentation furnished by the Contractor. Payment for escalated labor costs will be limited to those items in Article 109.04(b)(1) and (2), except the 35 percent and 10 percent additives will not be permitted.
- (b) Extended Project Overhead. For the duration of the delay, payment for extended project overhead will be paid as follows.
  - (1) Direct Jobsite and Offsite Overhead. Payment for documented direct jobsite overhead and documented direct offsite overhead, including onsite supervisory and administrative personnel, will be allowed according to the following table.

Original Contract Amount	Supervisory and Administrative Personnel
Up to \$5,000,000	One Project Superintendent
Over \$ 5,000,000 - up to \$25,000,000	One Project Manager, One Project Superintendent or Engineer, and One Clerk
Over \$25,000,000 - up to \$50,000,000	One Project Manager, One Project Superintendent, One Engineer, and

	One Clerk
Over \$50,000,000	One Project Manager, Two Project Superintendents, One Engineer, and One Clerk

- (2) Home Office and Unabsorbed Overhead. Payment for home office and unabsorbed overhead will be calculated as 8 percent of the total delay cost.
- (c) Extended Traffic Control. Traffic control required for an extended period of time due to the delay will be paid for according to Article 109.04.

When an extended traffic control adjustment is paid under this provision, an adjusted unit price as provided for in Article 701.20(a) for increase or decrease in the value of work by more than ten percent will not be paid.

Upon payment for a contract delay under this provision, the Contractor shall assign subrogation rights to the Department for the Department's efforts of recovery from any other party for monies paid by the Department as a result of any claim under this provision. The Contractor shall fully cooperate with the Department in its efforts to recover from another party any money paid to the Contractor for delay damages under this provision."

80384

#### REMOVAL AND DISPOSAL OF REGULATED SUBSTANCES (BDE)

Effective: January 1, 2024 Revised: April 1, 2024

Revise the first paragraph of Article 669.04 of the Standard Specifications to read:

"669.04 Regulated Substances Monitoring. Regulated substances monitoring includes environmental observation and field screening during regulated substances management activities. The excavated soil and groundwater within the work areas shall be managed as either uncontaminated soil, hazardous waste, special waste, or non-special waste.

As part of the regulated substances monitoring, the monitoring personnel shall perform and document the applicable duties listed on form BDE 2732 "Regulated Substances Monitoring Daily Record (RSMDR)"."

Revise the first two sentences of the nineteenth paragraph of Article 669.05 of the Standard Specifications to read:

"The Contractor shall coordinate waste disposal approvals with the disposal facility and provide the specific analytical testing requirements of that facility. The Contractor shall make all arrangements for collection, transportation, and analysis of landfill acceptance testing."

Revise the last paragraph of Article 669.05 of the Standard Specifications to read:

"The Contractor shall select a permitted landfill facility or CCDD/USFO facility meeting the requirements of 35 III. Admin. Code Parts 810-814 or Part 1100, respectively. The Department will review and approve or reject the facility proposed by the Contractor based upon information provided in BDE 2730. The Contractor shall verify whether the selected facility is compliant with those applicable standards as mandated by their permit and whether the facility is presently, has previously been, or has never been, on the United States Environmental Protection Agency (U.S. EPA) National Priorities List or the Resource Conservation and Recovery Act (RCRA) List of Violating Facilities. The use of a Contractor selected facility shall in no manner delay the construction schedule or alter the Contractor's responsibilities as set forth."

Revise the first paragraph of Article 669.07 of the Standard Specifications to read:

"669.07 Temporary Staging. Soil classified according to Articles 669.05(a)(2), (b)(1), or (c) may be temporarily staged at the Contractor's option. All other soil classified according to Articles 669.05(a)(1), (a)(3), (a)(4), (a)(5), (a)(6), or (b)(2) shall be managed and disposed of without temporary staging to the greatest extent practicable. If circumstances beyond the Contractor's control require temporary staging of these latter materials, the Contractor shall request approval from the Engineer in writing.

Topsoil for re-use as final cover which has been field screened and found not to exhibit PID readings over daily background readings as documented on the BDE 2732, visual staining or

odors, and is classified according to Articles 669.05(a)(2), (a)(3), (a)(4), (b)(1), or (c) may be temporarily staged at the Contractor's option."

Add the following paragraph after the sixth paragraph of Article 669.11 of the Standard Specifications.

"The sampling and testing of effluent water derived from dewatering discharges for priority pollutants volatile organic compounds (VOCs), priority pollutants semi-volatile organic compounds (SVOCs), or priority pollutants metals, will be paid for at the contract unit price per each for VOCS GROUNDWATER ANALYSIS using EPA Method 8260B, SVOCS GROUNDWATER ANALYSIS using EPA Method 8270C, or RCRA METALS GROUNDWATER ANALYSIS using EPA Methods 6010B and 7471A. This price shall include transporting the sample from the job site to the laboratory."

Revise the first sentence of the eight paragraph of Article 669.11 of the Standard Specifications to read:

"Payment for temporary staging of soil classified according to Articles 669.05(a)(1), (a)(3), (a)(4), (a)(5), (a)(6), or (b)(2) to be managed and disposed of, if required and approved by the Engineer, will be paid according to Article 109.04."

80455

I

## VEHICLE AND EQUIPMENT WARNING LIGHTS (BDE)

Effective: November 1, 2021 Revised: November 1, 2022

Add the following paragraph after the first paragraph of Article 701.08 of the Standard Specifications:

"The Contractor shall equip all vehicles and equipment with high-intensity oscillating, rotating, or flashing, amber or amber-and-white, warning lights which are visible from all directions. In accordance with 625 ILCS 5/12-215, the lights may only be in operation while the vehicle or equipment is engaged in construction operations."

80439

I

# WORKING DAYS (BDE)

Effective: January 1, 2002

The Contractor shall complete the work within 30 working days.

80071

						GTH																										NOI							 	T			1 of 9)		7
STANDARD STATE BOND ISSUE	STATE ROUTE	STEEL PLATE BEAM GUARDRAIL	STORM SEWER	STREET	STRUCTURE SUBEREI EVATION DATE		SURFACE SURVEY MARKER	TANGENT DISTANCE	TELEPHONE	TELEPHONE BOX	TELEPHONE POLE TEMPORARY	TEMPORARY BENCH MARK	TRLE DRAIN TO BE EVTENDED	TO BE REMOVED	TO BE SAVED TOWNSHIP	TOWNSHIP ROAD	TRAFFIC SIGNAL TRAFFIC SIGNAL	TRAFFIC SYSTEMS CENTER	TRANSVERSE	TURN	TYPE	TYPICAL		U.S. GEOLOGICAL SURVEY UPSTREAM ELEVATION			VALVE VAULT	VAULT	VENT PIPE	VERTICAL	VERTICAL POINT OF CURVATURE	VERTICAL POINT OF INTERSECTION VERTICAL POINT OF TANGENCY	WATER METER	WATER VALVE WATER MAIN	WESTBOUND	WILDFLOWERS WITH	МПНОИТ			STANDARD SYMBOLS.	ARREVIATIONS		(Sheet 1 of 9)	STANDARD 000001-08	
STD SBI	SR	SPBGR	ន	st	STR	S.E. RUN.	SURF	нÌ	L L L	¦₽I	TP TEMP	TBM	e ë	NBT NBT	SBT	Ĕ	13	150	TRVS	TRN	Ł	<u>₹ </u> }	UNDOND	USGS USEL	USFL	JES S	× ×	N.T VOV	5	÷		E P		WV		Ľ	Ŵ			STANE	ARF			STA	
PAVEMENT MARKING PEDESTAL	POINT POINT OF CLIPANT INC	POINT OF INTERSECTION OF HORIZONTAL	CURVE	POINT OF TANGENCY		_	POWER POLE OR PRINCIPAL POINT PRIME	PRIVATE ENTRANCE	PROFILE PROFILE GRADELINE	PROJECT	PROPERTY CORNER	PROPOSED	RADIUS or RESIDENTUAL	RALROAD SPIKE	REFERENCE POINT STAKE DEELECTIVE	REINFORCED CONCRETE CULVERT PIPE	REINFORCEMENT			RESURFACING		RIGHT-OF-WAY	ROAD	ROADWAY ROUTE	SANTARY	SANTARY SEWER SECTION	SEEDING	SHAPING	SHEET	SHOULDER SIDEMALY OD SOU THAVESY	SIGNAL	SODDING SOUTD MEDIAN	SOUTHBOUND	SOUTHEAST SPECIAL	SPECIAL DITCH	SQUARE FEET SQUARE METER	SOUARE MILLMETER	SQUARE YARD STABILIZED		TE REVISIONS	Updated for	П	10 Articles new sumbols		
PEO	IN S	2 2		ĚE	POT POUVETU	204	PR M	8	Por 1	PROJ	ບູ່ ຊີ່ອີ	: £	~ 8	RRS	RPS	RCCP	REINF		REP	RESURF		ROW	9	RDWY	SAN	SANS	SEED	SHAP	n HS	SHLD	SIG	200	5	Ш Ц С	8	so F	mm <sup>2</sup>	er Brs		DATE	1-1-21		1-1-10		$\frac{1}{2}$
I	HDW HEADWALL	ha HECTARE		HORIZ HORIZONTAL			IN DIA INCH DIAMETER INL INLET	_	IDS INTERSECTION DESIGN STUDY INV INVERT	IP IRON PIPE	IT IRON ROD	kg KILOGRAM	km KILOMETER	LN LANE	LT LEFT 1 INAR 1 INHT DETECTIONI AND RANCING		LGT LIGHTING			LNG LUMPIUUNAL LSUM LUMPSUM	Б			MED MEDIAN m Meter	METH METHOD	M MID-ORDINATE	M	MIX MIXTURE		MFT MOTOR FUEL TAX		N & W NAIL & WASHER NC NORMAL CROWN		NE NORTHEAST NW NORTHWEST	_	O&C OILAND CHIP OLID OPEN LID		PVD PAVED PVMT PAVEMENT							
	CURB & GUTTER	DEPRESSED CURVE	DETECTOR	DISTRICT	DOMESTIC DOMINIE	DOWNSTREAM ELEVATION	DOWNSTREAM FLOWLINE DRAINAGE OR DRIVE	DRAMAGE INLET OR DROP INLET	DREVEAVAY	EACH	EASTBOUND EDGE DE PAVEMENT	EDGE TO CENTERLINE	EDGE TO EDGE	ELEVATION	ENTRANCE		AY EXPRESSWAY EXTERNAL DISTANCE OF MORIZONTAL PLIDAG	OFFSET DISTANCE TO VERTICAL CURVE	FACE TO FACE	FEDERAL AID FEDERAL AID INTERSTATE	FEDERAL AID PRIMARY	FEDERAL AU SECONDARY FEDERAL AD URBAN SECONDARY	FENCE POST	FIBER OPTIC FIELD ENTRANCE	FIRE HYDRANT	FLOW LINE FOOT REIDGE	FOUNDATION	FRAME EDAME & CDATE	_	GALLON CALVANZED	GARAGE	GAS MÉTER CAS VAI VE	GEOGRAPHICAL INFORMATION SYSTEM	GRANULAR GRATE	GRAVEL	GROUND GUTTER	GUY POLE	GUY WIRE HANDHOLE							
CU YD CULV	ວ <b>ະ</b> ດ	28	DET	DIST	Mod	DSE	L SO	5	≥ L	1	8	រដ្ឋ	មួ ដំដំ	1	ENTR	ង	EXPWAY	uш	1	2	¥.	FAUS	9	DPT 31	E	<u>ط</u> 8	FON	EP.	FRWAY	GAL	0	9 Q	SIG	GRAN GR	GRVL	9 50 50	6	₿Ŧ							
ABOVE ACCESS CONTROL			-		_	AUXILIARY GAS VALVE (SERVICE)	AVENUE AXIS OF ROTATION	BACK	BACK TO BACK BACKPLATE	_	C BARRICADE		BENCHMARK				C BUFFALO BOX		CAST IRON PIPE	CALCH BASIN CENTER TO CENTER	CENTERLINE OR CLEARANCE			D CHISELED	-	CLAY PIPE			COMMERCIAL BUILDING			TD CONTINUED	_	R CORRUGATED CORRUGATED METAL PIPE		COUNTY HIGHWAY COURSE		CUBIC MILLIMETER			Rindia Department of Transportation	H	A C POLICY AND PROCESSIRES	1-1-27 1-1-27	I OF DESIGNTOND EIN/PROMMENT I
AB A	မှုန	<u></u>	999	5	ASPH	AGS	¥۶	¥,		-	BARR	BGN	Ma		MT8	BRK	BBOX 2014		ទីខ	33	5	33	CTS	CHSLD	8	000	97	CT	80	8	CONST	CONTO	ğ	C C C	CINT	58	XSECT	Ē				CI.CI.	UN ENGINEER O	NORMAN	ENGANE

DRAINAGE ITEMS EX PR		ng Ditiches	یک اور والد میں اور					₩ ♦	(	I ©	ţ	<del>درك</del> ا «كا هوا	4 + +	•	▼ V	dicator		HYDRAULICS ITEMS EX EX	7	ſ	1	STANDARD SYMBOLS,	ABBREVIATIONS, AND PATTERNS	
DRAIN	Channel or Stream Line	Grading & Shaping Ditches	Drainage Boundary Line	Paved Ditch	Aggregate Ditch	Pipe Underdrain	Storm Sewer	Flowline Ditch Check	Headwrail	Inlet Marihole	Summit	Roedway Ditch Flow	Swale	Catch Basin	Culvert End Section	Water Surface Indicator	Riprap	HYDRAI	Overflow	Sheat Flow	Hydraut Outlet			
R R		0	ഷ	ىن	14	¢	CUNVE P.I. STA=	185781 1	1.R.= 5.E. RUN= P.C. STA= P.T. STA=	PR														
		   	сел		٢	o	EX. CURVE P.I. STA= A=	521358 52	5.E. RUN= 5.E. RUN= P.C. STA= P.T. STA=	EX								0	• 6	) പ	1	Æ		)€
ALIGNMENT ITEMS	Baseline	Centertine Break Circle	Baseline Symbol	Centerline Symbol	PI indicator	Point Indicator	Hortzontal Curve Deta (Hatf Stae)			BOUNDARIES ITEMS	Solid Property/Lot Line	Section/Grant Line	Quarter Section Line	Quarter/Quarter Section Line	County/Township Line	State Line	Chiseled Square Found	Iron Pipe Found	Iron Pipe Set Survey Marker	Property Line Symbol	Same Ownership Symbol (Half Size)	Northwest Quarter Comer (Half Size)	Section Corner (Haff Size)	
없	ADJ	U	FM	[	ш	FSP	R	REC	RSP	A	$\triangleleft$		Ì	∢	69	Ð	<b>B</b> ₹	M	REL					
<b>N</b>																								
ADJUSTMENT ITEMS	Structure To Be Adjusted	Structure To Be Cleaned	Main Structure To Be Filled		Structure To Be Filled	Structure To Be Filled Special	Structure To Be Removed	Structure To Be Reconstructed	Structure To Be Reconstructed Special	Frame and Grata To Be Adjusted	Frame and Ltd To Be Adjusted		Domestic Service Box To Be Adjusted	Valve Vault To Be Adjusted	Srawjal Arli estment		ttern To Be Abandoned	ttam To Ba Moved	them To Be Relocated	Pavement Removal and Replacement			APPENDIX Department of Transportation	021

\_\_\_\_\_

Strate Strate

EROSION & SEDIMENT CONTROL ITEMS	Ä	R	NON-HIGHWAY	EX	R	EXISTING LANDSCAPING ITEMS	SI SI	÷ ۲
Cleaning & Grading Limits			Nolsa Attn Jusvee			(contd.)		
Dika Erosian Control Fence				L		Seeding Class 5		
Perimeter Erosion Barrier			Field Line	 		Seeding Class 7		
Temporary Fance			Fance					
Ottoh Check Temporery		¢	Base of Levee			Seedlings Type 1		
Dttch Check Permanant		+	Mailbox	<b>△</b>		Seedings Type 2		
Inlet & Pipe Protection		$\Leftrightarrow$	Multiple Mattboxes			Godiding		
Sediment Basin	25		Pay Telephone	6		Mowatske w/Sign		4
Erosion Control Blanket		田田田	Advertising Sign	. <u>A</u>		Tree Trunk Protection		$\langle \bullet \rangle$
Fabric Formed Concrets Reveloment Mat			TS Camera	Ø		Evergreen Tree		Ø
Turf Reinforcement Mat			Wind Turbine	\$			)-	<del>)</del>
Muich Temporary			Celfular Tower	×		Shade Tree	( <u>u</u>	+
Multich Method 1		*****	Instigent Transportation Systems LANDSCAPING ITEMS	EX	8	LIGHTING	) 街	) <b>៥</b>
Mulch Wethod 2 Stab@zed		4 4 4 4	Controor mountaing Line Fence			Duct		
Mutch Method 3 Hydrautic		2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	server cert			Conduit Elemented Ander Cable		
CONTOUR ITEMS	EX	PR	Mowline Peronnial Plants			Electrical Burled Cable		1 1
Approx, Intermediato Láne			Seeding Class 2			Controller I Indemense I remination	8 0	00 (
Index Contour			Seeding Chass 2A			Power Pole	ā ģ	• •
			Seeding Class 4				STANDARD SYMBOI ABBREVIATIONS, AND PATTERNS	ANDARD SYMBOLS, ABBREVIATIONS, AND PATTERNS
ENGINE OF FOLST AND PROCEDURES TO THE			Seeding Class 4 & 5 Combined		(2) (2) (2) (2) (2) (2) (2) (2) (2) (2)		STANDARE	STANDARD 000001-08



\_\_\_\_\_ -

\_\_\_\_

PAVEMENT MARKINGS (contd.)	EX			PR	RAILROAD ITEMS	ă	뙶
]					Abardoned Rallroad	<b>⊤</b>    #    #	
CL 2Ln 2Wby RRPM 12.2 m (40') o.c.				•	Railroad		
CL 2Ln 2Way RRPM 80° (24.4 m) o.c.			•	 	Railroad Point	0	
Auffanne Div.					Control Bex		и
RRPM 40' (12.2 m) o.c.				-	Crossing Gate	A Real	- Nex
CL Mutthans DN.					Fissting Signel	ЗөХ	¥.
2010 (KL 4:44 LL 10) (KL 4:44 LL 10)					Railroad Cant. Mast Arm	Rail	HAN
CL Muthiane Div. Dol. RRPM B01 (24.4 m) o.c.					Crossburck	A	зАс
CL. Mutdiane Undiv.			3	2 - - - - 	REMOVAL ITEMS	Ы	K)
					Removal Tic		* * * * * *
Two Way Tum Laft Line					Biturninous Removel		
Urban Combletation Left	A A			4	Hatch Pattern		
Urben Combination Right				4	Tree Removal Single		8
Urban Laît Tum Arrow	S		1	<b>ئ</b>	<b>RIGHT OF WAY ITEMS</b>	<u>I</u>	R
Urban Right Turn Arrow	P		ľ	4	Future ROW Comer Monument		
Urban Left Turn Only	Chevron Constantion	5	ONLY	•	ROW Marker ROW Line	×	•
Urban Right Tum Only		P	ONLY	•	Essement		
Urban Thru Only	States and	and the second second	ONLY	ţ	Temporary Essement		יאההההה
Bindia Department of Transportation Inban LT & RT Turn Arrow Arrow Arrow 2001 Bindia Department of Transportation Department of Point Arrow Arrow Arrow Arrow Arrow	tan Arrow		17	↔ /		STANDARD ABBREV AND PA	STANDARD SYMBOLS, ABBREVIATIONS, AND PATTERNS (Sheet 5 of 1)



SIGNING ITEMS EX PR *		$\Rightarrow$	*		pn W63	>	2(0)	>	(O)TOTO			Vicead W20-5F(O)		1W20-3(O)	those Mitchel and	-	ADDA	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~				STANDARD SYMBOLS, ABBREVIATIONS	AND PATTERNS (Sheet 7 of 9)
SIGNIN (co		Reverse Left W1-4L (Half Size)	Reverse Right W1-4R	(Hall \$26)	Two Way Tradit: Sign W6-3 (Haif Size)		Detour Ahead W20-2(O) (Half Stze)		Left Lane Closed Ahead W20-5L(O)	(Half Size)	1	Folght Lane Crosed Ahead W20-5R(O) (Half Size)		Road Closed Ahead W20-3(0) (Haff Size)	Road Construction 4	(Half Size)	Single Lane Ahead (Haif Size)		Transition Left W4-2L (Half Size)		Transition Right W4-2R (Haif Size)		
R	ব	0	•	۵	B IdA	ELEV= F =						R	o			F	р р р	0		20-	1	Û	6
페	٩	o			= IdA					8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8		찌											
ROADWAY PROFILES	P.I. Indicator	Point Indicator	Earthworks Batance Point	Banin Dolot	Vert. Curve Data		Ditch Profile Left Side	Ditch Prottie Right Side	Roadway Profile Line Storm Sewer Profile Left Side	Storm Sewer Profile Right Side		SIGNING ITEMS	Cone, Drum or Barricade	Barricada Type II	:	Barricade Type III	Barricade With Edge Line	Flashing Light Sign	Panels I		Parvets (1	Direction of Traffic	Sign Flag (Haif Size)
R	5			1 1 1 1 1 1 1	8							8				 ##			STA. 45+00	•			
ă	, , ,			!	Ы								a	ـ			2+ <b>Q-R</b>					[	LASUED
RIGHT OF WAY ITEMS (contd.)	and I leaders of second	Access Control Line & ROW -	Access Control Line & ROW with Fance	Excess ROW Line	<u>ROADWAY PLAN</u> <u>ITEMS</u>	Cable Barrier	Concrete Barrier	Edge of Pavement	Bit Shoulders, Meditans and C&G ⊔ine	Aggregate Shoulder	Sidowalks, Drhwways	Guàrdrall	Guardrali Post	Traffic Sign	Corrugated Median	Impact Attenuator	North Arrow with District Office (Haif Size)		Match Line	Slope Limit Line	Typical Cross-Section Line	Bunck Department of Transportation	APPROPART APPLICATION 2021

Simulation     FRUCTURESTERMS     FRUCTURESTERMS     FRUCTURESTERMS     FRUCTURESTERMS     FRUCTURESTERMS     FRUCTURESTERMS     FRUCTURESTERMS     FRUCTURESTERMS     FRU       Gonday     Two www.urw.urw.urw.urw.urw.urw.urw.urw.urw.					3
puwr-r(d) puwr-r(d) l l l l l l l l l l l l l		뀌	TRAFFIC SHEET	EX	K
			Cable Number	)O	ð
		3	Left Tum Green	្ត	5
			Left Turn Yellow		1
				, , , , , , , , , , , , , , , , , , ,	]
IR R10-6-AL R10-6-AL	At Pairing		Signal Backplate		- <del> 1</del>
100L R10-8-AL R10-8-AL		<i></i>	Signal Section 8" (200 mm)	111	
R10-8-AL R10-8-AL		<u>5</u>	Signal Section 12" (300 mm)		
R10-6-AL R10-6-AR		3	Walk/Don't Walk Letters	Dow W	M
R10-8-4L R10-8-4L		×	Walk/Don't Walk Symbols	10000	
R10-6-AL			TRAFFIC SIGNAL	ă	Å
R10&AL R10&AR		ĕ	Galv, Steel Conduit		
R10.8.4.R		5	Underground Cable		
		ă	Detector Loop Line		
		<u>ă</u>	Detector Loop Large		
		<u> </u>	Detector Loop Smell	П	
		<u>د</u>	Detector Loop Quadrapole		
Road Closed Thru Traffic R11-2 (Half Ska) (Mode Desertment of Transcorrithion			L	STANDARD SYMBOLS	YMBOLS,
			1	ABBREVIALIONS, AND PATTERNS	LIUNS, TERNS <sup>(Sheat 8 of 9)</sup>
				STANDARD 000001-08	00001-08

Junction Box Light Pole	<b>T</b>	
Manhola Monttoring Weil (Gasoline) Ploeine Warning Sign Power Pole Power Pole with Light Splics Box Above Ground Above Ground Above Ground	Light Pole Manhola Montoring V Prover Pole Power Pole Santary See Santary See Santary See Santary See	Andready and the second and the seco

......

A     B     B     A     B     B     B     A     B     B     B     A     B     B     B     B     B     B     B     B     B     B     B     B     B     B     B										
A     B     B     B		60	10% 10% 10%	100 00 200 00 200 00	201 201 201 201 201 201 201 201 201 201	10 <sup>1%</sup> 10 <sup>1%</sup>	****	****	<u>ese</u> e	11111 111111 111111
A     B     B     B		<	0.6385 0.64375 0.6430 0.6542	0.858375 0.8646 0.8698 0.8750	0.8802 0.8854 0.8956 0.8956	0.9010 0.90625 0.9115 0.9167	0.921875 0.9271 0.9323 0.9375	0.9427 0.9479 0.9583125 0.9583	0.9635 0.96875 0.9740 0.9792	0.984375 0.9896 0.9948 1.0000
A     B     B     B			Ψ <sub>12</sub>	* *	1	and and a second	* *	×.	sy's	* -
A     B     B     B		E								
A     B     B     B		-	****	****	<b></b>	10000	****	ዿ፝ቘ፠፝ዿ		91% 91% 10
A     B     B     B			0000	0.6927 0.6979 0.703125 0.7083	0.7135 0.71875 0.7240 0.7292	0.734375 0.7396 0.7448 0.7448	0.7552 0.7604 0.765625 0.7708	0.7780 0.78125 0.7865 0.7817	0.796875 0.8021 0.8073 0.8125	0.8177 0.8228 0.828125 0.8333
A     B     A     B       0.01062     ½     1%     0.171975     2%       0.00108255     %     0.171975     2%       0.00108655     %     0.1875     2%       0.0010865     %     0.1875     2%       0.001186255     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.0011867     %     0.1875     2%       0.001186     %     0.1979     2%       0.0011729     %     0.1975     2%       0.0011729     %     0.24435     2%       0.00127     %     0.24435     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.			•%	*	ž	* *	- A	ar an	* *	2
A     B     A     B       0.01062     ½     1%     0.171975     2%       0.00108255     %     0.171975     2%       0.00108655     %     0.1875     2%       0.0010865     %     0.1875     2%       0.001186255     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.0011867     %     0.1875     2%       0.001186     %     0.1979     2%       0.0011729     %     0.1975     2%       0.0011729     %     0.24435     2%       0.00127     %     0.24435     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.	١ <u>ŏ</u>	Б								
A     B     A     B       0.01062     ½     1%     0.171975     2%       0.00108255     %     0.171975     2%       0.00108655     %     0.1875     2%       0.0010865     %     0.1875     2%       0.001186255     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.0011867     %     0.1875     2%       0.001186     %     0.1979     2%       0.0011729     %     0.1975     2%       0.0011729     %     0.24435     2%       0.00127     %     0.24435     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.	AFC	•	2262	****	22 22 22 22 22 22 22 22 22 22 22 22 22	22.5 22.5 25.5 25.5 25.5 25.5 25.5 25.5	****	****	****	7% 7% 8
A     B     A     B       0.01062     ½     1%     0.171975     2%       0.00108255     %     0.171975     2%       0.00108655     %     0.1875     2%       0.0010865     %     0.1875     2%       0.001186255     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.0011867     %     0.1875     2%       0.001186     %     0.1979     2%       0.0011729     %     0.1975     2%       0.0011729     %     0.24435     2%       0.00127     %     0.24435     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.	AND OF	×	0.5052 0.5104 0.515625 0.5208	0.5260 0.53125 0.5365 0.5365	0.546875 0.5521 0.5573 0.5825	0.5677 0.5729 0.578125 0.5833	0.5885 0.59375 0.5990 0.6042	0.609375 0.6146 0.6198 0.6198	0.6302 0.6354 0.6460625 0.6458	0.6510 0.65625 0.6615 0.6687
A     B     A     B       0.01062     ½     1%     0.171975     2%       0.00108255     %     0.171975     2%       0.00108655     %     0.1875     2%       0.0010865     %     0.1875     2%       0.001186255     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.0011867     %     0.1875     2%       0.001186     %     0.1979     2%       0.0011729     %     0.1975     2%       0.0011729     %     0.24435     2%       0.00127     %     0.24435     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.	H	Ľ	2	25% <sup>1</sup>	* *	and the second s		* *	4.Yes	21/22
A     B     A     B       0.01062     ½     1%     0.171975     2%       0.00108255     %     0.171975     2%       0.00108655     %     0.1875     2%       0.0010865     %     0.1875     2%       0.001186255     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.0011867     %     0.1875     2%       0.001186     %     0.1979     2%       0.0011729     %     0.1975     2%       0.0011729     %     0.24435     2%       0.00127     %     0.24435     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.	E	Ь								
A     B     A     B       0.01062     ½     1%     0.171975     2%       0.00108255     %     0.171975     2%       0.00108655     %     0.1875     2%       0.0010865     %     0.1875     2%       0.001186255     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.0011867     %     0.1875     2%       0.001186     %     0.1979     2%       0.0011729     %     0.1975     2%       0.0011729     %     0.24435     2%       0.00127     %     0.24435     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.	FAN		****	***	****	4440	<u>ស្ត្រីស្ត្រីស្ត្រ</u>	28 28 28 28 28 28 28 28 28 28 28 28 28 2	สี่มีสี่สี่สี่	5. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.
A     B     A     B       0.01062     ½     1%     0.171975     2%       0.00108255     %     0.171975     2%       0.00108655     %     0.1875     2%       0.0010865     %     0.1875     2%       0.001186255     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.00118625     %     0.1875     2%       0.0011867     %     0.1875     2%       0.001186     %     0.1979     2%       0.0011729     %     0.1975     2%       0.0011729     %     0.24435     2%       0.00127     %     0.24435     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.23431     2%       0.001271     %     0.		<	0.3385 0.34375 0.3490 0.3542	0.359375 0.3646 0.3698 0.3750	0.3602 0.3654 0.390625 0.3958	0.4010 0.40625 0.4115 0.4167	0.421875 0.4271 0.4323 0.4375	0.4427 0.4479 0.453125 0.4583	0.4635 0.4635 0.4740 0.4792	0.484375 0.4898 0.4948 0.5000
A     B     N     A       0.0002     %     0.01171     0.0177       0.0003     %     0.01171     0.0177       0.0003     %     0.01171     0.01875       0.00035     %     0.0177     0.01875       0.000365     %     0.01877     0.01877       0.001205     %     0.01877     0.01875       0.001205     %     0.01877     0.01877       0.0017     %     0.02887     0.02883       0.0017205     %     0.02883     0.02883       0.0017205     %     0.02883     0.02883       0.001720     %     0.02883     0.02883       0.001720     %     0.02883     0.02883       0.001720     %     0.02883     0.02883       0.001720     %     0.02883     0.02883       0.001815     %     %     0.02885       0.0019215     %     %     0.02885       0.0019215     %     %     0.023195       0.0019215	Ш	$\square$	1½2	ž *	×.	<i>.</i> %	22 av	Ř	3 <sup>4</sup> 2	* *
A B B 100002 146 146 146 146 146 146 146 146 146 146		8	2.2.2.2. 2.2.2.2.2.2.2.2.2.2.2.2.2.2.2.	ጜጜጜጜ		27% 27%	<u>సినిసిన</u>	ห้สร้ร	****	3.% 3% 4.%
A B B C C C C C C C C C C C C C		×	0.171875 0.1771 0.1823 0.1875	0.1927 0.1979 0.203125 0.2083	0.2135 0.21875 0.2240 0.2292	0.234375 0.2396 0.2448 0.2500	0.2552 0.2604 0.266625 0.2708	0.2760 0.28125 0.2865 0.2865	0.296875 0.3021 0.3073 0.3125	0.3177 0.3229 0.328125 0.3333
A 0.0052 0.010452 0.0104525 0.02046 0.020467 0.02867 0.03875 0.04677 0.0677 0.0677 0.0677 0.0677 0.0677 0.0677 0.0677 0.0729 0.0709 0.0729 0.07090000000000		Ľ	.% %	*	2%	ž ×	ř,	* <u>8</u>	1. 2	*** ***
		8	×***	****	*****	÷	2 <u>22</u> 2	*	<u> </u>	1 % 1 % 2 %
		×	0.0052 0.0104 0.015625 0.0208	0.0280 0.03125 0.0365 0.0417	0.046875 0.0521 0.0573 0.0625	0.0677 0.0729 0.076125 0.0833	0.0885 0.09375 0.0990 0.1042	0.109375 0.1148 0.1198 0.1250	0.1302 0.1354 0.140625 0.1458	0.1510 0.15825 0.1615 0.1667
			4	<sup>2</sup> H	* *	3	<b>1</b> 8	A		

i b

REVISIONS New Standard.
DATE 1-1-97

A = Fractions of Inch or Foot B = Inch Equivalents to Foot Fractions





-----







18.





......

S-MARINE S

