#### CITY OF PEORIA CONTRACT

This agreement, made and entered into this 14th day of DECEMBER, 2021, by and between the City of Peoria, an Illinois Municipal Corporation, Party of The First Part, and KNAPP CONCRETE CONTRACTORS, INC. Party of The Second Part for the improvement known as the 2021 SIDEWALK PARTICIPATION PROGRAM;

WITNESSETH: That for and in consideration of the payments and agreements mentioned in the proposal hereto attached, to be made and performed by the Party of the First Part, and according to the terms expressed in the bond referring to these presents, the Party of The Second Part agrees with said Party of The First Part, at his/their own proper cost and expense to furnish and deliver all the work, materials and supplies in accordance with the specifications contained in said proposal, and in full compliance with all the terms of this agreement, for the amount of SEVEN HUNDRED TEN THOUSAND THREE HUNDRED NINETEEN DOLLARS (\$710,319.00) LESS ONE HUNDRED THIRTY THOUSAND THREE HUNDRED NINETEEN DOLLARS (\$130,319.00) FOR CHANGE OF ORDER DUE TO VALUE ENGINEERING FOR A TOTAL CONTRACT AWARD OF FIVE HUNDRED EIGHTY THOUSAND DOLLARS (\$580,000.00).

IT IS UNDERSTOOD AND AGREED that the instructions to bidders, proposal, bid, specifications, performance bond and maintenance bond are component parts of this contract and shall be deemed a part hereof. It is also understood and agreed that the contractor shall not assign, transfer, convey or otherwise dispose of this contract, or his right to execute it, or his right, title or interest in or to it or any part thereof, unless the previous written consent of the City Manager of the City of Peoria shall first be obtained thereto.

#### EMPLOYEE/EMPLOYMENT RESTRICTIONS - THE CONTRACTOR:

THE CONTRACTOR (hereinafter referred to as "SERVICE PROVIDER") agrees, as a condition of accepting this contract with the City of Peoria, that, for a period of one (1) year following completion of this contract, it shall be prohibited from hiring, directly or indirectly, any City employee or official who was involved, directly or indirectly in: (1) the selection and/or recommendation to select the SERVICE PROVIDER for performance of this contract; (2) coordinating the efforts of the SERVICE PROVIDER in the consummation or completion of this contract; or (3) monitoring or determining the performance of the SERVICE PROVIDER. The SERVICE PROVIDER further acknowledges and agrees that, upon the City's determination that a violation of this provision has occurred, the penalty imposed, at the sole discretion of the City, may include one or more of the following: (1) cancellation of any other contract(s) between the City of Peoria and the SERVICE PROVIDER; (2) disqualification of the SERVICE PROVIDER from bidding or being awarded future contracts with the City of Peoria for a period of two [2] years; and/or (3) payment of liquidated damages to the City of Peoria in the amount of TWENTY FIVE THOUSAND DOLLARS (\$25,000.00).

IN WITNESS WHEREOF, the said parties have executed these presents on the date above mentioned.

THE CITY OF PEORIA

City Manager

EXAMINED AND APPROVED:

Corporation Counsel'

# PARTY OF THE SECOND PART

Knapo Concrete Contractors, Inc.
(name of individual, firm or corporation)
BY: / ha/
(member of firm or officer of corporation)
(If a Co-Partnership)
(seal)
(seal)
Partners doing business under the firm name of(seal)
(PARTY OF THE SECOND PART)
(If an Individual)
(seal)
(PAKIY OF THE SELLIND PAKI)

# CITY OF PEORIA PERFORMANCE BOND

Bond Number: 5947227

KNOW ALL MEN BY THESE and individual, of								
a co-partnership, of								
a corporation organized under th	e laws of the State of _	Illinois	water and the second se					
	a corporation organized and existing under the laws of the State of							
Peoria County, State of Illinois, (\$580,000.00) lawful money of t payment of which we bind ourse severally, and firmly by these pro-	he United States, well a lves, our heirs, executor	nd truly to be paid unto	said City of Peo	oria for the				
THE CONDITION OF THE FO	REGOING OBLIGATI	ONS IS SUCH that who	ereas, the said P	rincipal has				
entered into a contract with the C accordance with the terms and as if fully set forth herein;	City of Peoria for <u>2021 S</u> conditions of said contr	SIDEWALK PARTICIP ract, which is hereby ref	ATION PROG ferred to and ma	RAM nde a part hereof				
NOW, THEREFORE, the condition truly keep, do and perform, each specified to be by said Principal I specified, or shall pay over, make sustain by reason of the failure or and void; otherwise to remain in	and every, all and singu kept, done and performe good and reimburse the default on the part of the	llar, the matters and thired, at the times and in the City of Peoria, all loss	ngs in said contr le manner in said s and damage w	act set forth and d contract hich it may				
IN WITNESS WHEREOF, We h	ave duly executed the fo	orgoing Obligation this	10th	day of				
January	, 2022							
EXAMINED AND APPROVED CITY OF PEORIA	FOR THE	John Hay	Principal	BLC SURELL				
ByCorporation Counsel		Labred O.	Meiss- Sureties	SEAL SEAL SAL				
-				* * * * * * * * * * * * * * * * * * *				

-	STATE OF IL		
	) SS		
,	COUNTY OF Woodford		
	I, Rachel Hodel the State aforesaid, do hereby certify that	, a Notary Public in and for Gabriel Meiss	r said County, in
	who is personally known to me to be the sam as the Attorney in Fact forOld Republic S	ne person who signed the above forego Surety Company	oing instrument
	appeared before me this day in person and ac	knowledged that he signed the name	of
	Gabriel Meiss	, thereto, as his Principal, and his	own name as
	Attorney in Fact, as the free and voluntary ac set forth, and that he executed the said instruments of the said instruments.	t of his said Principal for the uses and	d purposes therein
	Given under my hand and Notarial Seal, this	io day of January	, 2022
*****		Rachel Hoad	
452		OFFICIAL SEAL RACHEL R HODEL NOTARY PUBLIC - STATE OF ILLIN MY COMMISSION EXPIRES:02/23/	e e



#### **POWER OF ATTORNEY**

KNOW ALL MEN BY THESE PRESENTS: That OLD REPUBLIC SURETY COMPANY, a Wisconsin stock insurance corporation, does make, constitute and appoint: DONALD J. ENDRESS, ARLEN EDELMAN, TRENT W. SCHOLL, AUSTIN ENDRESS, GABRIEL MEISS of EAST PEORIA, IL

its true and lawful Attorney(s)-in-Fact, with full power and authority for and on behalf of the company as surety, to execute and deliver and affix the seal of the company thereto (if a seal is required), bonds, undertakings, recognizances or other written obligations in the nature thereof, (other than bail bonds, bank depository bonds, mortgage deficiency bonds, mortgage guaranty bonds, guarantees of installment paper and note guaranty bonds, self-insurance workers compensation bonds guaranteeing payment of benefits, or black lung bonds), as follows:

#### ALL WRITTEN INSTRUMENTS

and to bind OLD REPUBLIC SURETY COMPANY thereby, and all of the acts of said Attorneys-in-Fact, pursuant to these presents, are ratified and confirmed. This appointment is made under and by authority of the board of directors at a special meeting held on February 18, 1982.

This Power of Attorney is signed and sealed by facsimile under and by the authority of the following resolutions adopted by the board of directors of the OLD REPUBLIC SURETY COMPANY on February 18,1982.

RESOLVED that, the president, any vice-president or assistant vice president, in conjunction with the secretary or any assistant secretary, may appoint attorneys-in-fact or agents with authority as defined or limited in the instrument evidencing the appointment in each case, for and on behalf of the company to execute and deliver and affix the seal of the company to bonds, undertakings, recognizances, and suretyship obligations of all kinds; and said officers may remove any such attorney-in-fact or agent and revoke any Power of Attorney previously granted to such person.

RESOLVED FURTHER, that any bond, undertaking, recognizance, or suretyship obligation shall be valid and binding upon the Company

- (i) when signed by the president, any vice president or assistant vice president, and attested and sealed (if a seal be required) by any secretary or assistant secretary; or
- (ii) when signed by the president, any vice president or assistant vice president, secretary or assistant secretary, and countersigned and sealed (if a seal be required) by a duly authorized attorney-in-fact or agent; or
- ) when duly executed and sealed (if a seal be required) by one or more attorneys-in-fact or agents pursuant to and within the limits of the authority evidenced by the Power of Attorney issued by the company to such person or persons.

RESOLVED FURTHER 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 obligations of the company; and such signature and seal when so used shall have the same force and effect as though manually affixed.

affixed this	2016		COMPANY has caused these presents to ugust 2021	be signed by its proper officer, and its corporate seal to be
		<u> </u>	COUNTY SURE NOW	OLD REPUBLIC SURETY COMPANY
Kai	MASS Stant Secretar	fur	SEAL SEAL	Ala Mice President
STATE OF WISC	ONSIN, COUNTY O	F WAUKESHA - SS	Management,	
On this	26th day o	f <u>August</u>	, 2021 , personally came before to me known to be the individua	ore me, Alan Pavlic
wno executed the the the said	above instrument, a officers of the corpor	and they each acknowl ation aforesaid, and the	ledged the execution of the same, and be at the seal affixed to the above instrument bscribed to the said instrument by the aut	Is and officers of the OLD REPUBLIC SURETY COMPANY eing by me duly sworn, did severally depose and say: that t is the seal of the corporation, and that said corporate seal thority of the board of directors of said corporation.  **Notary Public**  **Notary Public**
			M	v Commission Expires: Contombor 20, 2022
CERTIFICATE				y Commission Expires: <u>September 28, 2022</u> tion of notary's commission does not invalidate this instrumen
I, the under	y remains in full for	cretary of the OLD RE	(Expira) PUBLIC SURETY COMPANY, a Wiscons	y Commission Expires: <u>September 28, 2022</u> Ition of notary's commission does not invalidate this instrumer sin corporation, CERTIFY that the foregoing and attached dutions of the board of directors set forth in the Power of

ORSC 22262 (3-06)



Authorization No. 1 Sheet 1 of 2

#### Authorization of Contract Changes

Date: 11/16/2021 County PEORIA Section Various Job No. N/A Route Various

Project No. Sidewalk Participation

데 Contract Adjustment	터 FHWA Exempt
Operational Change Order	□ Non-Exempt
☐ Non-operational Change	➢ Major Change
Consultant	Minor Change
☐ In-House	



Contractor: Knapp Concrete, Inc.
Address: 150 E. Martin Drive
CityStateZip: Goodfield, IL 61742

The following change from the plans in the construction of the above designated section of highway improvement is authorized and directed. The estimated quantities are shown below at the awarded contract prices exept as indicated. The first addition of an item not in the original contract under the fund type or county as indicated by an asterisk.

•	item No.	Cat	Pay Item	Unit	Quantity	Unit Price	A/D	Addition	De	duction
•	X9400100	03	VALUE ENGINEERING	DOLLAR	130319.00	\$1.00	D		\$	130,319.00
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	•									
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	nt of original Bid:		\$ 710,319.00				Totals	\$ -	\$	130,319.00
Net ch	range to date:		\$ (130,319.00) Percent	-18.35%		Net C	hange	\$ (130,319.00)		

Project Location: Description and Reason:	Various locations See page 2 for description			
the undersigned determined that vork.	t the change is germano to the original contract as signed, becau corporate President Corporate Secretary	12/21/21 Date 12/21/21 Date 12/21/21	City Engineer Courters  Director of Public Works	
		0-4-	Cib. Mannana	

Authorization No. 1
Sheet 2 of 2

Description & Reason

Date: 11/16/2021 County PEORIA Section Various Job No. N/A Route Various

Project No. Sidewalk Participation

Description and Reason

Contractor agrees to work with the City to complete project within the adjust budget.



Authorization No. 1 Sheet 1 of 2

Authorization of Contract Changes

Date: 11/16/2021 County PEORIA Section Various Job No. N/A Route Various

Project No. Sidewalk Participation

नि	Contract Adjustment	[2]	FHWA Exempt	_
	Operational Change Order	m	Non-Exempt	
n	Non-operational Change	₽	Major Change	
Ø	Consultant	-	Minor Change	
5	In-House			

Contractor: Address: CityStateZip: Knapp Concrete, Inc. 150 E. Martin Drive Goodfield, IL 61742

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•	Item No.	Cat	Pay item	Unit	Quantity	Unit Price	A/D	Addition	Deduction
•	X9400100	03	VALUE ENGINEERING	DOLLAR	130319.00		D		\$ 130,319.00
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Amour	nt of original Bid:		\$ 710,319.00	<u></u>	L		Totals	\$ ~	\$ 130,319.00
	ange to date:		\$ (130,319.00) Percent	-18.35%		Net C	hange	\$ (130,319.00)	

vet change to date:	<u> </u>	(130,319.00) Percent	-18.35%	Net Change   \$	(130,319.00)]	
Project Location: Description and Reason:	Various location See page 2 for de	•				
rescription and neason.	See page 2 for de	scription				
he undersigned determined	that the change is ger	mane to the original contract as signed,	because: the change represents a	an adjustment required by the cor	ntract, based on unpredictable	developments in the
vork.		,	,			•
	/,			. 1	1 1 ://	
1 18 2021	Ste	ud mm	12/21	1/21 //	monea Kl	Ollusta
Date		Corporate President	[	Date	City Engineer	70
11/18/2021	La.	lil NM	12/21	121 8	A for	
Date		Corporate Secretary		Date,	Director of Public W	/orks
			12/21	1/2 ( =	ILL CO	
				Date	City Manager	

Authorization No. 1

Sheet 2 of 2

Description & Reason

Date: 11/16/2021 County PEORIA Section Various Job No. N/A Route Various

Project No. Sidewalk Participation

Description and Reason

Contractor agrees to work with the City to complete project within the adjust budget.

# CITY OF PEORIA PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS, That we KNA and individual, of	
a co-partnership, of	
a corporation organized under the laws of the State of	
as Principal, and	
a corporation organized and existing under the laws of the authority to do business in the State of Illinois, as Surety, a	State of with are held and firmly bound unto the City of Peoria,
Peoria County, State of Illinois, in the penal sum of <u>FIVE</u> (\$580,000.00) lawful money of the United States, well and payment of which we bind ourselves, our heirs, executors, severally, and firmly by these presents.	I truly to be paid unto said City of Peoria for the
THE CONDITION OF THE FOREGOING OBLIGATION	NS IS SUCH that whereas, the said Principal has
entered into a contract with the City of Peoria for <u>2021 SII</u> in accordance with the terms and conditions of said contract as if fully set forth herein;	
NOW, THEREFORE, the condition of this obligation is su truly keep, do and perform, each and every, all and singula specified to be by said Principal kept, done and performed specified, or shall pay over, make good and reimburse the sustain by reason of the failure or default on the part of the and void; otherwise to remain in full force and effect.	ar, the matters and things in said contract set forth and, at the times and in the manner in said contract City of Peoria, all loss and damage which it may
IN WITNESS WHEREOF, We have duly executed the for	going Obligation thisday of
, 2021	
EXAMINED AND APPROVED FOR THE CITY OF PEORIA	Principal
By	
Corporation Counsel	Sureties

STATE OF	)	
	) SS	
COUNTY OF	)	
I, the State aforesaid, do hereby certif	y that, a Not	ary Public in and for said County, in,
who is personally known to me to b as the Attorney in Fact for		
appeared before me this day in pers	on and acknowledged that	he signed the name of
Attorney in Fact, as the free and vol set forth, and that he executed the sa	untary act of his said Princ	nis Principal, and his own name as cipal for the uses and purposes therein rity given him by his said Principal.
Given under my hand and Notarial	Seal, this day of _	, 2021.
		Notary Public

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## 1. Notice of Bidding

- a. Time and Place of Opening Bids. Sealed proposals for the improvement described herein will be received at the Office of the City Engineer, Public Works Facility, 3505 N. Dries Lane, Peoria, Illinois, until <u>2:00 P.M., Tuesday, September 21, 2021</u> and at that time publicly opened and read.
- b. Description of Work.
  - i. Proposed improvement is officially known as Sidewalk Participation Program 2021.
  - ii. The proposed improvement consists of reconstructing portland cement sidewalk, combination curb and sidewalk, driveway, curb, curb and gutter, incidental HMA surfacing and ADA ramps on public right of way and all necessary adjustments, incidentals and appurtenances throughout the city.

### 2. Copies of Bidding Documents

- a. Plans, proposal forms, and specifications for the proposed project can be obtained at no charge by requesting an electronic plan set from pwdropbox@peoriagov.org
- b. Complete sets of Bidding Documents shall be used in preparing Bids; neither City nor Engineer assumes any responsibility for errors or misinterpretations resulting from the use of incomplete sets of Bidding Documents.
- c. City and Engineer, in making copies of Bidding Documents available on the above terms, do so only for the purpose of obtaining Bids for the Work and do not authorize or confer a license for any other use.

#### 3. Qualifications of Bidders

- a. To demonstrate Bidder's qualifications to perform the Work, Bidder shall submit with its Bid the following information:
- b. Evidence of Bidder's authority to do business in the state where the Project is located.
- c. Evidence of Bidder's prequalification with the Illinois Department of Transportation to perform the type of work required to complete this Project.
- d. Bidder's state or other contractor license number, if applicable.
- e. A Bidder's failure to submit required qualification information within the times indicated may disqualify Bidder from receiving an award of the Contract.
- f. No requirement in this Article 3 to submit information will prejudice the right of City to seek additional pertinent information regarding Bidder's qualifications.
- g. Bidder is advised to carefully review those portions of the Bid Form requiring Bidder's representations and certifications.

# 4. Site Visit and Testing by Bidders

- a. Bidder shall conduct the required Site visit during normal working hours and shall not disturb any ongoing operations at the Site.
- b. Bidder is not required to conduct any subsurface testing, or exhaustive investigations of Site conditions.
- c. On request, and to the extent City has control over the Site, and schedule permitting, the City will provide Bidder access to the Site to conduct such additional examinations, investigations, explorations, tests, and studies as Bidder deems necessary for preparing and submitting a successful Bid. City will not have any obligation to grant such access if doing so is not practical because of existing operations, security or safety concerns, or restraints on City's authority regarding the Site.
- d. Bidder shall comply with all applicable Laws and Regulations regarding excavation and location of utilities, obtain all permits, and comply with all terms and conditions established by City or by property owners or other entities controlling the Site with respect to schedule, access, existing operations, security, liability insurance, and applicable safety programs.
- e. Bidder shall fill all holes and clean up and restore the Site to its former condition upon completion of such explorations, investigations, tests, and studies.

# 5. Bidder's Representations

- a. It is the responsibility of each Bidder before submitting a Bid to:
  - i. examine and carefully study the Bidding Documents, and any data and reference items identified in the Bidding Documents;
  - ii. visit the Site, conduct a thorough, alert visual examination of the Site and adjacent areas, and become familiar with and satisfy itself as to the general, local, and Site conditions that may affect cost, progress, and performance of the Work;
  - iii. become familiar with and satisfy itself as to all Laws and Regulations that may affect cost, progress, and performance of the Work;
  - iv. consider the information known to Bidder itself; information commonly known to contractors doing business in the locality of the Site; information and observations obtained from visits to the Site; the Bidding Documents; and the Site-related reports and drawings identified in the Bidding Documents, with respect to the effect of such information, observations, and documents on (1) the cost, progress, and performance of the Work; (2) the means, methods, techniques, sequences, and procedures of construction to be employed by Bidder; and (3) Bidder's safety precautions and programs;
  - v. agree, based on the information and observations referred to in the preceding paragraph, that at the time of submitting its Bid no further examinations, investigations, explorations, tests, studies, or data are necessary for the determination of its Bid for performance of the Work at the price bid and within the times required, and in accordance with the other terms and conditions of the Bidding Documents;

- vi. become aware of the general nature of the work to be performed by City and others at the Site that relates to the Work as indicated in the Bidding Documents;
- vii. promptly give Engineer written notice of all conflicts, errors, ambiguities, or discrepancies that Bidder discovers in the Bidding Documents and confirm that the written resolution thereof by Engineer is acceptable to Bidder;
- viii. determine that the Bidding Documents are generally sufficient to indicate and convey understanding of all terms and conditions for the performance and furnishing of the Work; and
- ix. agree that the submission of a Bid will constitute an incontrovertible representation by Bidder that Bidder has complied with every requirement of this Article, that without exception the Bid and all prices in the Bid are premised upon performing and furnishing the Work required by the Bidding Documents.
- b. Bidder acknowledges a current City of Peoria EEO Certification Number is required prior to being awarded a City of Peoria Contract.

#### 6. Contract Times

- The number of days within which, or the dates by which, the Work is to be substantially completed, and completed and ready for final payment, are set forth in the General Conditions.
- b. Provisions for liquidated damages, if any, for failure to timely attain a Milestone, Substantial Completion, or completion of the Work in readiness for final payment, are set forth in the General Conditions.

# 7. Substitute and "Or-Equal" Items

a. The Contract for the Work, as awarded, will be based on materials and equipment specified or described in the Bidding Documents without consideration during the bidding and Contract award process of possible substitute or "or-equal" items. In cases in which the Contract allows the Contractor to request that Engineer authorize the use of a substitute or "or-equal" item of material or equipment, application for such acceptance may not be made to and will not be considered by Engineer until after the Effective Date of the Contract.

# 8. Subcontractors, Suppliers, and Others

- a. A Bidder shall be prepared to retain specific Subcontractors, Suppliers, or other individuals or entities for the performance of the Work if required by the Bidding Documents (most commonly in the Special Conditions) to do so. If a prospective Bidder objects to retaining any such Subcontractor, Supplier, or other individual or entity, and the concern is not relieved by an Addendum, then the prospective Bidder should refrain from submitting a Bid.
- b. After the submittal of the Bid, City may not require the Successful Bidder or Contractor to retain any Subcontractor, Supplier, or other individual or entity against which Contractor has reasonable objection.

c. The apparent Successful Bidder, and any other Bidder so requested, shall within five days after Bid opening, submit to City a list of the Subcontractors or Suppliers proposed.

## 9. Preparation of Bid

- a. The Bid Form is included with the Bidding Documents.
  - i. All blanks on the Bid Form shall be completed and the Bid Form signed. A Bid price shall be indicated for each section, Bid item, adjustment unit price item, and unit price item listed therein.
  - ii. Each Bidder is required to submit prices for the Base Bid.
- b. A Bid by a corporation shall be executed in the corporate name by a corporate officer (whose title must appear under the signature), accompanied by evidence of authority to sign. The corporate address and state of incorporation shall be shown. The corporate seal shall be affixed and attested by the corporate secretary or an assistant corporate secretary.
- c. A Bid by a partnership shall be executed in the partnership name and signed by a partner (whose title must appear under the signature), accompanied by evidence of authority to sign. The address for receiving notices of the partnership shall be shown.
- d. A Bid by a limited liability company shall be executed in the name of the firm by a member or other authorized person and accompanied by evidence of authority to sign. The state of formation of the firm and the address for receiving notices of the firm shall be shown.
- e. A Bid by an individual shall show the Bidder's name and address for receiving notices.
- f. A Bid by a joint venture shall be executed by an authorized representative of each joint venture in the manner indicated on the Bid Form. The address for receiving notices of the joint venture shall be shown.
- g. All names shall be printed below the signatures.
- h. The Bid shall acknowledgment receipt of all Addenda on the Bid Form.
- Postal and e-mail addresses and telephone number for communications regarding the Bid shall be shown.
- j. The Bid shall contain evidence of Bidder's authority and qualification to do business in the state where the Project is located, or Bidder shall covenant in writing to obtain such authority and qualification prior to award of the Contract and attach such covenant to the Bid. Bidder's state contractor license number, if any, shall also be shown on the Bid Form.
- k. All proposals must be accompanied by a proposal guaranty. Such guaranty may be in the form of a Bid Bond provided in this document, a proposal guarantee of cash, a Bank Cashier Check, or a properly certified check made payable to the City of Peoria, for not less than five percent (5%) of the amount of the bid.

# 10. Opening of Bids, modification and withdrawal

- a. Bids will be opened at the time and place indicated in the advertisement or invitation to bid and, unless obviously non-responsive, read aloud publicly. An abstract of the amounts of the base Bids will be made available to Bidders after the opening of Bids.
- b. A Bid may be withdrawn by an appropriate document duly executed in the same manner that a Bid must be executed and delivered to the place where Bids are to be submitted prior to the date and time for the opening of Bids. Upon receipt of such notice, the unopened Bid will be returned to the Bidder.
- c. If a Bidder wishes to modify its Bid prior to Bid opening, Bidder must withdraw its initial Bid and submit a new Bid prior to the date and time for the opening of Bids.
- d. If within 24 hours after Bids are opened any Bidder files a duly signed written notice with City and promptly thereafter demonstrates to the reasonable satisfaction of City that there was a material and substantial mistake in the preparation of its Bid, that Bidder may withdraw its Bid, and the Bid security will be returned. Thereafter, if the Work is rebid, that Bidder will be disqualified from further bidding on the Work.

#### 11. Evaluation of Bids and Award of Contract

- a. All Bids will remain subject to acceptance for the period stated in the Bid Form, but City may, in its sole discretion, release any Bid and return the Bid security prior to the end of this period.
- b. City reserves the right to reject any or all Bids, including without limitation, nonconforming, nonresponsive, unbalanced, or conditional Bids. City will reject the Bid of any Bidder that City finds, after reasonable inquiry and evaluation, to not be responsible. If Bidder purports to add terms or conditions to its Bid, takes exception to any provision of the Bidding Documents, or attempts to alter the contents of the Contract Documents for purposes of the Bid, then the City will reject the Bid as nonresponsive; provided that City also reserves the right to waive all minor informalities not involving price, time, or changes in the Work.
- c. If City awards the contract for the Work, such award shall be to the responsible Bidder submitting the lowest responsive Bid.
- d. Evaluation of Bids
  - In evaluating Bids, City will consider whether the Bids comply with the prescribed requirements, unit prices, and other data, as may be requested in the Bid Form or prior to the Notice of Award.
  - ii. For the determination of the apparent low Bidder when unit price bids are submitted, Bids will be compared based on the total of the products of the estimated quantity of each item and unit price Bid for that item, together with any lump sum items
- e. In evaluating whether a Bidder is responsible, City will consider the qualifications of the Bidder and may consider the qualifications and experience of Subcontractors and Suppliers proposed for those portions of the Work for which the identity of Subcontractors and Suppliers must be submitted as provided in the Bidding Documents.

- f. City may conduct such investigations as City deems necessary to establish the responsibility, qualifications, and financial ability of Bidders and any proposed Subcontractors or Suppliers.
- g. When the Successful Bidder delivers the Agreement (executed by Successful Bidder) to City, it shall be accompanied by required bonds and insurance documentation.

## 12. Signing of Agreement

a. When City issues a Notice of Award to the Successful Bidder, it shall be accompanied by the unexecuted counterparts of the Agreement along with the other Contract Documents as identified in the Agreement. Within Ten (10) days thereafter, Successful Bidder shall execute and deliver the required number of counterparts of the Agreement (and any bonds and insurance documentation required to be delivered by the Contract Documents) to City.

#### 13. Sales and Use Taxes

a. City is exempt from Illinois state sales and use taxes on materials and equipment to be incorporated in the Work.

#### ARTICLE 1 - BID RECIPIENT

1.01 This Bid is submitted to:

City of Peoria Department of Public Works 3505 N. Dries Lane Peoria, IL 61604

1.02 The undersigned Bidder proposes and agrees, if this Bid is accepted, to enter into an Agreement with Owner in the form included in these Bidding Documents to perform all Work as specified or indicated in the Bidding Documents for the prices and within the times indicated in this Bid and in accordance with the other terms and conditions of the Bidding Documents.

#### ARTICLE 2 - BIDDER'S ACKNOWLEDGEMENTS

2.01 Bidder accepts all the terms and conditions of the Instructions to Bidders, including without limitation those dealing with the disposition of Bid security. This Bid will remain subject to acceptance for <u>60</u> days after the Bid opening, or for such longer period that Bidder may agree to in writing upon request of Owner.

#### ARTICLE 3 - BIDDER'S REPRESENTATIONS

3.01 In submitting this Bid, Bidder represents that:

Addendum No.

A. Bidder has examined and carefully studied the Bidding Documents, and any data and reference items identified in the Bidding Documents, and hereby acknowledges receipt of the following Addenda:

Addendum, Date

	de la constanta de la constant		
3.	·	, conducted a thorough, ale	

C. Bidder is familiar with and has satisfied itself as to all Laws and Regulations that may affect cost, progress, and performance of the Work.

Site conditions that may affect cost, progress, and performance of the Work.

- D. Bidder has considered the information known to Bidder itself; information commonly known to contractors doing business in the locality of the Site; information and observations obtained from visits to the Site; the Bidding Documents; and any Site-related reports and drawings identified in the Bidding Documents, with respect to the effect of such information, observations, and documents on (1) the cost, progress, and performance of the Work; (2) the means, methods, techniques, sequences, and procedures of construction to be employed by Bidder; and (3) Bidder's safety precautions and programs.
- E. Bidder agrees, based on the information and observations referred to in the preceding paragraph, that no further examinations, investigations, explorations, tests, studies, or data

are necessary for the determination of this Bid for performance of the Work at the price bid and within the times required, and in accordance with the other terms and conditions of the Bidding Documents.

- F. Bidder is aware of the general nature of work to be performed by Owner and others at the Site that relates to the Work as indicated in the Bidding Documents.
- G. Bidder has given Engineer written notice of all conflicts, errors, ambiguities, or discrepancies that Bidder has discovered in the Bidding Documents and confirms that the written resolution thereof by Engineer is acceptable to Bidder.
- H. The Bidding Documents are generally sufficient to indicate and convey understanding of all terms and conditions for the performance and furnishing of the Work.
- I. The submission of this Bid constitutes an incontrovertible representation by Bidder that Bidder has complied with every requirement of this Article, and that without exception the Bid and all prices in the Bid are premised upon performing and furnishing the Work required by the Bidding Documents.

## ARTICLE 4 - BIDDER'S CERTIFICATION

#### 4.01 Bidder certifies that:

- A. This Bid is genuine and not made in the interest of or on behalf of any undisclosed individual or entity and is not submitted in conformity with any collusive agreement or rules of any group, association, organization, or corporation;
- B. Bidder has not directly or indirectly induced or solicited any other Bidder to submit a false or sham Bid;
- C. Bidder has not solicited or induced any individual or entity to refrain from bidding; and
- D. Bidder has not engaged in corrupt, fraudulent, collusive, or coercive practices in competing for the Contract. For the purposes of this Paragraph 4.01.D:
  - 1. "corrupt practice" means the offering, giving, receiving, or soliciting of anything of value likely to influence the action of a public official in the bidding process;
  - 2. "fraudulent practice" means an intentional misrepresentation of facts made (a) to influence the bidding process to the detriment of Owner, (b) to establish bid prices at artificial non-competitive levels, or (c) to deprive Owner of the benefits of free and open competition;
  - 3. "collusive practice" means a scheme or arrangement between two or more Bidders, with or without the knowledge of Owner, a purpose of which is to establish bid prices at artificial, non-competitive levels; and
  - 4. "coercive practice" means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in the bidding process or affect the e execution of the Contract.
- E. The undersigned certifies that it is not delinquent in the payment of any indebtedness, tax, fee or fine owed to the City of Peoria, or in the payment of any tax administered by the Illinois Department of Revenue, and is in compliance with the terms and conditions of Sec. 10-109 of the Peoria City Code and 65 ILCS 5/11-42.1-1.

- F. The undersigned firm certifies that it has not been convicted of bribery or attempting to bribe an officer or employee of the City of Peoria, nor has the firm made an admission of guilt of such conduct which is a matter of 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. The undersigned firm further certifies that it has not been barred from bidding by the Federal, State or local governments and has not been suspended or debarred from receiving federal funding.
- EMPLOYEE/EMPLOYMENT RESTRICTIONS THE CONTRACTOR, (hereinafter referred to as "SERVICE PROVIDER") agrees, as a condition of accepting this contract with the City of Peoria, that, for a period of one (1) year following completion of this contract, it shall be prohibited from hiring, directly or indirectly, any City employee or official who was involved, directly or indirectly in: (1) the selection and/or recommendation to select the SERVICE PROVIDER for performance of this contract; (2) coordinating the efforts of the SERVICE PROVIDER in the consummation or completion of this contract; or (3) monitoring or determining the performance of the SERVICE PROVIDER. The SERVICE PROVIDER further acknowledges and agrees that, upon the City's determination that a violation of this provision has occurred, the penalty imposed, at the sole discretion of the City, may include one or more of the following: (1) cancellation of any other contract(s) between the City of Peoria and the SERVICE PROVIDER; (2) disqualification of the SERVICE PROVIDER from bidding or being awarded future contracts with the City of Peoria for a period of two [2] years; and/or (3) payment of liquidated damages to the City of Peoria in the amount of TWENTY FIVE THOUSAND DOLLARS (\$25,000.00). This provision does not apply to any City employee involved in the 2018-2019 reduction in force, furlough or early retirement incentive offered by the city within 2018-2019. This shall not apply to any city employee involved in the 2020-2021 reduction in force, furlough or early retirement incentive offered by the city within 2020-2021.
- G. Each Bidder must be prequalified with the Illinois Department of Transportation to perform the type of construction work necessary for the project. <u>Bidders shall include a copy of their Illinois Department of Transportation "Certificate of Eligibility" with their bid.</u>
- H. To be awarded a contract all Suppliers, Vendors, Contractors to the City of Peoria, must be registered in the City of Peoria's Contract Compliance Program and have a current EEO Certification Number. This program is unrelated to any State and Federal program.

The number is secured by submitting to the Equal Opportunity Manager a completed Employer Report Form CC-1, a Fifty-dollar (\$50.00) processing fee and a copy of your company's sexual harassment policy statement, if you are a first time applicant. Companies renewing their number do not have to submit a copy of their sexual harassment policy statement. The form may be obtained from the City's website at <a href="https://www.peoriagov.org/equal-opportunity/">www.peoriagov.org/equal-opportunity/</a> by clicking on the link. You can also request a copy by e-mail or calling:

Equal Opportunity Manager eoo@peoriagov.org (309) 494-8530

The Fifty-dollar (\$50.00) processing fee can be paid by check, payable to the City of Peoria, or online through the State of Illinois E-Pay process. To pay online go to www.illinoisepay.com and follow the instructions. The only exception to payment of the processing fee is neighborhood associations.

Although all vendors are encouraged to obtain an EEO Certification Number, you do not need a number to respond to a bid. The number is only required prior to the award of a contract.

EEO CERTIFICATION\* (Check one):

- ☐ We are presently applying for the EEO Certification. Employer Report Form (Form CC-1) is completed and enclosed.
- ☑ Presently, we have the Employer Report Form (Form CC-1) on file with the City of Peoria, Office of Equal Opportunity and have a current Certificate of Compliance Number.

Certificate of Compliance Number: 03566-211231



# **Knapp Concrete Contractors, Inc.**

150 E. Martin Dr. Goodfield, IL 61742

Phone: 309-965-2618 Fax: 309-965-2614

The number of subcontracting opportunities for this project only equates to approximately 3% of the project value. All work except for testing will be completed by Knapp Concrete. We reached out to MBE subs for testing and intend to use Millennia for the entirety of the subcontracting available on this project.

# ARTICLE 5 - BASIS OF BID

5.01 Base Bid: Bidder will complete the work in accordance with the contract documents for the following price(s):

Item #	Description	Quantity	Unit	Unit Price	Amount
20200100	EARTH EXCAVATION	150	CU YD		
31101000	SUBBASE GRANULAR MATERIALS, TYPE B	660	TON		
42300200	P.C.C. DRIVEWAY PAVEMENT, 6"	900	SQ YD		
42300400	P.C.C. DRIVEWAY PAVEMENT, 8"	30	SQ YD		
42400100	P.C.C. SIDEWALK, 4"	9,100	SQ FT		
42400800	DETECTABLE WARNINGS	80	SQ FT		
44000200	DRIVEWAY PAVEMENT REMOVAL	771	SQ YD		
44000300	CURB REMOVAL	600	FOOT		
44000500	COMBINATION CURB AND GUTTER REMOVAL	1,900	FOOT		
44000600	SIDEWALK REMOVAL	10,600	SQ FT		
44201353	CLASS C PATCHES, TYPE II, 10 INCH	50	SQ YD		
60260100	INLETS TO BE ADJUSTED	3	EACH		
60600605	CONCRETE CURB, TYPE B	360	FOOT		
X6060000	COMBINATION CONCRETE CURB AND GUTTER, WIDTH VARIES	210	FOOT		
X4080052	INCIDENTAL HOT-MIX ASPHALT SURFACING (SPECIAL)	3,235	SQ FT		
X4240010	PCC COMBINATION CURB AND SIDEWALK, 4"	11,000	SQ FT		
X4400550	COMBINATION CURB AND SIDEWALK REMOVAL	3,400	SQ FT		
XX005964	REMOVE AND RESET BRICK SIDEWALK	160	SQ FT		
PEO00001	P.C.C. STEPS	20	SQ FT		
PEO00003	CONCRETE STEP REMOVAL	35	SQ FT		7-7-7-7-1-11

in writing		

**Total Base Bid Amount** 

# ARTICLE 6 - TIME OF COMPLETION

- 6.01 Bidder agrees that the Work will be substantially complete and will be completed and ready for final payment on or before the dates or within the number of calendar days indicated in the Agreement.
- 6.02 Bidder accepts the provisions of the Agreement as to liquidated damages.

# ARTICLE 7 - ATTACHMENTS TO THIS BID

- 7.01 The following documents are submitted with and made a condition of this Bid:
  - A. Bid Bond
  - B. Subcontractor Utilization Statement
  - C. MBE/WBE Participation Waiver Request (if necessary)
  - D. Qualifications Statement
  - E. Bidders Certification Document 00454
  - F. Health Safety and Welfare Affidavit Document 00456

# **ARTICLE 8 – BID SUBMITTAL**

BIDDER: Knapp Concrete Co	ntractors, Inc.
By: [Signature]	Shi ffy
[Printed name] (If Bidder is a corpoi evidence of authorit	Colin Knapp ration, a limited liability company, a partnership, or a joint venture, attach sy to sign.)
Attest: [Signature]	Rachel Hodel
[Printed name]	Rachel Hodel
Title:	Office Manager
Submittal Date:	09/21/2021
Address for giving n	otices:
150 E. Martin Dr.	
Goodfield, IL 61742	
Telephone Number:	309-965-2618
Fax Number:	309-965-2614
Contact Name and e	-mail address: Rachel Hodel, rachel@knappconcrete.com
Bidder's License No.	
	(where applicable)

**BID BOND** 

Any singular reference to Bidder, Surety, Owner or othe	r party shall be considered plural where applicable.
BIDDER (Name and Address):	
Knapp Concrete Contractors, Inc. 150 E. Martin Dr Goodfield, IL 61742	
SURETY (Name, and Address of Principal Place of Busin	ness):
Old Republic Surety Company 445 S Moorland Rd, Suite 200 Brookfield, WI 53005	
OWNER (Name and Address): City of Peoria Department of Public V 3505 N. Dries Lane	Vorks
BID Peoria, IL 61604 Bid Due Date: 09/21/2021	
Description (Project Name— Include Location): O	city of Peoria Sidewalk Participation Program 2021
BOND	
Bond Number:	
Date: 09/21/2021	€ 5% of bid
Penal sum 5% of bid	\$
(Words)	(Figures)
•	by, subject to the terms set forth below, do each cause ficer agent or representative
this Bid Bond to be duly executed by an authorized of <b>BIDDER</b>	SURETY
Knapp Concrete Contractors, Inc. (Seal)	Old Donublic Curaty Company
Bidder's Name and Corporate Seal	
bidder 5 Name and Corporate Sear	
11 11	A THE WALL AND THE PARTY OF THE
By: / hu / hy	By: Ande Edelin
Signature	Signature (Attach Power of Attorney)
	Arlen Edelman
Colin Knapp	
Print Name'	Print Name
Vice Assident	Attorney - in - Fact
Title	Title
0	MI OM
Attest: Yulke Hode	Attest: Signature  Account Manager
'Signature Office Manager	Signature  Accomb Manager
Title	Title

**BID BOND** 

- 1. Bidder and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to pay to Owner upon default of Bidder the penal sum set forth on the face of this Bond. Payment of the penal sum is the extent of Bidder's and Surety's liability. Recovery of such penal sum under the terms of this Bond shall be Owner's sole and exclusive remedy upon default of Bidder.
- 2. Default of Bidder shall occur upon the failure of Bidder to deliver within the time required by the Bidding Documents (or any extension thereof agreed to in writing by Owner) the executed Agreement required by the Bidding Documents and any performance and payment bonds required by the Bidding Documents.
- 3. This obligation shall be null and void if:
  - 3.1 Owner accepts Bidder's Bid and Bidder delivers within the time required by the Bidding Documents (or any extension thereof agreed to in writing by Owner) the executed Agreement required by the Bidding Documents and any performance and payment bonds required by the Bidding Documents, or
  - 3.2 All Bids are rejected by Owner, or
  - 3.3 Owner fails to issue a Notice of Award to Bidder within the time specified in the Bidding Documents (or any extension thereof agreed to in writing by Bidder and, if applicable, consented to by Surety when required by Paragraph 5 hereof).
- 4. Payment under this Bond will be due and payable upon default of Bidder and within 30 calendar days after receipt by Bidder and Surety of written notice of default from Owner, which notice will be given with reasonable promptness, identifying this Bond and the Project and including a statement of the amount due.
- 5. Surety waives notice of any and all defenses based on or arising out of any time extension to issue Notice of Award agreed to in writing by Owner and Bidder, provided that the total time for issuing Notice of Award including extensions shall not in the aggregate exceed 120 days from the Bid due date without Surety's written consent.
- 6. No suit or action shall be commenced under this Bond prior to 30 calendar days after the notice of default required in Paragraph 4 above is received by Bidder and Surety and in no case later than one year after the Bid due date.
- 7. Any suit or action under this Bond shall be commenced only in a court of competent jurisdiction located in the state in which the Project is located.
- 8. Notices required hereunder shall be in writing and sent to Bidder and Surety at their respective addresses shown on the face of this Bond. Such notices may be sent by personal delivery, commercial courier, or by United States Registered or Certified Mail, return receipt requested, postage pre-paid, and shall be deemed to be effective upon receipt by the party concerned.
- 9. Surety shall cause to be attached to this Bond a current and effective Power of Attorney evidencing the authority of the officer, agent, or representative who executed this Bond on behalf of Surety to execute, seal, and deliver such Bond and bind the Surety thereby.
- 10. This Bond is intended to conform to all applicable statutory requirements. Any applicable requirement of any applicable statute that has been omitted from this Bond shall be deemed to be included herein as if set forth at length. If any provision of this Bond conflicts with any applicable statute, then the provision of said statute shall govern and the remainder of this Bond that is not in conflict therewith shall continue in full force and effect.
- 11. The term "Bid" as used herein includes a Bid, offer, or proposal as applicable.

# OLD REPUBLIC SURETY COMPANY

#### **POWER OF ATTORNEY**

KNOW ALL MEN BY THESE PRESENTS: That OLD REPUBLIC SURETY COMPANY, a Wisconsin stock insurance corporation, does make, constitute and appoint: DONALD J. ENDRESS, ARLEN EDELMAN, TRENT W. SCHOLL, AUSTIN ENDRESS, GABRIEL MEISS of EAST PEORIA, IL

its true and lawful Attorney(s)-in-Fact, with full power and authority for and on behalf of the company as surety, to execute and deliver and affix the seal of the company thereto (if a seal is required), bonds, undertakings, recognizances or other written obligations in the nature thereof, (other than bail bonds, bank depository bonds, mortgage deficiency bonds, mortgage guaranty bonds, guarantees of installment paper and note guaranty bonds, self-insurance workers compensation bonds guaranteeing payment of benefits, or black lung bonds), as follows:

#### ALL WRITTEN INSTRUMENTS

and to bind OLD REPUBLIC SURETY COMPANY thereby, and all of the acts of said Attorneys-in-Fact, pursuant to these presents, are ratified and confirmed. This appointment is made under and by authority of the board of directors at a special meeting held on February 18, 1982.

This Power of Attorney is signed and sealed by facsimile under and by the authority of the following resolutions adopted by the board of directors of the OLD REPUBLIC SURETY COMPANY on February 18,1982.

RESOLVED that, the president, any vice-president or assistant vice president, in conjunction with the secretary or any assistant secretary, may appoint attorneys-in-fact or agents with authority as defined or limited in the instrument evidencing the appointment in each case, for and on behalf of the company to execute and deliver and affix the seal of the company to bonds, undertakings, recognizances, and suretyship obligations of all kinds; and said officers may remove any such attorney-in-fact or agent and revoke any Power of Attorney previously granted to such person.

RESOLVED FURTHER, that any bond, undertaking, recognizance, or suretyship obligation shall be valid and binding upon the Company

- (i) when signed by the president, any vice president or assistant vice president, and attested and sealed (if a seal be required) by any secretary or assistant secretary; or
- (ii) when signed by the president, any vice president or assistant vice president, secretary or assistant secretary, and countersigned and sealed (if a seal be required) by a duly authorized attorney-in-fact or agent; or
- (iii) when duly executed and sealed (if a seal be required) by one or more attorneys-in-fact or agents pursuant to and within the limits of the authority evidenced by the Power of Attorney issued by the company to such person or persons.

RESOLVED FURTHER 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 obligations of the company; and such signature and seal when so used shall have the same force and effect as though manually affixed.

IN WITNESS WHEREOF, OLD REPUBLIC SURETY COMP affixed this 26th day of August	•	to be signed by its proper officer, and its corporate seal to be
Hawy Haffur	SEAL SEAL TOBS	OLD REPUBLIC SURETY COMPANY  Ma Mic  President
STATE OF WISCONSIN, COUNTY OF WAUKESHA - SS	The state of the s	, issuesia
On this 26th day of August  and Karen J Haffner  who executed the above instrument, and they each acknowledge they are the said officers of the corporation aforesaid, and that the and their signatures as such officers were duly affixed and subscrib	, to me known to be the individu d the execution of the same, and seal affixed to the above instrume	als and officers of the OLD REPUBLIC SURETY COMPANY being by me duly sworn, did severally depose and say: that ent is the seal of the corporation, and that said corporate seal
	OF VIO	Kollung R. Public  My Commission Expires: September 28, 2022

CERTIFICATE

(Expiration of notary's commission does not invalidate this instrument)

I, the undersigned, assistant secretary of the OLD REPUBLIC SURETY COMPANY, a Wisconsin corporation, CERTIFY that the foregoing and attached Power of Attorney remains in full force and has not been revoked; and furthermore, that the Resolutions of the board of directors set forth in the Power of Attorney, are now in force.

40-0533



Signed and sealed at the City of Brookfield, WI this

ZIST

Septembe

202

ORSC 22262 (3-06)

Kamp Haffur



# Certificate of Eligibility

Knapp Concrete Contractors, Inc. 150 E. Martin Dr. GOODFIELD, IL 61742

Contractor No 3225

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 \$25,414,000.00

034	017	012	9
DEMOLITION	CONCRETE CONSTRUCTION	DRAINAGE	EARTHWORK
\$825,000	\$7,450,000	\$1,200,000	\$2,775,000

CERTIFICATE PREVIOUSLY ISSUED, BUT IS SUBJECT TO REVISION OR REVOCATION, IF AND WHEN CHANGES IN ISSUED AT SPRINGFIELD, ILLINOIS ON 5/21/2021. THIS CERTIFICATE OF ELIGIBILITY IS VALID FROM THE FINANCIAL CONDITION OF THE CONTRACTING FIRM OR OTHER FACTS JUSTIFY SUCH REVISIONS OR REVOCATION. 5/20/2021 70 4/30/2022 INCLUSIVE, AND SUPERSEDES ANY

**Engineer of Construction** 

PROPOSED PRODUCT SUBSTITUTIONS

- The Total Base Bid Amount includes only those products specified in the Bidding Documents. Following is a list of substitute products which Bidder proposes to furnish on this project, with the difference in price being added to or deducted from the Total Bid Amount.
- 2. Bidder understands that the acceptance of any proposed substitution is at the Owner's option. Approval or rejection of any substitutions listed below will be indicated after executing the Contract.
- 3. PRODUCT SUBSTITUTION LIST

MANUFACTURER'S NAME AND PRODUCT	<u>ADD</u>	DEDUCT
N/A		
•		

- 4. Bidder's proposal shall be in accordance with the provisions of Section 01630 Product Substitution Procedures.
- 5. EVALUATION

Contract award will be made in accordance with Instructions to Bidders. Only the successful Bidder's Proposed Product Substitution List will be evaluated.

6. SIGNATURE OF BIDDER

	Knapp Concrete Contractors, Inc.
agging anggingan a nga anggi kina a manga kababahan an ana ang bababahan an ang bababahan ang	Individual or Corporate Name
Ву	John My
Address	150 E. Martin Dr.
	Goodfield, IL 61742

END OF DOCUMENT



# CITY OF PEORIA PEORIA SUBCONTRACTOR UTILIZATION STATEMENT

G (1 TT				
Section II PRIME CONTRACTOR			PROJECT	
Name: Knapp Concrete Con	tractors, Inc.		Name: Sidew	alk Participation Program 2021
Address: 150 E. Martin Dr.,	Goodfield, IL 6174	2	Total Contract	Value: \$710,319.00
Phone: 309-965-2618				
Contact Person: Rachel Hoo	del			
Email: rachel@knappconcr				
Ownership Status: MBE		M/WBE	Non-M	/WBE <u>X</u>
Section III: Selected Subco Subcontractor Name	ntractors  MBE, WBE or Non M/WBE	Amount	% of Total Contract	Scope of Work
Millennia	MBE	\$20,000.00	3%	Testing
TOTALS If more than seven firms are	utilized, please c	opy the form an	d attach the ad	ditional information.
Section IV: Subcontractors				/WBE Only)
Subcontractor Nan	ne	Scope of Wo	rk Bid	Denial Reason
N/A				
		<u> </u>		
	}			
				And the second s
If more than seven firms sub	mitted quotes ple	ease conv the fo	rm and attach t	he additional information.
ij more inan seven jirms sao	miliea quoies, pie	use copy the joi	m ana amaon i	ne dadinonal nyot manon
CONTINUES ON NEXT PA	GE			
For Office Use Only				
Reviewed by:				

Section V: Subcontractors Contacted (M/WBE Only)

Subcontractor Name	Method of Contact	Contact Outcome
Millennia	Email	Provided rate sheet
		•

<sup>\*</sup>If more than seven firms were contacted, please copy the form and attach the additional information.

#### Section VI

The City of Peoria is committed to promoting equal opportunity and has established the following subcontractor utilization goals for city funded construction projects: 10% MBE and 5% WBE. Prime Contractors <u>have an obligation</u> to make a good faith effort to advance the City's commitment to increase diversity among the firms working on City construction projects.

This form must be completed and submitted with bid proposals. ALL subcontractors intended for use on this project shall be listed in Section III above; along with the total amount to be paid to the subcontractors; percentage of total contract; and scope of work. If for whatever reason the prime contractor has to utilize a subcontractor not listed above, they must submit a Notification of Change in Participation.

The undersigned certifies that the information included herein is true and correct; the subcontractors listed above have agreed to perform the scope of work described. The undersigned further certifies that it has no controlling, dominating or conflict of interest in any of the listed subcontractors.

1.11		
/ Ma Knd	09/20/2021	
Signature of frime Contractor	Date	



# CITY OF PEORIA MBE/ WBE PARTICIPATION WAIVER REQUEST

A. BIDDER/ PROPOSER HEREBY REQUESTS:  X MBE WAIVER  X WBE WAIVER				
B. REASON FOR WAIVER REQUEST				
Bidder/Proposer shall check each item applicable to its reason for an MBE or WBE waiver request. Additionally, supporting documentation shall be submitted with this request. If such supporting documentation cannot be submitted with bid/proposal/quotation, such documentation shall be submitted directly to the Equal Opportunity Office no later than three (3) days after submission date.				
(1) No MBEs/ WBEs responded to our invitation to bid.				
(2) No subcontracting opportunities exist on this project. (Attach explanation)				
(3) The award of subcontract(s) is unachievable. (Attach explanation)				
X (4) There are other relevant factors making it impossible or economically infeasible to utilize MBE and/or WBE firms. (Attach explanation)				
C. GOOD FAITH EFFORTS TO OBTAIN MBE/ WBE PARTICIPATION				
(1) Made timely written solicitation to identified MBEs and WBEs for utilization of goods and/ or services; and provided MBEs and WBEs with a timely opportunity to review and obtain relevant specifications, terms and conditions of the proposal to enable MBEs and WBEs to prepare an informed response to solicitation. (Attach explanation)				
(2) Followed up with initial solicitation of MBEs and WBEs to determine if firms are interested in doing business. (Attach explanation)				
(3) Advertised in a timely manner in one or more daily newspapers and/or trade publication for MBEs and WBEs for supply of goods and services. (Attach explanation)				
(4) Used the services and assistance of the Equal Opportunity Office staff. (Attach explanation)				
(5) Engaged MBEs & WBEs for indirect participation. (Attach explanation)				
FOR OFFICE USE ONLY				
APPROVED DISAPPROVED				
REVIEWED BY (1)DATE				
DATE.				

**BIDDER QUALIFICATION STATEMENT** 

# THE INFORMATION SUPPLIED IN THIS DOCUMENT IS CONFIDENTIAL TO THE EXTENT PERMITTED BY LAWS AND REGULATIONS

1.	SUBMITTED BY:			
	Official Name of Firm:	Knapp Concrete Contractors, Inc.		
	Address:	150 E. Martin Dr.		
		Goodfield, IL 61742		
2.	SUBMITTED TO:			
	Owner:	City of Peoria		
	Project Name:	Sidewalk Participation Program 2021		
	TYPE OF WORK:	The proposed improvement consists of reconstructing portland cement sidewalk, combination curb and sidewalk, driveway, curb, curb and gutter, incidental HMA surfacing and ADA ramps on public right of way and all necessary adjustments, incidentals and appurtenances throughout the city.		
3.	CONTRACTOR'S CONTACT IN	FORMATION		
	Contact Person:	Rachel Hodel		
	Title:	Office Manager		
	Phone:	309-965-2618		
	Email:	rachel@knappconcrete.com		
4.	AFFILIATED COMPANIES:			
	Name:	N/A		
	Address:			

## BIDDER QUALIFICATION STATEMENT

5.	TYPE OF ORGANIZATION:		
		SOLE PROPRIETORSHIP	
		Name of Owner:	
		Doing Business As:	
		Date of Organization:	
		PARTNERSHIP	
		Date of Organization:	
		Type of Partnership:	
		Name of General Partner(s):	
	X	CORPORATION	
		State of Organization:	Illinois
		Date of Organization:	09/14/1993
		Executive Officers:	
		- President:	Steve Knapp
		- Vice President(s):	John Ott/Colin Knapp
		- Treasurer:	Tyler Knapp
		- Secretary:	Gabriel Knapp

BIDDER QUALIFICATION STATEMENT

LIMITED LIABILITY COMPANY	
State of Organization:	
Date of Organization:	
Members:	
JOINT VENTURE	
Sate of Organization:	
Date of Organization:	
Form of Organization:	
Joint Venture Managing Partner	
- Name:	
- Address:	
Joint Venture Managing Partner	
- Name:	
- Address:	
Joint Venture Managing Partner	
- Name:	
- Address:	

6. LICENSING

## **PROPOSAL DOCUMENTS**

BIDDER QUALIFICATION STATEMENT

		Jurisdiction:		
		Type of License:		
		License Number:		
		Jurisdiction:		
		Type of License:		
		License Number:		
7.	CERTIFICATIO	NS		CERTIFIED BY:
		Disadvantage Business En	terprise:	
		Minority Business Enterpr	ise:	
		Woman Owned Enterprise	e: .	
		Small Business Enterprise:		
		Other (	):	
8.	BONDING INF	ORMATION		
		Bonding Company:	Old Republic Surety (	Company
		Address:	445 S Moorland Rd., S	Suite 200
			Brookfield, WI 53005	
		Bonding Agent:	Ledgestone Associate	ss, LLC
	•	Address:	410 N Main St.	
		Address.	East Peoria, IL 61611	
	a managhana katan akana ka ja janta antan 1967 (1964) kahanana perjamban sa	Contact Name:	Arlen Edelman	
		Phone:	309-846-6407	
		Aggregate Bonding Capaci	ity: _\$15,000,000.00	
		Available Bonding Capacit	v as of date of this s	submittal: \$13,000,000.00

## 9. CONSTRUCTION EXPERIENCE:

BIDDER QUALIFICATION STATEMENT

Has firm listed in Section 1 ever failed to complete a construction contract awarded to it?
YES X NO
If YES, attach as an Attachment details including Project Owner's contact information.
Has any Corporate Officer, Partner, Joint Venture participant or Proprietor ever failed to complete a construction contract awarded to them in their name or when acting as a principal of another entity?
YES X NO
If YES, attach as an Attachment details including Project Owner's contact information.
Are there any judgments, claims, disputes or litigation pending or outstanding involving the firm listed in Section 1 or any of its officers (or any of its partners if a partnership or any of the individual entities if a joint venture)?
YES X NO
If YES, attach as an Attachment details including Project Owner's contact information.
HEREBY CERTIFY THAT THE INFORMATION SUBMITTED HEREWITH, INCLUDING ANY ATTACHMENTS, IS TRUE TO THE BEST OF MY KNOWLEDGE AND BELIEF.
NAME OF ORGANIZATION: Knapp Concrete Contractors, Inc.
BY: John fifth
TITLE: Vice President
DATED: <u>09/20/2021</u>
NOTARY ATTEST: Cachel Godul  SUBSCRIBED AND SWORN TO BEFORE ME  THIS DAY OF September 20_21 OFFICIAL SEAL RACHEL R HODEL.  NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES:02/23/23
NOTARY PUBLIC - STATE OF
MY COMMISSION EXPIRES: 02/23/2023

## **REQUIRED ATTACHMENTS**

- 1. Evidence of authority for individuals listed in Section 7 to bind organization to an agreement.
- 2. Additional items as pertinent.

**BIDDER'S CERTIFICATION** 

## IN COMPLIANCE WITH ARTICLE 33E TO THE "CRIMINAL CODE OF 1961"

Coli	in Knapp	, do hereby certify that:
		Name
1.	I am _ Vice President	of the Knapp Concrete Contractors, Inc.
	Position	Firm
	and have authority to exec	ite this certification on behalf of the firm;
2.		oidding on this contract as a result of a violation of either Section 33E-3, , Bid Rotating, as set forth in Article 33E to the "Criminal Code of 1961".
Name	of Firm Knapp Concrete Con	actors, Inc.
Signati	ure Loh My	
Title <u>\</u>	Jice President	
	09/20/2021	
Corpor	rate Seal (where appropriate	
On this	s <u>20</u> da	of <u>September</u> 20 <u>21</u> ,
	me appeared (Name) <u>Coli</u>	
to me į	personally known, who, bein	duly sworn, did execute the foregoing affidavit, and did
state th	hat he or she was properly a	thorized by (Name of Firm) Knapp Concrete Contractors, Inc.
		to execute the affidavit and did so as his or her free act and deed.
Notary	Public Bache Hodel	Commission Expires
Notary	Seal OFFICIAL SI RACHEL R HO NOTARY PUBLIC - STA' MY COMMISSION EXP	DEL \$ OF ILLINOIS \$

END OF DOCUMENT

**HEALTH SAFETY & WELFARE AFFIDAVIT** 

## (This Affidavit must be executed)

STATE OF IL )
COUNTY OF Woodford )
Colin Knapp
being first duly sworn, deposes and says that he is <u>Vice President</u>
(Sole Owner, a Partner, President, Secretary, etc.) of Knapp Concrete Contractors, Inc.
the party making
the foregoing proposal or bid; that said Bidder has not received any citations, complaints, summons,
decisions, determinations, judgments, or other allegations or findings of any violation of state or
federal laws which protect the health, safety, or welfare of workers, including but not limited to,
Occupational Safety & Health Administration (OSHA), Family Medical Leave Act (FMLA), Fair Labor
Standards Act (FLSA), Americans with Disabilities Act (ADA), Age Discrimination in Employment
Act (ADEA), National Labor Relations Act (NLRA), the Federal Civil Rights Act, The Illinois Human
Rights Act, the Illinois Wage and Hour Law, and the Prevailing Wage Act, filed against it or any
entity with whom it is submitting the bid, including joint ventures and partners, and also including
parent and subsidiary corporations or entities. If said Bidder has received any of the
aforementioned violations, he shall include (as an attachment to this Affidavit) a complete, accurate,
and truthful listing and description of all citations, complaints, summons, decisions, determinations,
judgments, or other allegations or findings of any violation of state or federal laws which protect the
health, safety, or welfare of workers.

Any Bidder who willfully fails or refuses to include the information required in the preceding paragraph, or whose report is substantially incomplete, inaccurate, or untruthful, shall be disqualified and its bid rejected.

The OWNER may reject any bid and disqualify any bidder whose report, or subsequent inquiry into the matters contained in such report, reveals any of the following:

That there has been a finding, determination, or judgment by an agency of the state or federal government charged with the responsibility of enforcing laws and regulations which protect the health, safety, or welfare of workers, as enumerated above, or otherwise, that the bidder has violated such a statute or regulations, and that such violation was:

1. found to have been part of a pattern of similar violations, or one of three or more similar

**HEALTH SAFETY & WELFARE AFFIDAVIT** 

violations committed within the two years immediately preceding the submission of the bid, or

- 2. classified by an agency of the state or federal government as serious, or
- 3. one which threatened the health or safety of the workers employed by the bidder, or
- 4. one resulting in the payment of back wages and benefits of \$5,000 or more, or
- 5. one that resulted or could have resulted in the debarment of the bidder from contracting with the state or federal government, or any agency thereof.

	Affiant Affiant
Subscribed and sworn to before me this	day of <u>September</u> , 20 <u>21</u> .
	Notary Public
My Commission Expires:	OFFICIAL SEAL RACHEL R HODEL NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES:02/23/23
END OF	DOCUMENT &

## EEO CONTRACT COMPLIANCE CLAUSE

It is hereby declared to be the public policy of the City of Peoria, that it will not execute a contract for goods and/or services with any individual, business enterprise, supplier/vendor; maintain a financial relationship with any financial institution; or use the services of any labor organization or member thereof found to be in violation of the provisions of the Municipal Code for the City of Peoria, Chapter 17, Article III, Division 4, Section 17-118.

This clause covers contractors, vendors, suppliers, borrowers and/or recipients of city resources, purchasers and/or developers of city owned property, and any other individuals or entities providing goods and/or services to the City of Peoria; and are hereinafter referred to as "Contractor."

If any Contractor conducting business with the City of Peoria fails to comply with the fair employment and affirmative action provisions of Chapter 17, Article III, Division 4 of the municipal code (hereinafter Chapter 17), the city, at its option, may do any or all of the following:

- (1) Cancel, terminate, or suspend the contract in whole or in part;
- (2) Declare the contractor ineligible for further contracts for one calendar year;
- (3) The Fair Employment and Housing Commission (hereinafter FEHC), in accordance with its rules and regulations, shall have the power to impose a penalty upon any Contractor failing to comply with Chapter 17 in an amount not less than \$50.00; nor more than as provided in Chapter 1, Section 1-5 of the municipal code, for each day that the Contractor fails to comply, upon a specific finding of such violation. The FEHC may order a Contractor found guilty of failure to comply with the provisions of Chapter 17 to pay all or a portion of the legal costs incurred by the city as a result of prosecution of such violations. Penalties assessed under this clause may be recovered from the Contractor by setoff against unpaid portion of the contract price; and
- (4) Such other sanctions as may be imposed by the FEHC pursuant to the provisions of Chapter 17 and other applicable ordinance provisions of the municipal code.

During the performance of this contract, the Contractor agrees:

(A) That it will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual harassment, ancestry, national origin, place of birth, age, or a physical and/or mental disability which would not interfere with the efficient performance of the job in question. The contractor/vendor will take affirmative action to comply with the provisions of Peoria City Code, Chapter 17 and will require any subcontractor to submit to the City of Peoria a written commitment to comply with this division. The Contractor will distribute copies of this commitment to all persons who participate in recruitment, screening, referral, and selection of job applicants, prospective job applicants, members, or prospective contractors.

The Contractor agrees that the provisions of Chapter 17, of the Municipal Code of the City of Peoria is hereby incorporated by reference, as if set out verbatim

- (B) That it will examine each one of its workforce job classifications to determine if minorities and/or females are underutilized; and it will take appropriate affirmative action steps to rectify such identified underutilization.
- (c) That if it hires additional employees in order to perform this contract or any portion thereof, it will determine the availability of minority and females in the area(s) from which it may reasonably recruit; and every good faith effort will be made in its selection process to minimize or eliminate identified areas of minority and/or female underutilization for each job classification for which there are employment opportunities.
- (D) That during the performance of this contract, the Contractor will maintain its eligibility status to conduct business with the City of Peoria under the provisions of the EEO certification registration program.
- (E) That in all solicitations or advertisements for employees placed by it or on its behalf, it will state that all applicants will be afforded equal opportunity without discrimination because of race, color, sex, religion, national origin, age, or physical and/or mental disability.
- (F) That it will send to each labor organization or representative of workers with which it has or is bound by a collective bargaining agreement or understanding, a notice advising such labor organization or representative of the Contractor's obligations under Chapter 17. If any such labor organization or representative fails or refuses to cooperate with the Contractor in its efforts to comply with Chapter 17, the

Contractor will promptly so notify the Equal Opportunity Office (hereinafter EOO) and/or the FEHC for the City of Peoria.

- (G) That it will submit reports as required and furnish all relevant information as may from time to time be requested the EOO and/or the FEHC.
- (H) That it will permit access to all relevant books, records, accounts and work sites by EOO staff members for purposes of investigation to ascertain compliance with Chapter 17.
- (I) That it will include verbatim or by reference the provisions of Section 17-120 of Chapter 17 so that such provisions will be binding in the same manner as with other provisions of this contract. The Contractor will be liable for compliance with applicable provisions of this clause by all its subcontractors; and further, it will promptly notify the EOO and/or FEHC in the event any subcontractor fails or refuses to comply therewith. In addition, no Contractor will utilize any subcontractor declared by the EOO and/or FEHC to be non-responsive and therefore, ineligible for contracts or subcontracts with the City of Peoria.
- (J) That during the performance of this contract, the Contractor agrees: that it will have written sexual harassment policies that shall include, at a minimum, the following information: (i) the illegality of sexual harassment; (ii) the definition of sexual harassment under state law; (iii) a description of sexual harassment utilizing examples;
  - (iv) the contractor's internal complaint process including penalties; (v) the legal recourse, investigative and complaint process available through the Illinois Department of Human Rights and the Human Rights Commission; (vi) directions on how to contact the Department of Human Rights and the Commission; and (vii) protection against retaliation as provided by Section 6-101 of this Act (Public Act 87-1257). A copy of the policies shall be provided to the Illinois Department of Human Rights or the City of Peoria upon request.
- (K) That during the performance of this contract, the Contractor agrees that they do not and will not maintain or provide for their employees, any segregated facilities at any of their establishments, or permit employees to perform their services at any location under their control where segregated facilities are maintained.

As used in this document, the term segregated facilities means any waiting rooms, work areas, rest rooms and wash rooms, and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, religion, color, national origin, because of habit, local custom, or otherwise.

(Revised 01/04)

# MINORITY AND WOMEN'S BUSINESS ENTERPRISE (M/WBE) PARTICIPATION

## **REQUIREMENTS FOR GOOD-FAITH EFFORTS**

(Projects exceeding \$50,000)



## I. Description of Program

- A. It is the policy of the City of Peoria to encourage participation of M/WBE's on all city-funded construction projects. In complying with this clause bidders are required, when subcontracting opportunities are available, to make a good- faith effort to meet the goals established for M/WBE participation. The participation goals are cited in Section VI on the Subcontractor Utilization Statement.
- B. Failure to submit the documentation requested in Sections II and III of this document may cause (1) the bid to be rejected and determined non-responsive; (2) subject the bidders to the sanctions described in Section VIII.

## II. Pre-Bid Efforts when Awarding Subcontracts

- A. Bidders are required to contact and solicit, in writing, bids from M/WBEs for available subcontracting. In seeking solicitations, bidders are to identify the portion(s) of work to be subcontracted and offer to break down any portion(s) of work into economically feasible units in order to facilitate M/WBE participation. Bidders also are to provide the name of a specific contact person in their notice to the M/WBEs. Contact shall be made prior to bid opening. The name of each company contacted, the date and method must be submitted with bid documents. The low bidder shall provide to the City of Peoria, upon request, copies of faxes, letters, and e-mails sent to M/WBEs
- B. Bidders who are a MBE or WBE are not exempt from soliciting bids for available subcontracting. The bidder is required to contact, in writing, firms that will help the bidder meet the participation goal for the targeted group opposite to which the bidder belongs. If the bidder is identified as both a MBE and WBE, the participation goals shall be deemed to have been met.
- C. In seeking solicitations, bidders are to identify the portion(s) of work to be subcontracted and offer to break down any portion(s) of work into economically feasible units in order to facilitate M/WBE participation. Bidders also are to provide the name of a specific contact person in their notice to the M/WBEs. Contact shall be made prior to bid opening. A list containing the name of each company contacted, the date and method must be submitted with bid documents. The low bidder shall provide to the City of Peoria, upon request, copies of faxes, letters, and e-mails sent to M/WBEs.

## III. Good-Faith Efforts Documentation when Utilizing Subcontractors

- A. All Bidders must provide proof of its compliance with the pre-bid requirements and good-faith efforts to the City. Both the pre-bid documentation and the support documentation requested below must be submitted with bid documents.
  - All Bidders must submit a properly completed "Subcontractor Utilization Statement." All Bidders must provide the scope of work to be performed, the

#### **EQUAL EMPLOYMENT OPPORTUNITY**

- dollar amount to be paid, and the percentage amount of the contract for each company listed.
- 2. All Bidders must submit a list of qualified M/WBE's who submitted proposals but will not be utilized. This list must include a justification for not accepting the proposed bid.
- B. Disputes arising from the enforcement of these requirements will be resolved by the Equal Opportunity Office.

#### IV. Waiver Requirements When Self-Performing All Work

- A. All bidders will make every effort to make subcontract opportunities available to M/WBEs. However, if such an opportunity cannot be made available, the Bidder must seek a waiver by submitting "M/WBE Participation Waiver Request." The waiver request must be submitted to the City of Peoria with bid documents.
- B. For the M/WBE waiver request to receive consideration, the following supportive documentation that applies must accompany the form:
  - 1. A narrative describing the Bidder's good faith efforts to secure M/WBE participation prior to bid opening.
  - A notarized affidavit attesting the Bidder did not receive inquiries or proposals from qualified M/WBEs in response to the required notification prior to bid opening.
- C. A written explanation for why the Bidder believes no subcontracting opportunities exist. If the City of Peoria determines that the explanation is insufficient it reserves the right to halt the bid award process to request additional information from the Bidder. The Bidder will receive the request for information in writing.
- D. A written explanation for why the Bidder believes it is impracticable to award any subcontract(s) on the project in question. If the Equal Opportunity Office determines that the explanation is insufficient it reserves the right to halt the bid award process to request additional information from the Bidder. The Bidder will receive the request for information in writing.

## V. Change In Use of Subcontractors or Self-Performance Status

- A. Before the General Contractor can deviate from utilizing any of the subcontractors listed on the Subcontractor Utilization Statement or its declared intent to self-perform, it must submit a completed **Notification of Change in Participation** form to the City of Peoria. Upon notification construction on the project may be delayed or halted until a review is conducted by the Equal Opportunity Office.
- B. Regarding a self-performance change, if a subcontracting opportunity has been made available, the General Contractor must identify all good faith efforts made to meet the M/WBE participation goals, unless the change was due to an emergency.

## VI. Procedures for Counting M/WBE Participation toward Goals (based upon Department of Transportation regulations)

- A. When an M/WBE participates in a contract, count only the value of the work actually performed by the M/WBE toward M/WBE participation goals.
  - 1. Count the entire amount of that portion of a construction contract (or other contract not covered by paragraph (i)(2) of this section) that is performed by the

# M/WBE's own forces. Include the cost of supplies and materials obtained by the M/WBE for the work of the contract including supplies purchased or equipment

leased by the M/WBE (except supplies and equipment the M/WBE subcontractor

purchases or leases from the prime contractor or its affiliate).

2. Count the entire amount of fees or commissions performed by an M/WBE firm towards M/WBE goals if that firm provides the Apparent Low Bidder a bona fide professional, technical, consultant, or managerial service or provides bonds or insurance specifically required in a City of Peoria contract.

- 3. If an M/WBE subcontracts a portion of its work to an M/WBE, 100% of the value of the subcontracted work may be counted toward the M/WBE goal, but any portion of the work the M/WBE subcontracts to a non-M/WBE does not count toward the M/WBE goal.
- B. When an M/WBE participates in a joint venture on a City contract, only count the dollar value of the portion of the work that the M/WBE performs with its own forces toward M/WBE goals.
- C. Count expenditures to an M/WBE contractor toward M/WBE goals if, and only if, the M/WBE is performing a commercially useful function on that contract.
  - 1. An M/WBE performs a commercially useful function when it is responsible for performing, managing, and supervising its contracted work; moreover, with respect to materials and supplies used on the contract, it must also be responsible for negotiating its price, and purchasing and managing those supplies.
  - 2. An M/WBE does not perform a commercially useful function if its role is limited to that of an extra participant in a transaction, contract, or project through which funds are passed in order to obtain the appearance of M/WBE participation. It should be noted that an effort contrived to give the appearance of M/WBE participation is not considered a good faith effort and is considered an ethical violation that is subject to sanctions outlined in section V.
  - 3. If an M/WBE does not perform or exercise responsibility for at least 30% of the total cost of its contract with its own work force, you must presume that it is not performing a commercially useful function and the dollar amount of that work will not count toward the M/WBE goals.
  - 4. When an M/WBE is presumed the City of Peoria not to be performing a commercially useful function as provided in paragraph (iii)(3) of this section, the M/WBE may present evidence to rebut this presumption. Your rebuttal is subject to review by the City of Peoria.
  - 5. Use the following factors in determining if an M/WBE trucking company is performing a commercially useful function:
    - i. The M/WBE trucking company must manage and supervise the trucking work it is being paid to perform. A contrived arrangement for the purpose of giving the appearance of meeting M/WBE goals is not considered a good faith effort.
    - ii. The M/WBE trucking company must own and operate at least one fully licensed, insured, and operational truck used on the contract.
    - iii. The M/WBE trucking company receives credit for the total dollar value of the transportation services it provides on the contract using trucks it owns,

- insures, and operates.
- iv. The M/WBE trucking company may lease trucks from another M/WBE trucking firm, including an owner-operator who is certified as an M/WBE. The M/WBE who leases trucks from another M/WBE receives total credit for the dollar value of the transportation services the M/WBE trucking lessee provides on the contract.
- v. The M/WBE trucking company may also lease trucks from a non-M/WBE trucking firm, including an owner-operator. The M/WBE who leases trucks from a non-M/WBE is only entitled to credit for the fee or commission it receives as a result of the lease arrangement. The M/WBE does not receive credit for the total dollar value of the transportation services provided by the lessee since these services are not provided by an M/WBE.
- vi. A lease agreement with an M/WBE trucking firm must indicate that the M/WBE has exclusive use of and control over the truck. This does not preclude the leased truck from working for others during the term of the lease with the consent of the M/WBE, so long as the lease gives the M/WBE absolute priority for use of the leased truck. Leased trucks must display the name and identification number of the M/WBE.
- 6. Count expenditures with M/WBEs for materials and supplies toward M/WBE goals in the following manner:
  - i. If the materials or supplies are obtained from an M/WBE manufacturer, count 100% of the cost of the materials or supplies toward M/WBE goals.
  - Note: For purposes of this paragraph (v)(1), a manufacturer is a firm that operates or maintains a factory or establishment that produces, on the premises, the materials, supplies, articles, or equipment required under the contract and of the general character described by the specifications.
  - ii. If the materials or supplies are purchased from an M/WBE regular dealer, count 60% of the cost of the materials or supplies toward M/WBE goals.
  - Note: For purposes of this section, a regular dealer is a firm that owns, operates or maintains a store, warehouse, or other establishment in which the materials, supplies, articles or equipment of the general character described by the specifications and required under the contract are brought, kept in stock, and regularly sold or leased to the public in the usual course of business.
    - (1) To be a regular dealer, the firm must be an established, regular business that engages, as its principal business and under its own name, in the purchase and sale or lease of the products in question.
    - (2) A person may be a regular dealer in such bulk items as petroleum products, steel, cement, gravel, stone, or asphalt without owning, operating, or maintaining a place of business as provided in this paragraph (v)(2), if the person both owns and operates distribution equipment for the products. Any supplementing of regular dealers' own distribution equipment shall be by a long-term lease agreement and not on an ad hoc or contract-by-contract basis.
    - (3) Packagers, brokers, manufacturers' representatives, or other persons who arrange or expedite transactions are not regular dealers within the

meaning of the paragraph (v)(2).

iii. If materials or supplies are purchased from an M/WBE which is neither a manufacturer nor a regular dealer, count only 5% of the contract amount toward the M/WBE goals.

## VII. Record Keeping and Reporting

- A. The General Contractor and subcontractors agree to maintain records demonstrative of its good faith efforts to comply with the participation goals attached to the project. This would include, but not limited to, names of M/WBEs and non-minority firms awarded subcontracts, including dollar amount of the contract, payments to subcontractors, and weekly certified payroll reports. These records shall be made available to the City of Peoria.
- B. All information will be provided through ePrismSoft, an electronic web based compliance tracking software. Access to ePrismSoft has been furnished by the City of Peoria. To activate access, the General Contractor and subcontractors must contact Human Capital Development at <a href="mailto:webnfo@eprismsoft.com">webnfo@eprismsoft.com</a> or 309/692-6400.

#### VIII. Sanctions

- A. The Equal Opportunity Office may recommend the rejection of the apparent low bid where the information submitted by the Apparent Low Bidder fails to objectively demonstrate compliance with the M/WBE Good-Faith Efforts requirements. The Apparent Low Bidder will be notified of this decision and the reasons in writing. The Apparent Low Bidder may request a hearing within five (5) business days of this notice. The request must be submitted to the Equal Opportunity Office. The hearing will be held no later than seven (7) business days after receipt of request. The City Manager or designee will conduct all hearings.
- B. Upon a finding that any party has not complied with the provisions of this clause, any one or a combination of the following actions may be taken:
  - Declare the Apparent Low Bidder non-responsive and therefore ineligible for contract award.
  - Declare the Apparent Low Bidder ineligible for further contracts for a calendar year.
  - 3. File a formal complaint against Apparent Low Bidder, and/or subcontractor with the Fair Employment and Housing Commission.

org. 05/08/08 rev. 04/17/12

## **HUMAN RIGHTS ACT**

The contract will be subject to and governed by the rules and regulations of the Illinois Human Rights Act, including Public Act 87-1257 (effective July 1, 1993) which requires that every bidder shall have a written sexual harassment policy that includes, at a minimum, the following information:

- a. The illegality of sexual harassment;
- b. The definition of sexual harassment under State law;
- A description of sexual harassment, utilizing examples;
- d. The bidder's internal complaint process including penalties;
- e. The legal recourse, investigative and complaint process available through the Illinois Department of Human Rights and the Illinois Human Rights Commission;
- f. Directions on how to contact the Department and the Commission;
- g. Protection against retaliation as provided in the Act.

Bidders are hereby placed on notice, a copy of its policy shall be provided to the Department upon request.

SAXI-93 effective 7-1-93 per Legal Dept

## REFERENCE TO IDOT STANDARD SPECIFICATIONS

The Illinois Department of Transportation - Standard Specifications for Road and Bridge Construction, Latest Edition and the Supplementary Specifications and Recurring Special Provisions, Latest Edition, henceforth be referred to as **IDOT Standard Specifications**, shall govern the construction of the work under this contract and shall be considered a part of the drawings, specifications and contract documents for this improvement. The General Conditions, Special Provisions, and Plans shall govern the work in the event of a conflict with the Standard Specifications. The project shall comply with all other requirements of the IDOT Standard Specifications in reference to materials and performance.

## CITY ENGINEER, RESIDENT ENGINEER, AND DESIGN ENGINEER

As defined in Article 101.16 of the Standard Specifications, the City Engineer of the City of Peoria is the Engineer referenced in the contract documents. The Resident Engineer/Resident Technician shall be identified by the Engineer at the initial project meeting and designated as the Engineer's Representative. The City of Peoria may also retain a consulting engineer to provide services on behalf of the Engineer during construction of the improvements. These persons and their responsibilities will be identified at the initial project meeting.

The City of Peoria hired a consulting engineer to evaluate the existing conditions and design the proposed improvements. The plan drawings and specifications were prepared under the direction of the Professional Engineer. That person is the Design Engineer. Questions about the designer's intent shall be directed to the Engineer's Representative. The Engineer's Representative and/or City Engineer will consult the Design Engineer as necessary regarding the designer's intent and potential modifications to these plans that alter the designer's intent.

## CONTRACT TIME

The work shall be completed and ready for final payment by June 15, 2022 based on a Notice to Proceed date not later than October 6, 2021.

## LIQUIDATED DAMAGES

It is understood and agreed that TIME is of the essence on this Contract, and that a failure on the part of the Contractor to complete the work under this Contract within the time specified will result in loss and damage to the City; and that on account of the peculiar nature of such loss or damage, it is difficult, if not impossible, to accurately ascertain and definitely determine the amount thereof. It is, therefore, covenanted and agreed that in case the Contractor shall fail or neglect to complete the work herein

specified on or before the date herein fixed for completion, together with any extensions of time which may be granted, the said Contractor shall and will pay to the City for each and every calendar day the Contractor shall be in default in the time of completion of this contract the sum set below:

ORIGINAL CONTRACT AMOUNT (\$)			
		Amount of	
From More Than	To and Including	Liquidated Damages	
		per Calendar Day	
\$0	\$100,000	\$475	
\$100,00	\$500,000	\$4750	
\$500,000	\$1,000,000	\$1,025	
\$1,000,000	\$3,000,000	\$1,275	
\$3,000,000	\$6,000,000	\$1,425	
\$6,000,000	\$12,000,000	\$2,300	
\$12,000,000	And over	\$6,775	

In fixing the damages as set forth herein, the desire is to establish a certain mode of calculation for the work since the City's actual loss, in the event of delay, cannot be predetermined, it would be difficult to ascertain, and a matter of argument and unprofitable litigation. This said mode is an equitable rule for measurement of the City's actual loss and fairly considers the loss of use of the facilities if the project is delayed in completion.

The sum specified is hereby agreed upon, fixed and determined by the parties hereto as the liquidated damages which the City will suffer by reason of such defaults, and not by way of a penalty.

## RESPONSIBILITY FOR DAMAGE CLAIMS

The Contractor shall indemnify and save harmless the CITY OF PEORIA, its officers and employees; the Engineer's Representative, its officers and employees, against all loss, damage or expense that it or they may sustain as a result of any suits, actions, or claims of any character brought on account of injury to or death of any person or persons, including all persons performing any work under this contract, which may arise in any way (except for a negligent act of the City of Peoria, its officers or employees or the Engineer's Representative, its officers or employees) in connection with the work to be performed under this contract, including but not limited to, suits, actions or claims arising under "An Act providing for the protection and safety of persons in and about the construction, repairing, alteration or removal of building, bridges, viaducts, and other structures, and to provide for the enforcement thereof,"

approved June 3, 1907, (740 ILCS 150/1), as amended: the Contractor shall also indemnify and save harmless the CITY OF PEORIA, its officers and employees; and the Engineer's Representative, its officers and employees, from all suits, actions, or claims of any character brought because of any injuries or damages received or sustained by any person, persons, or property, on account of, or in consequence of, any neglect by Contractor or a Subcontractor in safeguarding the work; or through use of unacceptable materials in constructing the work; or because of any act or omission, neglect, or misconduct of said Contractor; or because of any claims or amounts recovered for any infringements of patent, trademark, or copyright, or from any claims or amounts arising or recovered under the "Workers Compensation Act," or any other law, ordinance, order, or decree, and so much of the money due the said Contractor under and by virtue of this contract as shall be considered necessary by the Department for such purposes, may be retained for the use of the ENGINEERING DIVISION; or, in case no money is due, the surety shall be held until such suits, actions, or claims have been settled and suitable evidence to that effect furnished to the Department.

## CONTRACTOR'S INSURANCE

The Contractor shall not commence work under this project until obtaining all insurance required under this paragraph and such insurance has been approved by the City of Peoria, nor shall the Contractor allow any Subcontractor to commence work on his subcontract until all similar insurance required of the Subcontractor has been so obtained and approved by the City of Peoria.

The Contractor shall require Subcontractors, if any, not protected under the Contractor's insurance policies as an additional insured to take out and maintain insurance of such nature in amounts not less than that required of the principal Contractor, excluding Umbrella Coverage and Owner's Protective Liability and Property Damage Insurance, and any and all insurance obtained by any Subcontractor or Subcontractors shall be approved by the City of Peoria.

All policies shall contain provisions to the effect that in the event of payment of any loss or damage the insurers will have no rights of recovery against any of the insureds or additional insured thereunder.

## Worker's Compensation Insurance

The Contractor shall take out and maintain during the life of this project Worker's Compensation Insurance for all of his employees employed at the site of the project and, in case any work is sublet, the Contractor shall require the Subcontractor

similarly to provide Worker's Compensation Insurance for all of the latter's employees unless such employees are covered by the protection afforded by the Contractor, and any such insurance obtained by any subcontractor or subcontractors shall be approved by the City of Peoria. In case any class of employees engaged in hazardous work at the site of the project is not protected under the Worker's Compensation statute, the Contractor shall provide, and shall cause each Subcontractor to provide adequate insurance coverage for the protection of his employees not otherwise protected, such as accident insurance, and any such insurance shall be approved by the City of Peoria.

## Public Liability and Property Damage Insurance

The Contractor shall take out and maintain during the life of the project such General Liability, Public Liability and Property Damage Insurance as shall protect him and any Subcontractor performing work covered by this project, from claims for damages for personal injury, including accidental death, as well as from claims for property damages, which may arise from operations under this project, whether such operations be by himself or by any Subcontractors or by anyone directly or indirectly employed by either of them and the amounts of such insurance shall be as follows:

Commercial General Liability Insurance that provides Property Damage and/or Bodily Injury in an amount not less than \$1,000,000 per occurrence and \$2,000,000 aggregate.

## Owner's Protective Liability and Property Damage Insurance

The Contractor shall obtain Owner's Protective Liability and Property Damage Insurance in an amount not less than \$1,000,000 per occurrence and \$2,000,000 aggregate. If endorsements to the above public liability and property damage insurance policies cannot be made, then separate policies providing such protection must be furnished by the Contractor.

## Automobile Insurance

The Contractor shall take out and maintain during the life of the project such automobile insurance covering all owned and non-owned vehicles as shall project him an any Subcontractor performing work covered by this project, from claims for damages in an amount not less than \$1,000,000 Combined Bodily Injury and Property Damage.

## Umbrella Coverage

The Contractor shall take out and maintain during the life of the project such Umbrella or Excess Liability coverage as shall protect him and any Subcontractor performing work covered by this project, from claims for damages in an amount not less than \$2,000,000 per occurrence and \$5,000,000 annual aggregate.

## Additional Insured Endorsement

All Liability insurance policies shall name the City of Peoria its officers, directors, employees, agents, Representatives, subsidiaries, successors and assigns; and the Engineer's Representative its officers, directors, employees, agents, Representatives, subsidiaries, successors, and assigns, as additional insured, shall be primary to any other insurance carried by the City of Peoria or the Engineer's Representative, and shall provide coverage consistent with ISO CG 20 26, and shall maintain the required coverages, naming the City of Peoria and the Engineer's Representative as additional insured, for a period of not less than three years from the date the City of Peoria and Contractor execute an Agreement to Final Quantities.

## PROOF OF CARRIAGE OF INSURANCE

The Contractor and all Subcontractors shall furnish the City of Peoria with satisfactory proof of insurance coverage before the project begins. If coverage is cancelled or the carrier's rating falls below A.M. Best "A" rated, the City of Peoria shall be notified in writing.

Certificates of insurance are required. The Certificate must state the following "The City of Peoria, its officers, directors, employees, agents, and Representative; and the Engineer's Representative, its officers, directors, employees, agents, and Representative" are named as Additional Insured on a primary basis for liability arising out of the Contractor's operations."

The Contractor must provide copies of the policies and endorsements. Failure to provide the required certificates of insurance shall not operate to invalidate the insurance requirements under this Contract.

## GUARANTEE PERIOD

The Contractor warrants all work performed under this contract is free from defects and was performed in accordance with the Contract Documents for a period of one (1) year from the date of agreement of final quantities, as agreed in writing, by the Engineer after all parties have signed the document. In case of acceptance of a part of the work for use prior to the agreement to final quantities, the guarantee for the part so accepted shall be for a period of one (1) year from the date of such partial acceptance, in writing, by the Engineer. Work performed due to this warranty requirement shall be guaranteed for a period of one (1) year. The Guarantee Period may be further amended in the Special Provisions.

## NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM PERMIT

This project shall be completed in compliance with the "National Pollutant Discharge Elimination System Permit" (NPDES) requirements. The project is covered by the implementing agency's MS4 permit number ILR40 0424. Specifically, the Contractor will be required to comply with Part IV, Section B4. As a minimum, the Contractor shall:

- 1. Control runoff volume and velocity to minimize erosion
- 2. Minimize the amount of soil exposed during construction
- 3. Minimize soil erosion and install best management practices to protect the existing stream
- 4. Prevent non-stormwater discharges such as concrete washout and other construction materials from leaving the site

## SUBSTANCE ABUSE PREVENTION PROGRAM

Before the contractor and any Subcontractor commences work, the Contractor and any Subcontractor shall have in place a written Substance Abuse Prevention Program for the prevention of substance abuse among its employees which meets or exceeds the requirements in P.A. 95-0635 or shall have a collective bargaining agreement in effect dealing with the subject matter of P.A. 95-0635.

The Contractor and any Subcontractor shall file with a public body: a copy of the substance abuse prevention program along with a cover letter certifying that their program meets the requirements of the Act, or a letter certifying that the Contractor or a Subcontractor has a collective bargaining agreement in effect dealing with the subject matter of this Act.

## **EXAMINATION OF EXISTING CONDITIONS AT PROJECT SITE**

It is the responsibility of each bidder to satisfy himself as to the conditions which will be encountered during the performance of the work. Examination of the job site is highly recommended before submittal of bids. Failure to do so will not be considered as grounds for additional compensation due to the unforeseen adverse conditions which may be encountered during the performance of the work.

#### PAYMENT FOR ITEMS NOT LISTED

Should there be construction shown on the plans or described in the specifications for which no method of payment is outlined in the Plans or Special Provisions, that work shall be considered incidental to the project and the cost of the work included in related unit price items.

## PAYMENT FOR ADDITIONAL WORK

When changes from the plans and specifications are made and the issuance of change orders are involved, the Contractor shall submit a written proposal to the Engineer listing material cost, labor and equipment cost, and overhead and profit. In addition, the written proposal shall include any additional time necessary to complete the change order work. Where subcontractors are involved in change order work, the overhead and profits for the subcontractor shall not exceed 15% and the overhead and profit added to the subcontractor's proposal by the Contractor shall not exceed 5%.

## TEMPORARY UTILITIES

Should the Contractor wish to use utilities (including electric and water) on a temporary basis to carry out the work specified herein, the Contractor shall make all arrangements necessary and shall pay all costs associated with connection to the utility. The Contractor shall also arrange to meter and to pay for all water usage and electric service.

## SHOP DRAWINGS AND MATERIAL CERTIFICATIONS

Prior to fabrication of equipment/materials, the Contractor shall submit shop drawings of the equipment, piping, precast structures, and other items to the Engineer for review. Shop drawings shall consist of complete descriptive literature on the equipment including all pertinent dimensions, material specifications, operational and maintenance data and performance curves and data. Prior to submitting shop drawings to the Engineer, the Contractor shall first review the shop drawings, make corrections or revisions which are appropriate and then stamp the shop drawings with the Contractor's name and signature as proof of review.

Material certifications and mixture designs shall be provided for materials incorporated into the project. Material certifications shall contain the origin, source, classification or gradation, standards by which the classification or gradation was derived, the approving agency and contact information, the date of the most recent approval, as well as all other information required by the Engineer to evaluate the material for compliance with the requirements of these Contract Documents.

The cost of preparing and providing shop drawings and material certifications shall be considered incidental to the cost of equipment or item involved.

## UTILITY PROTECTION AND RELOCATION

Prior to the start of construction, the Contractor shall arrange to have all underground utilities including storm sewer, water, gas, electric, sanitary, telephone, cable TV and fiber optic cables located and suitably marked. Should a utility be in conflict with the proposed construction, the City shall be notified at once. If utilities will interfere with the construction alignment, the Engineer may alter the alignment of the proposed

sidewalk or arrange to have the utility to be relocated. Should the alignment be altered in the field, the Contractor shall be paid for the quantities of work performed in accordance with these specifications and no additional payment shall be made. Should a utility not in direct conflict with the construction be encountered, the Contractor shall protect it at no additional expense to the City and without claim by the Contractor for delays due to service lines encountered.

#### SITE PROTECTION AND CLEAN UP

Any areas or items that the contractor disturbs shall be restored to a condition equal to or better than that prior to the start of construction.

The Contractor shall protect all underground, ground level and overhead utilities from damage during the progress of the work. The Contractor shall remove all debris, broken or damaged equipment and unused material or equipment upon completion of the work, and shall leave the premises in a neat and presentable condition equal to that prior to the start of the construction.

The cost of clean-up operations shall be spread evenly throughout the bid items on the proposal. Clean up shall consist of removing all debris from the job site, to include removal of all excess dirt, concrete, pipe pieces, lumber scraps, paper cups, etc., left by the Contractor's forces. Clean up shall be performed as the work progresses, and a final clean up shall be done after all operations, including jetting and resurfacing, are completed. Debris shall <u>not</u> be discarded in excavations.

## SAFETY REQUIREMENTS AND PROTECTION OF PROPERTY

## Contractor's Responsibility for Safety

The Contractor shall do all work necessary for safety and be solely and completely responsible for conditions on the jobsite, including safety of all persons and property during the contract period. This requirement shall apply continuously and not be limited to normal working hours.

## Federal, State and Local Safety Requirements

Safety provisions shall conform to the Federal and State Departments of Labor Occupational Safety and Health Act (OSHA) and amendments thereto, and all other applicable Federal, State, County, and local laws, ordinances, codes, the requirements set forth herein, and any regulations that may be specified elsewhere in these Contract Documents. Where any of these are in conflict, the more stringent requirements shall be followed. The Contractor's failure to thoroughly familiarize himself with the aforementioned safety provisions shall not relieve him from compliance with the obligations or relieve him of the penalties set forth therein.

## Safe Access to the Work

The Contractor shall at all times provide proper facilities for safe access to the work by the City, the Engineer and his authorized representatives and by all authorized government officials.

The Contractor shall maintain at the jobsite safety equipment applicable to the work as prescribed by the governing safety authorities and all articles necessary for giving first aid to the injured and shall establish the procedure for the immediate removal to a hospital or a doctor's care of persons who may be injured on the jobsite.

The performance of all work and all completed construction, particularly with respect to ladders, platforms, structure openings, scaffolding, shoring, lagging, and machinery guards, shall be in accordance with the requirements of applicable governing safety authorities.

## Safety and Access to Property

The Contractor shall conduct the work so as to assure the least possible obstruction to traffic both within and outside of the work site. The convenience of the general public and residents adjacent to the project, and the protection of the persons and property are of prime importance and shall be provided for in an adequate and satisfactory manner.

All excavations shall be covered whenever Contractor's personnel are not present. As a minimum requirement, the cover over the excavation shall consist of 1/2-inch thick plywood that is blocked and braced to prevent entry by humans or animals. In addition, orange, plastic safety fence shall be placed around the perimeter of any excavation whenever Contractor's personnel are not present. All equipment, stored pipe, and other materials shall be carefully secured when not in use to prevent injury to persons and animals.

## PROPERTY AND RIGHT-OF-WAY MARKERS

Any and all survey monuments which are disturbed by the Contractor's operations during construction shall be relocated and replaced with a similar monument by a Land Surveyor registered in the State of Illinois. Survey monuments shall include iron pins, iron pipes, concrete posts, stones, etc. which designate property corners, right-of-way lines, section corners or other land survey reference points. Survey monuments shall be located and tied to nearby landmarks by a Land Surveyor prior to excavation, if information is available in advance of construction that survey monuments will be disturbed. The Contractor shall bear the cost of an Illinois Registered Land Surveyor replacing survey monuments which are disturbed, and the cost shall be incidental to the contract.

## STATE SALES TAX EXEMPTION

All materials incorporated in this project are exempt from the State of Illinois Sales tax.

## MATERIAL STORAGE AND STAGING AREA

During the period of time between Notice to Proceed and Final Completion, the Contractor will be required to store material necessary for completion of the project. The manner and location of stored materials shall be approved by the Property Owner and Engineer. The Contractor will be responsible for the stored material and any damage, which may result in this time period.

All costs associated with this item shall be included in the total contract price bid.

#### DISPOSAL OF MATERIALS

Disposal of excess materials, including excavated material, shall be the Contractor's responsibility.

## CERTIFIED PAYROLL REQUIREMENTS

Contractors and subcontractors on public works projects must submit certified payroll records on a weekly basis via EPrismSoft to the public body in charge of the construction project, along with a statement affirming that such records are true and accurate, that the wages paid to each worker are not less than the required prevailing rate, and that the Contractor is aware that filing records he or she knows to be false is a Class B Misdemeanor. The Certified Payroll Records must include, for every worker employed on the public works project, the name, address, telephone number, social security number, job classification, hourly wages paid in each pay period, number of hours worked each day, and starting and ending time of work each day. Certified payrolls are to be submitted weekly on EPrismSoft, per the EEO guidelines outlined in Section VII of the Good Faith Efforts Requirements, herein. Copies of the certified payrolls as submitted to EPrismSoft should be submitted with each payment application for review by the City.

## PREVAILING WAGE PROVISION

This contract is for the performance of "public works" as that term is defined by 820 ILCS 130/2. Contractor shall not pay less than the prevailing rates of wages to all laborers, workmen, and mechanics performing work under this contract, and shall comply with the requirements of the Illinois Wages of Employees on Public Works Act (820 ILCS 130/1-12). This project will be subject to the Peoria County prevailing wage rate determination when the contract was let for bids, dated 5/24/21.

If the Department of Labor revises the prevailing rate of hourly wages to be paid by the public body, the revised rate as provided by the public body shall apply to this contract. It shall be the Contractor's responsibility to monitor the prevailing wages and adjust the payroll accordingly as soon as any rates are revised. The prevailing rates of wages are revised monthly and can be found on the Illinois Department of Labor's website. <a href="http://www.illinois.gov/idol/Laws-Rules/CONMED/Pages/prevailing-wage-rates.aspx">http://www.illinois.gov/idol/Laws-Rules/CONMED/Pages/prevailing-wage-rates.aspx</a>

#### PROJECT DESCRIPTION

The proposed improvement consists of reconstructing portland cement sidewalk, combination curb and sidewalk, driveway, curb, curb and gutter, incidental HMA surfacing and ADA ramps on public right of way and all necessary adjustments, incidentals, and appurtenances throughout the city.

#### LINE AND GRADE STAKES

It will be the responsibility of the Contractor to establish the proper line and grade staking for construction in order to conform to the requirements of the plans and specifications. If the Contractor does not have the capacity to establish staking points, he shall hire a competent, Illinois Professional Licensed Surveyor to perform the work. This work shall be considered incidental to the project and the cost of the work included in related unit price items.

## STATUS OF UTILITIES

The City of Peoria and consulting engineers retained by the City assume no responsibility for the presence, specific size, or location of underground distribution systems of the several public and private utility corporations. No responsibility for the protection of said underground systems will be assumed by the City of Peoria. If such protection is found to be necessary to water mains, gas mains, steam mains, underground electrical distribution systems, underground telecommunication systems or any other underground systems of non-municipal ownership, the cost of same, in whole or in part, is disclaimed by the City of Peoria.

#### REMOVAL OF MATERIALS

The cost to remove and dispose of existing materials without specific contract removal pay items shall be included in the unit price of the item being constructed. No additional payment will be made for removal and disposal of existing materials or removal and reinstallation of existing facilities. In preparing the proposal, the Contractor has been directed to investigate the site and become familiar with the requirements as specified in these plans and specifications.

## PAY ITEM MEASUREMENT AND PAYMENT

This Project's Pay Items provided in the Proposal Form shall be measured and paid as provided in the IDOT Standard Specifications unless modified by these Special Provisions or Plans.

#### PROJECT LIMITS

The draft list is included for information and includes initial properties requesting to be included in the program. The Contractor shall verify the eligibility status of each property prior to starting work. Final determination of eligibility for inclusion will be based on receipt of participant's share of payment. Additional targets may be added in addition to those shown on the draft list by the City based on available budget and additional property interest and some targets may be removed if no payment is received. No additional targets will be accepted after 3/30/22.

#### SALVAGING EXISTING MATERIAL

All existing municipally owned street castings, millings and pavement brick, in usable condition withing the limits of the improvement shall, if not required for further use in the construction of the improvement, be carefully excavated and preserved by the Contractor. Sidewalk brick shall not be considered pavement brick and the contractor will have the salvage rights to the sidewalk brick removed. Said street castings, millings, and pavement brick shall be separated from other removal materials and hauled by the Contractor to the City's yard on Darst Street. The Contractor shall contact Sie Maroon at 309-645-5139, in advance of hauling salvaged materials to the City's yard on Darst Street.

The cost of salvaging and hauling existing municipally owned street castings, millings and pavement brick, as outlined herein, will not be paid for separately, but the cost shall be included in the contract unit price for the item of construction involved.

## **CONSTRUCTION DEBRIS**

In accordance with Public Act 90-761, the following shall be added to the third paragraph of Article 202.03 of the "Standard Specifications for Road and Bridge Construction":

The Contractor shall not conduct any generation, transportation, or recycling of construction or demolition debris, clean or general or uncontaminated soil generated during construction, remodeling, repair, and demolition of utilities, structures, and roads that is not commingled with any waste, without the maintenance of documentation identifying the hauler, generator, place of origin of the debris or soil, the weight or volume of the debris or soil, and the location, owner, and operator of the facility where the debris or soil was transferred, disposed, recycled or treated. This documentation must be maintained by the Contractor for 3 years.

This documentation shall be included in applicable item of construction and shall not be paid for separately.

#### **EROSION CONTROL**

The Contractor shall install erosion control systems as necessary or as directed by the Engineer to prevent sediment from entering the City's storm drainage system or exiting the construction area. Erosion control systems shall be installed as necessary or as directed by the Engineer prior to stockpiling of material on the project site. The Contractor shall be responsible for the cost of cleanup and damages resulting from failure to comply with this provision. This work shall be considered incidental to the affected items of work and no additional compensation will be allowed.

The Contractor shall sweep and return to the work site any soil tracked onto the street by the end of the workday or before four (4) hours has elapsed, whichever is sooner. This work shall be considered incidental to the affected items of work and no additional compensation will be allowed.

## EARTH EXCAVATION AND TOPSOIL

This work shall be performed in accordance with the applicable articles of Section 202 of the Standard Specifications except for the following:

Add the following provision to Section 202: Topsoil material suitable for growing grass shall be excavated and stockpiled within the right-of-way or other approved location on the construction site for Topsoil Placement. This excavation shall be part of the Earth Excavation work. No additional compensation will be allowed for the stockpiling work.

Any Earth Excavation that is suitable for fill embankment material shall be placed and compacted in fill areas. Disturbed areas shall be capped and prepared with 4 inches of topsoil suitable for growing grass. All unsuitable material shall be the property of the Contractor and be removed from the site. Hot-mix asphalt and concrete shall not be allowed to be used as fill material. No payment for overhaul will be allowed for material moved to or from any source.

This work shall be considered incidental to the affected items of work and no additional compensation will be allowed.

EARTH EXCAVATION has been provided in the contract quantities for the Sidewalk Participation program to pay for removal of soil <u>at locations where sidewalk does not currently exist.</u> This work will be paid for at the contract unit price per CUBIC YARD for EARTH EXCAVATION; which shall include all labor, tools, and equipment necessary to complete this work as specified.

## SUBGRADE PREPARATION

The Contractor shall be required to complete this work in accordance with Section 301 of the Standard Specifications except as modified below.

Subgrade Preparation shall not be measured and paid for separately but shall be included in the unit cost for the applicable pay items including curb, curb and gutter, pavement patching, sidewalk, combination curb and sidewalk, and driveway pavements.

## SUBBASE GRANULAR MATERIAL

This item shall be in accordance with applicable portions of Section 311 of the "Standard Specifications for Road and Bridge Construction."

Locations where existing curb, combination curb & gutter, sidewalk, driveway, or combination curb & sidewalk are being removed and replaced – this work shall consist of placing additional Subbase Granular Material, Type B as directed by the Engineer to prepare the sub-base to the proper elevation. This work shall be performed at the discretion of the Engineer. The thickness of aggregate required will vary. This work will be paid for at the contract unit price per TON for SUBBASE GRANULAR MATERIAL, TYPE B.

Locations where <u>new</u> curb, combination curb & gutter, sidewalk, driveway, or combination curb & sidewalk are being constructed for the first time - this work shall consist of providing a minimum of four inches (4") of Subbase Granular Material, Type B having a gradation of CA-6, compacted in place to provide the proper sub-base for curb, combination curb & gutter, sidewalk, driveway, and combination curb & sidewalk in accordance with the plans and as directed by the Engineer. This work will be paid for at the contract unit price per TON for SUBBASE GRANULAR MATERIAL, TYPE B.

All excavation required to prepare the sub-grade prior to placement of the granular material will not be paid for separately but included in the cost of the item the granular material is required for.

## PCC Driveway Pavement, 6" & 8"

This work shall consist of constructing a 6" & 8" P.C.C. driveway pavement as directed by the Engineer. Provisions shall be made for satisfactory transition between the proposed driveway pavement and the existing pavement to remain in place. This work shall be in accordance with applicable portions of Section 423 of the "Standard Specifications for Road and Bridge Construction."

The method of measurement shall be the total exposed surface area of the driveway in square yards for each property.

This work shall be paid for at the contract unit price bid per SQUARE YARD for P.C.C. DRIVEWAY PAVEMENT, 6" or P.C.C. DRIVEWAY PAVEMENT, 8", which shall include all labor, earth backfill, granular backfill, materials, curing compound, tools and equipment necessary to complete this work as specified.

## PCC SIDEWALK, 4"

This work will be performed in accordance with Section 424 of the "Standard Specifications for Road and Bridge Construction" and City Standards.

Contraction joints shall be tooled. Expansion Joints shall be placed at maximum 50-foot intervals and where proposed sidewalk abuts existing or proposed curb, sidewalk, driveway pavement, or concrete steps. Where sidewalk crosses the proposed driveway, the sidewalk jointing pattern shall be continued through the driveway pavement and the thickness shall be 6 inches for residential driveways and 8" for commercial driveways and paid for as driveway pavement. Expansion joints shall be made with three-quarter-inch thick bituminous pre-molded joint filler.

This work will be paid for at the contract unit price bid per SQUARE FOOT for P.C.C. SIDEWALK, 4", which shall include all labor, excavation, earth backfill along the sidewalk, curing compound, tools and equipment necessary to complete this work as specified.

As soon as the concrete has cured enough so as to not cause marring or other damage to the concrete, the Contractor shall saw-cut contraction joints in the curb at intervals not to exceed 15'. When combination concrete curb and gutter is poured adjacent to the sidewalk, the Contractor shall ensure that the expansion and contraction joints match the sidewalk joints to prevent random cracking.

## COMBINATION CURB AND SIDEWALK REMOVAL, SIDEWALK REMOVAL

This work shall consist of the removal of all combination curb/sidewalk and sidewalk as directed by the Engineer. This work shall be done in accordance with Section 440 of the "Standard Specifications for Road and Bridge Construction." Payment for removal and replacement will not be allowed for items removed beyond the limits of construction or those items damaged needlessly by the contractor. The cost of sawing and removing adjoining pavement where noted or directed by the engineer shall by incidental to the item of work.

If a longitudinal joint exists, segmenting a sidewalk that is wider than 6 foot from back of integrally- poured curb, then the area between the face of curb to

the next joint beyond the curb's dummy joint shall be measured as COMBINATION CURB & SIDEWALK REMOVAL. However, any sidewalk that runs beyond the joint shall be measured for Payment as SIDEWALK REMOVAL. This shall only take effect when a sidewalk exceeds 6 feet wide and has multiple joints.

This work will be paid for at the contract unit price per SQUARE FOOT for SIDEWALK REMOVAL and COMBINATION CURB AND SIDEWALK REMOVAL; which shall include saw cutting, removing and disposing of said structure, all labor, tools, materials and equipment necessary to complete this work as specified.

#### PCC STEPS

This work shall be done in accordance with applicable portions of Section 423 of the "Standard Specifications for Road and Bridge Construction."

This work shall consist of construction steps at locations indicated by the engineer in accordance with the City Standard for P.C.C. Steps. The steps shall be constructed with IDOT Class SI Concrete as shown in Section 1020 of the "Standard Specifications for Road and Bridge Construction."

This work shall be paid for at the contract unit price per square foot determined by adding the total height of the rise(s) plus the total length of the run, and taking the sum times the width of the steps, all as indicated on the P.C.C. Step standard detail. Please note that federal ADA requires step rises to be between 4 to 7 inches, 6 inches is preferred.

This work shall be paid for at the contract unit price per SQUARE FOOT of P.C.C. STEPS which shall include all labor, excavation, earth backfill, granular material, materials including wire, curing compound, tools and equipment necessary to complete this work as specified. The cost will also include rubbing the face of the steps to create a clean finish.

#### DETECTABLE WARNINGS

This work shall consist of a 24-inch strip of the Federal Standard color 22144, brick red, as its standard of detectable warning in the direction of travel and shall extend the full width of the curb ramp or flush surface. This work shall conform to the details given in the plans and in accordance with Section 424 of the "Standard Specifications for Road and Bridge Construction".

Detectable warnings shall be installed at all designated ramps per the appropriate IDOT curb ramp standard.

The following will be the acceptable construction techniques.

- 1. Cast-in-Place truncated dome ramps must be formed with a rigid mold. Every area of the tool shall be tamped directly above the stamp to form a uniform appearance. The concrete used shall be Class (SI) concrete that has the Federal Standard color 22144, brick red, the entire depth. Broadcasting brick red dye or painting the sidewalk brick red will not be acceptable methods.
- 2. DetecTile PFC Composite truncated dome panels. Panels must be the Federal Standard color 22144, brick red. Panels shall be placed within the Class X (SI) concrete. They shall have a minimum of four anchors per ceramic panel to secure the panels to the concrete ramp.
- 3. Armor-Tile Tactile Systems manufactured Diamond-Hard Vitrified Polymer truncated panels. Panels must be the Federal standard color 22144, brick red, unless otherwise approved by the Engineer.
- 4. Pre-Cast concrete truncated dome ramp panels. The panels shall be a minimum of 2-inches thick with the entire depth consisting of Class (SI) concrete that is Federal Standard color 22144, brick red. The pre-cast panels shall have wire mesh or fiber mesh reinforcement. Tapered edges or holes so that dowel reinforcement rod can be placed within the insert shall be acceptable methods. These shall be placed before placing the rest of the ramp so that they are tightly secured into place.
- 5. TufTile Polymer detectable warning surfaces. Panels must be the Federal standard color 22144, brick red, unless otherwise approved by the Engineer.

Final determination of acceptability shall be the responsibility of the Engineer.

## THESE FIVE METHODS ARE THE ONLY ACCEPTABLE MEANS FOR TRUNCATED DOME RAMPS WITHIN THE CITY OF PEORIA.

Detectable Warnings will be paid for at the contract unit price per SQUARE FOOT for DETECTABLE WARNINGS, which shall include all labor, tools, materials and equipment necessary to complete the work as specified.

## BRICK SIDEWALK REPAIRS

There may be brick sidewalk repairs conducted under this contract. There may also be brick sidewalks replaced with concrete sidewalks. Where new concrete sidewalk will abut to existing brick sidewalk the contractor will be responsible for making any necessary adjustments to the brick sidewalk to match the new concrete sidewalk. The City will provide any new brick required for the necessary adjustments. In areas where brick sidewalks are to remain, brick removal and reset may be needed as indicated by the City. This works shall be performed in accordance with applicable sections of the

IDOT Standard Specifications and City Standards.

This work shall be paid per bid unit price per SQUARE FOOT for REMOVE AND RESET BRICK SIDEWALK and shall include any necessary base repair and incidental work.

#### DRIVEWAY PAVEMENT REMOVAL

This work shall consist of the removal of all driveway pavement as directed by the Engineer. This work shall be done in accordance with Section 440 of the "Standard Specifications for Road and Bridge Construction." Payment for removal and replacement will not be allowed for items removed beyond the limits of construction or those items damaged by the contractor. The cost of sawing pavement where noted or directed by the engineer shall by incidental to the item of work.

This work will be paid for at the contract unit price per SQUARE YARD for DRIVEWAY PAVEMENT REMOVAL which shall include saw cutting, removing and disposing of said structure, all labor, tools, materials and equipment necessary to complete this work as specified.

## COMBINATION CURB & GUTTER REMOVAL, CURB REMOVAL

This work shall consist of the removal of all existing curb as directed by the Engineer. This work shall be done in accordance with Section 440 of the "Standard Specifications for Road and Bridge Construction." Payment for removal and replacement will not be allowed for items removed beyond the limits of construction or those items damaged needlessly by the contractor. The cost of sawing pavement where noted or directed by the engineer shall by incidental to the item of work.

This work will be paid for at the contract unit price per FOOT for COMBINATION CURB & GUTTER REMOVAL and CURB REMOVAL which shall include saw cutting, removing and disposing of said structure, all labor, tools, materials and equipment necessary to complete this work as specified and includes all types of curb, and combination curb and gutter.

#### SIDEWALK REMOVAL

This work shall be performed in accordance with Section 440 of the "Standard Specifications for Road and Bridge Construction" and include all materials, equipment, labor and work (including excavation, furnished excavation, embankment, and restoration) to remove both brick and PCC sidewalk.

Locations and utilization of this work will be determined by field conditions at the sole discretion of the Engineer. Payment for removal and replacement will not be allowed for items removed beyond the limits of construction or those items damaged by the contractor. The cost of sawing pavement where noted or directed by the engineer shall by incidental to the item of work.

This work will be paid for at the contract unit price per SQUARE FOOT for SIDEWALK REMOVAL; which shall include saw cutting, removing and disposing of said structure, all labor, tools, materials and equipment necessary to complete this work as specified.

#### INLETS TO BE ADJUSTED

This work shall be done in accordance with the applicable portions of Section 602 of the Standard Specifications and in the presence of the Engineer.

The Contractor shall be responsible for assuring that the castings are not damaged during removal. Castings damaged by the Contractor will be replaced at the Contractor's expense.

This work shall be paid for at the contract unit price per EACH for INLETS TO BE ADJUSTED and shall include all labor, materials, tools, and equipment necessary to complete this work.

#### COMBINATION CONCRETE CURB & GUTTER, WIDTH VARIES

This work shall be in accordance with Section 606 of the Standard Specifications, special details included with the contract documents, and as directed by the Engineer. The combination curb & gutter shall be formed on both the front and back, and the curb portion shall have the same curved face as the existing curb. A minimum of one expansion joint shall be installed per each section of curb & gutter replacement and as detailed in the plans. New curb and gutter shall match adjacent section types and dimensions.

As soon as the concrete has cured enough so as to not cause marring or other damage to the concrete, the Contractor shall saw-cut contraction joints in the curb at intervals not to exceed 15'. When combination concrete curb and gutter is poured adjacent to the sidewalk, the Contractor shall ensure that the expansion and contraction joints match the sidewalk joints to prevent random cracking.

This work shall be paid for at the contract unit price per FOOT for COMBINATION CONCRETE CURB & GUTTER, WIDTH VARIES regardless of the type required, which shall include all labor, excavation, earth backfill, curing compound, material, & equipment necessary to complete the work. Curing compound shall be applied to all exposed surface and will be considered incidental to this item of work.

#### INCIDENTAL HOT-MIX ASPHALT SURFACING, SPECIAL

This item will be constructed in accordance with section 408 of the "Standard Specifications for Road and Bridge Construction", except that all necessary BITUMINOUS MATERIALS (PRIME COAT) and AGGREGATE (PRIME COAT) will be included in the cost of this item. The work will consist of sawing and milling a minimum of 3" in depth and one foot from the face of curb or outside edge of gutter

flag, in the areas disturbed during removal, disposal of asphalt, grading and compacting base if necessary, applying the prime coat, and placing 3" of Hot-Mix Asphalt Surface Course. This work will also consist of placing concrete base course or aggregate base course at the direction of the engineer if needed to fill the void between the new curb or gutter and existing pavement. This work will not be paid for separately but included in the cost of the Incidental Hot-Mix Asphalt Surfacing (Special).

The work will be paid for at the contract unit price per SQUARE FOOT for INCIDENTAL HOT-MIX ASPHALT SURFACING (SPECIAL), which shall include all saw cutting, removal, prime, concrete base course, aggregate base course, excavation, labor, tools, materials and equipment necessary to complete the work as specified.

#### **CURING COMPOUND**

This item shall be furnished and applied in accordance with Article 1020.13 of the "Standard Specifications" except as herein provided.

Curing Compound shall be applied to all exposed Portland Cement Concrete Surfaces.

This work will <u>not</u> be paid for separately but shall be included in the cost of the item of the construction bid.

#### CONCRETE FIBERS

The contractor shall use macro-fibers in lieu of the welded wire mesh. The micro-fibers and dosage rate shall be approved by the engineer prior to use, but shall be no less than 1 pound per cubic yard. The dosage rate shall meet the recommendations of the supplier. The micro-fibers shall be supplied by an IDOT approved supplier of synthetic fibers.

Concrete fibers will not be paid for separately but shall be included in the cost of the concrete item.

#### SEEDING AND MULCHING

This work shall consist of broadcasting Class I (Lawn Mixture) seed over all earthen areas disturbed by construction in accordance with Article 250 of the Standard Specifications. All seeded areas shall immediately <u>be mulched using Method 1 in accordance</u> with Article 251 of the Standard Specifications.

Earthen areas adjacent to elements of this contract shall be reestablished to the lines and grades of the ultimate contract work.

Seeding and Mulching will **not** be paid for separately but shall be considered incidental to the construction contract.

#### SIDEWALK RAMPS

Sidewalk ramps shall be constructed in accordance with IDOT/ADA/PROWAG requirements. Details of ramps are per Highway Standard 424001-11, 424006-05, 424011-04, 424016-05, 424021-06, 424026-03, and 424031-02. Any variation in the shape of curbs and sidewalk or needed landscaping of dirt at a corner to accommodate ramps for the handicapped shall not be paid for separately but shall be considered incidental to the item of construction involved.

#### TIE BARS & DOWEL BARS

All tie bars required for sidewalk, curb, or pavement will not be paid for separately but included in the cost of the item the tie bars are required for.

#### TRAFFIC CONTROL & PROTECTION

Traffic control shall be in accordance with the applicable sections of the "Standard Specifications for Road and Bridge Construction," the applicable guidelines contained in the "Manual on Uniform Traffic Control Devices for Streets and Highways," these special provisions, and any special details and Highway standards contained herein and in the plans.

Special attention is called to Articles 107.09 and 107.14 of the "Standard Specifications for Road and Bridge Construction," applicable "Recurring Supplemental Specifications and Special Provisions" and the following Highway Standards relating to traffic control:

#### (701301-04; 701501-06; 701502-09; 701601-09; 701602-10; 701606-10; 701701-10; 701801-06; and 701901-08)

When construction operations require the closure of one lane, except turn lanes, the closure of said lane shall require the use of the specified arrow board per Standard 701901-08. The work shall be performed as directed by the Engineer.

Traffic movement should be inhibited as little as practical. Motorists should be guided in a clear and positive manner while approaching and traversing construction work areas. To ensure acceptable levels of operation, routine inspection of traffic control elements should be performed. The contractor will be required to inspect and initiate any needed maintenance to the traffic control devices on this contract. All traffic control devices shall be removed immediately when no longer needed. Construction equipment, materials and debris should be stored in such a manner as to not be vulnerable to vehicle impact, as directed by the Engineer.

The Contractor is expected to maintain a minimum of one lane open to traffic at all times for traffic. The roadway may be closed for short periods in order to offload materials. However, this operation must take place with proper traffic control signage and/or flagmen as noted in the traffic control standards contained herein. Roadway closures, regardless of duration must be coordinated with City of Peoria Police and

Fire Departments. It is absolutely necessary that one lane of roadway can be used by fire, police, and other emergency vehicles at all times under all weather conditions.

The contractor shall, at all times, maintain a means for sidewalk traffic to detour the job. He shall also provide a minimum of interference to vehicular traffic and shall maintain barricades and warning signs as provided by the "Standard Specifications for Road and Bridge Construction."

The Contractor will be responsible for scheduling his operations to provide access to all businesses located along the improvement that have current access to the street. No less than one entrance to each commercial parking lot or building shall remain open at all times during construction.

The Contractor will be responsible with scheduling garbage pickup in the neighborhood along with notifying in writing no less than 3 calendar days before removing any part of existing alleys or driveways.

Non-Conformance: If the Contractor fails to comply with the above conditions, the Engineer may suspend the Contractor's work until the Contractor is in compliance with the above conditions.

TRAFFIC CONTROL AND PROTECTION will not be paid for separately but shall be considered incidental to the affected items of work to be done.

#### READ THIS PAGE BEFORE FILLING OUT THE EMPLOYER REPORT CC-1 OR THE RENEWAL APPLICATION

This page outlines the instructions you need to follow to process either the Employer Report Form CC-1 or the Renewal Application. Forms that are not filled out properly will not be processed.

**Processing Fee:** Effective January 1<sup>st</sup>, 2006, in accordance with recent changes to chapter 17 of the Peoria Municipal Code, a fifty-dollar (\$50.00) processing fee will be charged with each submission of the Employer Report Form CC-1 and the Renewal Application. The only exception to payment of the processing fee is neighborhood associations.

**Method of Processing Fee Payment:** The City of Peoria Treasurer's office will only accept check, money order, and cash payment. Make checks payable to the "City of Peoria".

Who needs to fill out the Employer Report Form CC-1 or the Renewal Application? Any business providing a good or service to the City for remuneration or any business receiving financial assistance from the City.

Under what legal authority does the City of Peoria require this application? The filing requirement is authorized under chapter 17, Peoria Municipal Code, section 17-120(b).

#### Which form do I submit?

**Employer Report Form CC-1:** If your company has not received an EEO Certification Number from the City of Peoria, you need to complete the Employer Report Form CC-1. You will also need to submit a copy of your company's **Sexual Harassment Policy** (for specific instructions on the sexual harassment policy, see the Sexual Harassment Policy Information Sheet).

Renewal Application: If your company currently has an EEO Certification Number from the City of Peoria that has expired, or is about to expire, you only need to complete the Renewal Application form. If you are submitting the Renewal Application you do not need submit the Sexual Harassment Policy as it is already on file.

Submittal Instructions: Either mail or hand deliver your completed materials.

**Mail**: Mail forms and payment to the Office of Equal Opportunity. The EO Office will review the forms. If they are complete and correct, the EO Office will process your forms and mail, fax, or email you a copy of your EEO certificate. Send forms and payment to:

City of Peoria Office of Equal Opportunity 419 Fulton Street, Room 303 Peoria, IL 61602-1276

**Hand Delivery:** If you choose to hand deliver your forms and payment, you must first go to the Office of Equal Opportunity (address listed above). The EO Office will review your form for completeness and then ask you to stop by the Treasurer's Office, City Hall Building, Room 100 to make your Processing Fee payment. The EO office will process your forms and mail, fax, or email you a copy of your EEO certificate.

If you have any questions, call the Equal Opportunity Office at (309) 494-8530

KEEP THIS PAGE FOR YOUR RECORDS

## MINORITY AND WOMEN BUSINESS ENTERPRISE DIRECTORY

To assist Bidders in their outreach efforts, the City of Peoria has developed a Minority and Women Business Enterprise (M/WBE) directory. Go to the City's website at <a href="http://www.peoriagov.org/equal-opportunity/minority-and-women-business-enterprise-mwbe-directory/">http://www.peoriagov.org/equal-opportunity/minority-and-women-business-enterprise-mwbe-directory/</a> to view the directory.

#### **EQUAL EMPLOYMENT OPPORTUNITY**

To be awarded a contract all Suppliers, Vendors and Contractors to the City of Peoria must be registered in the City of Peoria's Contract Compliance Program and have a current EEO Certification Number. This program is unrelated to any State or Federal program. To obtain or renew a number, an Employer Report Form CC-1, a copy of your company's sexual harassment policy statement, if a first time applicant and a Fifty-dollar (\$50.00) processing fee must be submitted to the City of Peoria. Go to the City's website at <a href="http://www.peoriagov.org/equal-opportunity/">http://www.peoriagov.org/equal-opportunity/</a> to obtain the form and instructions page.

Note: Suppliers, Vendors and Contractors do not need an EEO Certification Number to submit a bid proposal. However, it is required prior to the award of the contract.

#### MINORITY AND FEMALE WORKFORCE UTILIZATION

The City of Peoria is committed to ensuring our construction projects offer equal employment opportunity to all the citizens we serve. The Prime Contractor and all of its subcontractors are to make a good faith effort to comply with the following goals for minority and female workforce utilization.

- 1. Eighteen (18) percent of the total hours worked, per trade, should be performed by minority workers.
- 2. Three (3) percent of the total hours worked, per trade, should be performed by female workers.

Each contractor must maintain certified payroll records verifying the hours worked by minority and female workers. These records must be provided to the City of Peoria. For directions on submitting this information, see Minority and Women's Business Enterprise (M/WBE) Participation Requirements for Good-Faith Efforts, Section 17-120 of the City's Municipal Code.

#### CITY OF PEORIA MONTHLY WORKFORCE ANALYSIS

Check appropriate statu Contractor Subcontractor		Month Ending	
Name:			AMAZON CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONTRACTOR CONT
Address:			no. a Adamstrato
Contact Person:		Phone:	
Project:			
Date Work Started:		Percent Complete:	%
	Number of Employees	Hours of Emp	loyment
	Total # of	American	

	Nur	nber of	Emple	oyees			Hours of Employment								
Job Categories	Emp	Total # of Employee Total Minorities		1	African Asian/Pacific I American Islander			Indian/	rican Alaskan tive	Hispanic		White			
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Foremen															
Electricians						,									
Glaziers															
Iron Workers															
Laborers															
Teamsters															
Millwrights															
Pipe Fitters															
Plumbers -															
Plasterers															
Painters											-				
Roofers															
Operating Engs															
Tile Layers															

#### $\frac{\text{CITY OF PEORIA}}{\text{CONTRACT}}$

This agreemen	t, made and enter	ed into this			, 2021, by and t	etween the City of Peor , Party of T	ia,
an Illinois Mur Second	nicipal Corporation Part	on, Party of The for	first Part, and the	improvement	known		he
performed by the Part agrees with supplies in acceptance.	he Party of the Fi th said Party of C ordance with the	rst Part, and acco The First Part, at specifications co	ording to the terms this/their own pro ntained in said pro	d agreements mentioned expressed in the bond ref oper cost and expense to oposal, and in full compli	erring to these presen furnish and deliver a ance with all the term	ts, the Party of The Secon Ill the work, materials a	nd nd
bond are comp	onent parts of the convey or other	is contract and sl rwise dispose of	hall be deemed a parthis contract, or l	dders, proposal, bid, spe part hereof. It is also und his right to execute it, or f the City of Peoria shall	lerstood and agreed the his right, title or into	hat the contractor shall ne erest in or to it or any page	10t
of Peoria, that, City employee PROVIDER for of this contract acknowledges discretion of the SERVICE PRO Peoria for a people of the people of t	ACTOR (herein for a period of or or official who or performance of et; or (3) monitor and agrees that, the City, may include OVIDER: (2) discontinuous control of the contr	after referred to a ne (1) year follow was involved, do this contract; (2) ring or determination the City's do the one or more capualification of the thing of the capual of (3)	ving completion of irectly or indirect of coordinating the ing the performant etermination that to the following: (the SERVICE PRO	ACTOR: OVIDER") agrees, as a cfi this contract, it shall be ply in: (1) the selection after a cefforts of the SERVICE Ince of the SERVICE PR a violation of this provision of the selection of any oth OVIDER from bidding or dated damages to the Ci	prohibited from hiring and/or recommendation PROVIDER in the control OVIDER. The SER' on has occurred, the per er contract(s) between being awarded future	in directly or indirectly, at on to select the SERVIC insummation or completi- VICE PROVIDER furth enalty imposed, at the so in the City of Peoria and the contracts with the City	iny CE ion ner ole
	WHEREOF, the CITY OF PEORI		executed these pr	esents on the date above			
BY:	City Mana	or a constant of the constant		(name of individual	, firm, or corporation	· )	
ATT	EST:City Cl			BY:	or officer of corporati		
EXA	MINED AND A	PPROVED:				seal) seal)	
Corp	oration Counsel		· · · · · · · · · · · · · · · · · · ·	of(Party of the seco		ame (seal) (seal)	
				(Party of the second	l part)	X · · · · · · · · · · · · · · · · · · ·	

### CITY OF PEORIA SUBCONTRACTOR PAYMENT FORM

PRIME CONTRACTOR

PROJECT

Name:	Name:Pay Estimate No:%							
Address:								
Phone:								
Contact Person:	Work Period:to							
INSTRUCTIONS: Complete the table below. If additional	l space is needed attach extra pages as neede	d and included all information						
isted in the table below; along with project name and prime								
Subcontractor (Name)	Payment Amount	Payment Type (F-full/ P-partial)						
	\$							
	\$							
	\$							
	\$							
	\$							
	\$							
Total Payment Amount for Work Completed	\$							
Γhis form is to verify the work completed and the amount pa	id to a subcontractor utilized on the above li	sted project. Under penalty o						
finis form is to verify the work completed and the amount particles that the properties of falsification, the undersigned certifies that the properties of t								
Signature of Prime Contractor	Date	datus salahungan pengapangangan mengalam salah sal Salah salah sa						

#### **PERFORMANCE BOND**

CONTRACTOR (name and address):	SURETY (name and address of principal place of business):
OWNER (name and address):	
CONSTRUCTION CONTRACT  Effective Date of the Agreement:  Amount:  Description:	
BOND  Bond Number:  Date (not earlier than the Effective Date of the Agreement of Amount:  Modifications to this Bond Form: None	the Construction Contract):  See Paragraph 16
this Performance Bond to be duly executed by an auth	
CONTRACTOR AS PRINCIPAL	SURETY
Contractor's Name and Corporate Seal	Surety's Name and Corporate Seal
By:Signature	By: Signature (attach power of attorney)
Print Name	Print Name
Title	Title
Attest: Signature	Attest:Signature
Title	Title

Notes: (1) Provide supplemental execution by any additional parties, such as joint venturers. (2) Any singular reference to Contractor, Surety, Owner, or other party shall be considered plural where applicable.

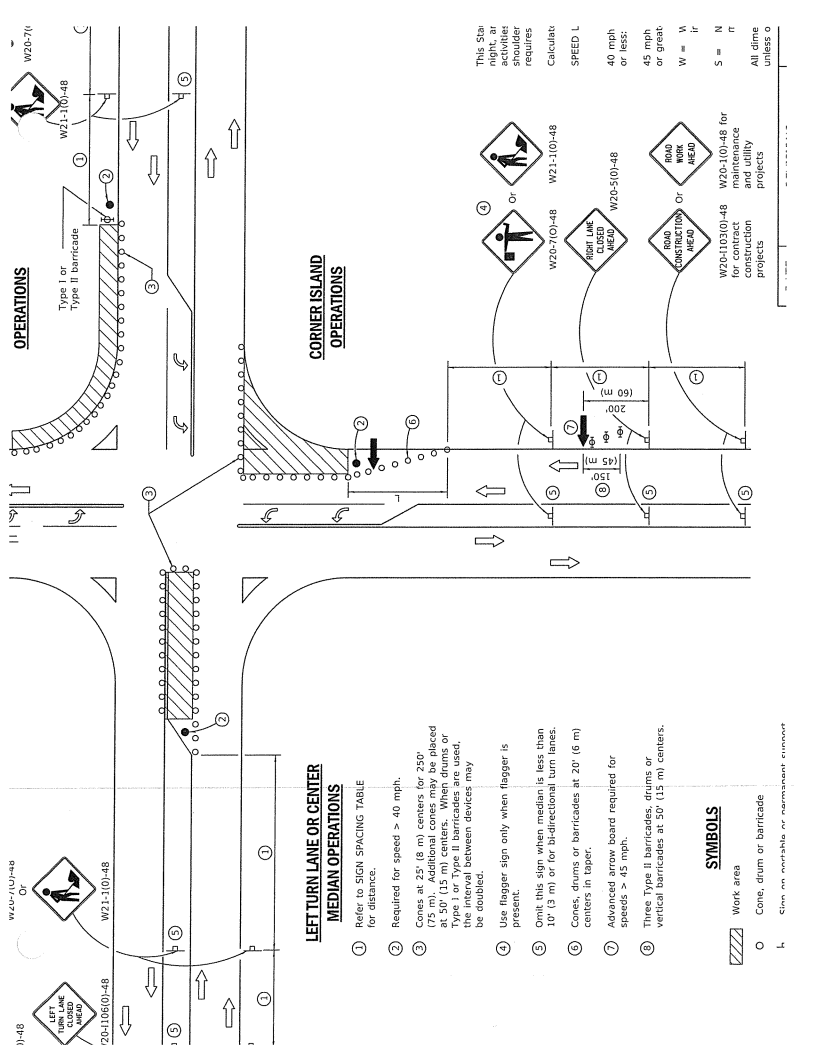
#### CONTRACTING DOCUMENTS

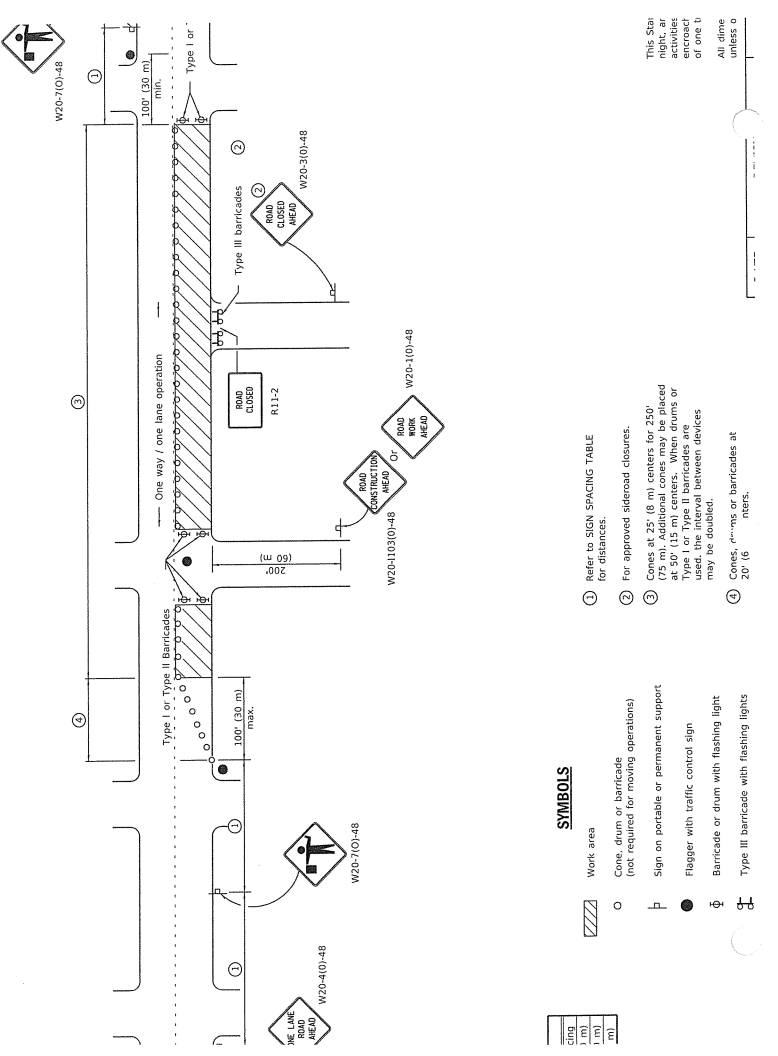
- 1. The Contractor and Surety, jointly and severally, bind themselves, their heirs, executors, administrators, successors, and assigns to the Owner for the performance of the Construction Contract, which is incorporated herein by reference.
- 2. If the Contractor performs the Construction Contract, the Surety and the Contractor shall have no obligation under this Bond, except when applicable to participate in a conference as provided in Paragraph 3.
- 3. If there is no Owner Default under the Construction Contract, the Surety's obligation under this Bond shall arise after:
  - 3.1 The Owner first provides notice to the Contractor and the Surety that the Owner is considering declaring a Contractor Default. Such notice shall indicate whether the Owner is requesting a conference among the Owner, Contractor, and Surety to discuss the Contractor's performance. If the Owner does not request a conference, the Surety may, within five (5) business days after receipt of the Owner's notice, request such a conference. If the Surety timely requests a conference, the Owner shall attend. Unless the Owner agrees otherwise, any conference requested under this Paragraph 3.1 shall be held within ten (10) business days of the Surety's receipt of the Owner's notice. If the Owner, the Contractor, and the Surety agree, the Contractor shall be allowed a reasonable time to perform the Construction Contract, but such an agreement shall not waive the Owner's right, if any, subsequently to declare a Contractor Default;
  - 3.2 The Owner declares a Contractor Default, terminates the Construction Contract and notifies the Surety; and
  - 3.3 The Owner has agreed to pay the Balance of the Contract Price in accordance with the terms of the Construction Contract to the Surety or to a contractor selected to perform the Construction Contract.
- 4. Failure on the part of the Owner to comply with the notice requirement in Paragraph 3.1 shall not constitute a failure to comply with a condition precedent to the Surety's obligations, or release the Surety from its obligations, except to the extent the Surety demonstrates actual prejudice.
- 5. When the Owner has satisfied the conditions of Paragraph 3, the Surety shall promptly and at the Surety's expense take one of the following actions:
  - 5.1 Arrange for the Contractor, with the consent of the Owner, to perform and complete the Construction Contract;
  - 5.2 Undertake to perform and complete the Construction Contract itself, through its agents or independent contractors;
  - Obtain bids or negotiated proposals from qualified contractors acceptable to the Owner for a contract for performance and completion of the Construction Contract, arrange for a contract to be prepared for execution by the Owner and a contractor selected with the Owners concurrence, to be secured with performance and payment bonds executed by a qualified surety equivalent to the bonds issued on the Construction Contract, and pay to the Owner the amount of damages as described in Paragraph 7 in excess of the Balance of the Contract Price incurred by the Owner as a result of the Contractor Default; or
  - 5.4 Waive its right to perform and complete, arrange for completion, or obtain a new contractor, and with reasonable promptness under the circumstances:
    - 5.4.1 After investigation, determine the amount for which it may be liable to the Owner and, as soon as practicable after the amount is determined, make payment to the Owner; or
    - 5.4.2 Deny liability in whole or in part and notify the Owner, citing the reasons for denial.
- 6. If the Surety does not proceed as provided in Paragraph 5 with reasonable promptness, the Surety shall be deemed to be in default on this Bond seven days after receipt of an additional written notice from the Owner to the Surety demanding that the Surety perform its obligations under this Bond, and the Owner shall be entitled to enforce any remedy available to the Owner. If the Surety proceeds as provided in Paragraph 5.4, and the Owner refuses the payment or the Surety has denied liability, in whole or in part, without further notice the Owner shall be entitled to enforce any remedy available to the Owner.
- 7. If the Surety elects to act under Paragraph 5.1, 5.2, or 5.3, then the responsibilities of the Surety to the Owner shall not be greater than those of the Contractor under the Construction Contract, and the responsibilities of the Owner to the Surety shall not be greater than those of the Owner under the Construction Contract. Subject to the commitment by the Owner to pay the Balance of the Contract Price, the Surety is obligated, without duplication for:
  - 7.1 the responsibilities of the Contractor for correction of defective work and completion of the Construction Contract;

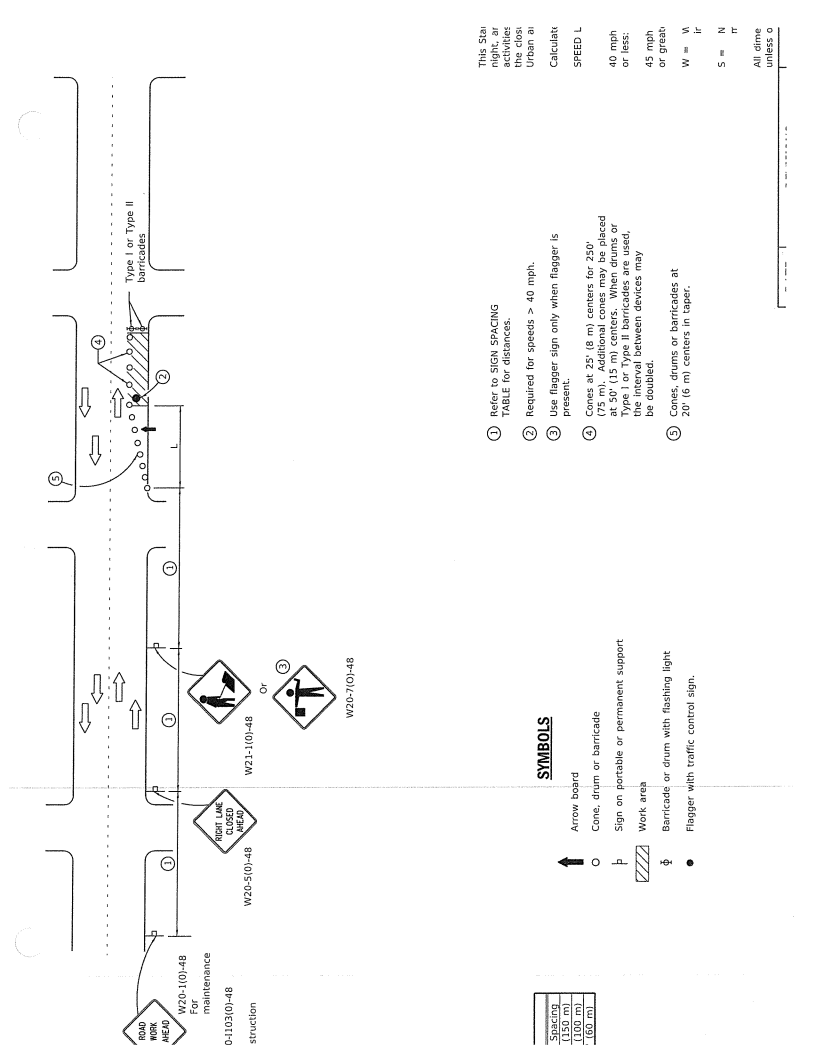
- additional legal, design professional, and delay costs resulting from the Contractor's Default, and resulting from the actions or failure to act of the Surety under Paragraph 5; and
- 7.3 liquidated damages, or if no liquidated damages are specified in the Construction Contract, actual damages caused by delayed performance or non-performance of the Contractor.
- 8. If the Surety elects to act under Paragraph 5.1, 5.3, or 5.4, the Surety's liability is limited to the amount of this Bond.
- 9. The Surety shall not be liable to the Owner or others for obligations of the Contractor that are unrelated to the Construction Contract, and the Balance of the Contract Price shall not be reduced or set off on account of any such unrelated obligations. No right of action shall accrue on this Bond to any person or entity other than the Owner or its heirs, executors, administrators, successors, and assigns.
- 10. The Surety hereby waives notice of any change, including changes of time, to the Construction Contract or to related subcontracts, purchase orders, and other obligations.
- 11. Any proceeding, legal or equitable, under this Bond may be instituted in any court of competent jurisdiction in the location in which the work or part of the work is located and shall be instituted within two years after a declaration of Contractor Default or within two years after the Contractor ceased working or within two years after the Surety refuses or fails to perform its obligations under this Bond, whichever occurs first. If the provisions of this paragraph are void or prohibited by law, the minimum periods of limitations available to sureties as a defense in the jurisdiction of the suit shall be applicable.
- 12. Notice to the Surety, the Owner, or the Contractor shall be mailed or delivered to the address shown on the page on which their signature appears.
- 13. When this Bond has been furnished to comply with a statutory or other legal requirement in the location where the construction was to be performed, any provision in this Bond conflicting with said statutory or legal requirement shall be deemed deleted herefrom and provisions conforming to such statutory or other legal requirement shall be deemed incorporated herein. When so furnished, the intent is that this Bond shall be construed as a statutory bond and not as a common law bond.

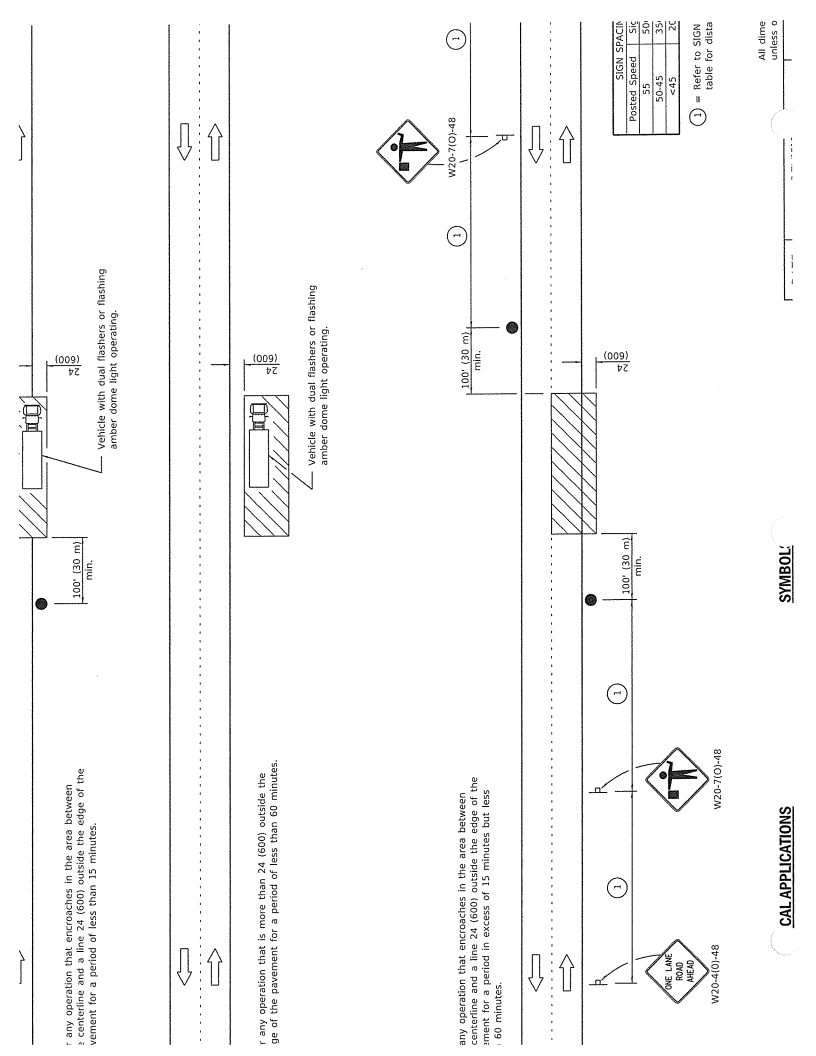
#### 14. Definitions

- Balance of the Contract Price: The total amount payable by the Owner to the Contractor under the Construction Contract after all proper adjustments have been made including allowance for the Contractor for any amounts received or to be received by the Owner in settlement of insurance or other claims for damages to which the Contractor is entitled, reduced by all valid and proper payments made to or on behalf of the Contractor under the Construction Contract.
- 14.2 Construction Contract: The agreement between the Owner and Contractor identified on the cover page, including all Contract Documents and changes made to the agreement and the Contract Documents.
- 14.3 Contractor Default: Failure of the Contractor, which has not been remedied or waived, to perform or otherwise to comply with a material term of the Construction Contract.
- Owner Default: Failure of the Owner, which has not been remedied or waived, to pay the Contractor as required under the Construction Contract or to perform and complete or comply with the other material terms of the Construction Contract.
- 14.5 Contract Documents: All the documents that comprise the agreement between the Owner and Contractor.
- 15. If this Bond is issued for an agreement between a contractor and subcontractor, the term Contractor in this Bond shall be deemed to be Subcontractor and the term Owner shall be deemed to be Contractor.
- 16. Modifications to this Bond are as follows:

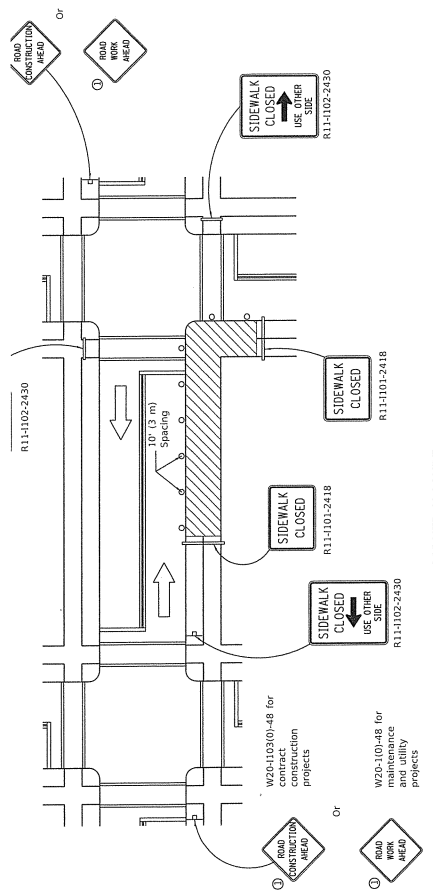




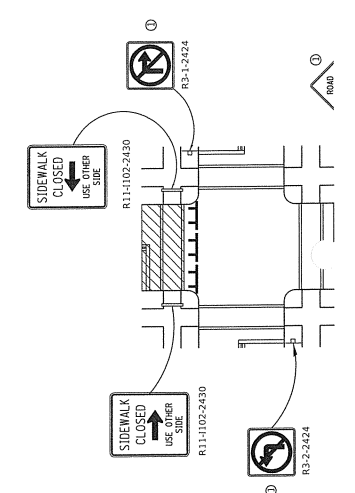


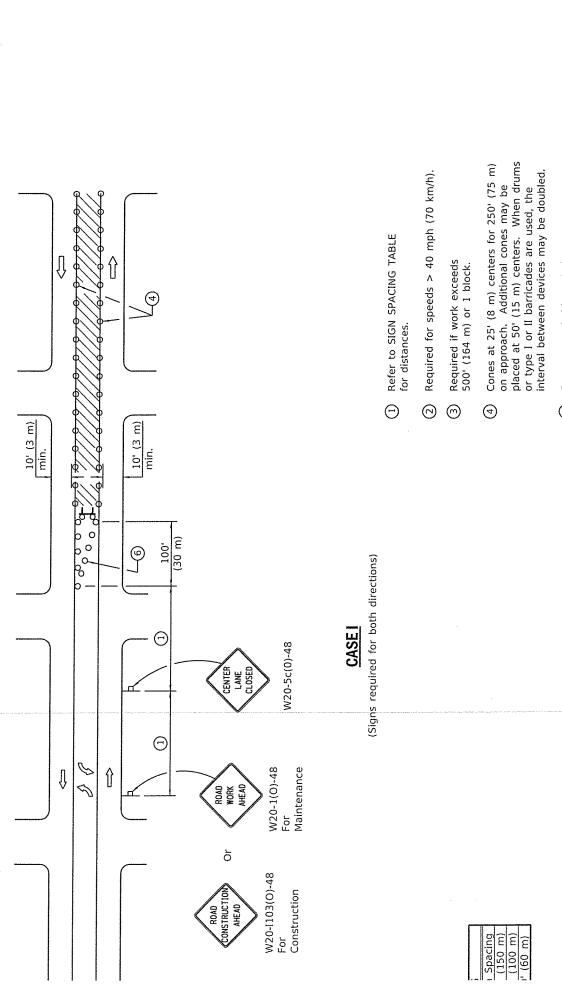






## CORNER CLOSURE





For approved sideroad closures. (3)

Case 1 c When w closed c

This Sta

urban, t

bidirecti

SPEED 1 Calculat

40 mph or less:

45 mph or great

Cones, drums or barricades at 20' (6 m) centers in taper. **©** 

Use flagger sign only when flagger is present. <u>(b)</u>

## SYMBOLS

Barricade or drum with flashing light Work area Ю

Flagger with traffic control sign •

unless c

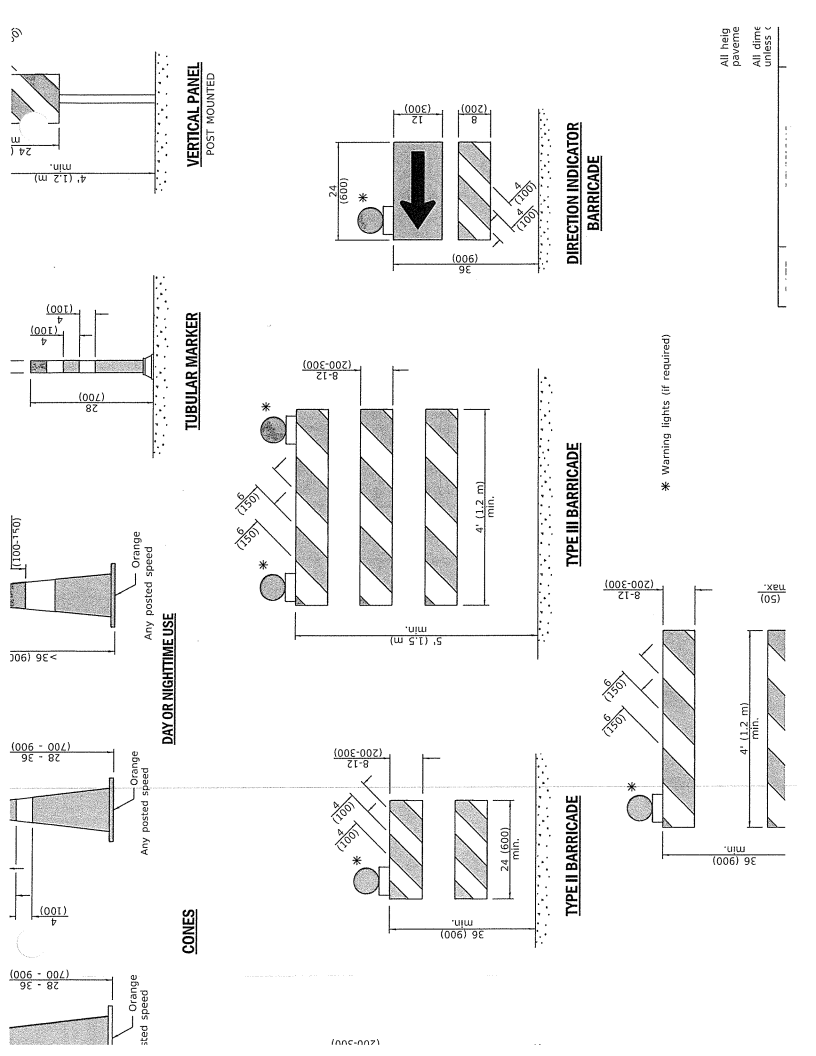
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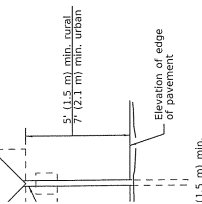
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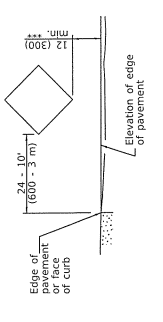




(1.5 m) min. bedment

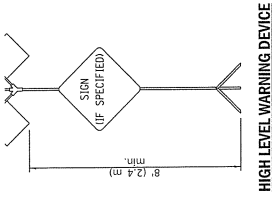
## SIGNS

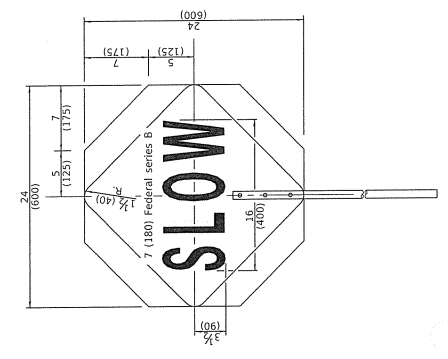
ulder are present 24 (600) to the ) to the outside ler.

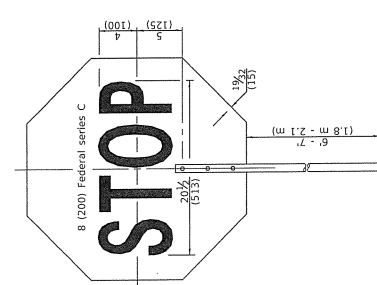


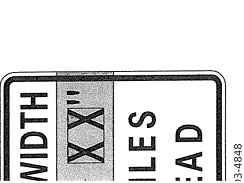
# SIGNS ON TEMPORARY SUPPORTS

\* When work operations exceed four days, this dimension shall be 5' (1.5 m) min. If located behind other devices, the height shall be sufficient to be seen completely above the devices. \*\*\*



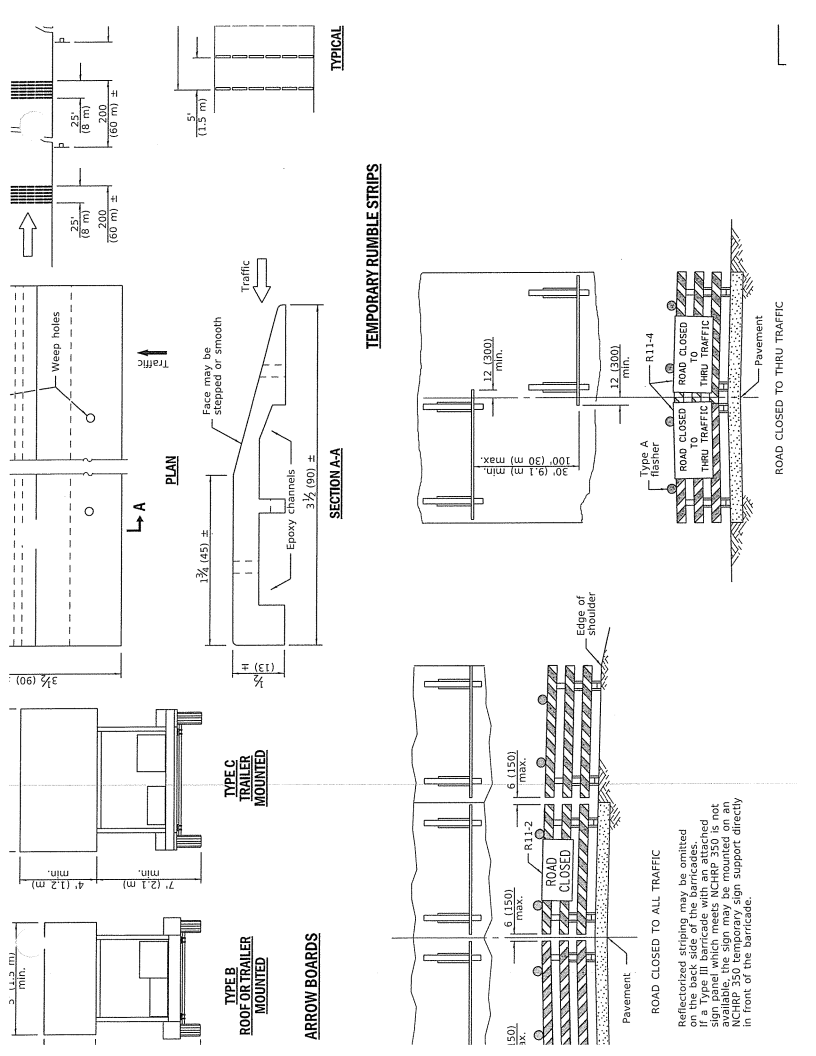


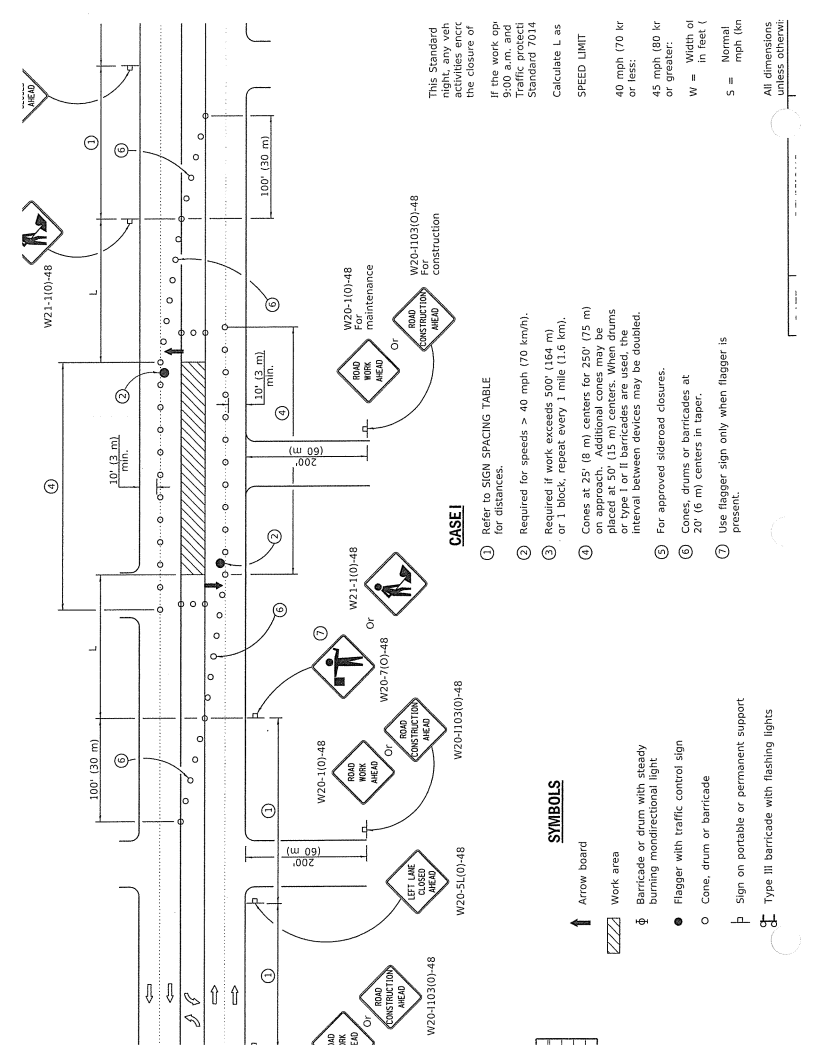


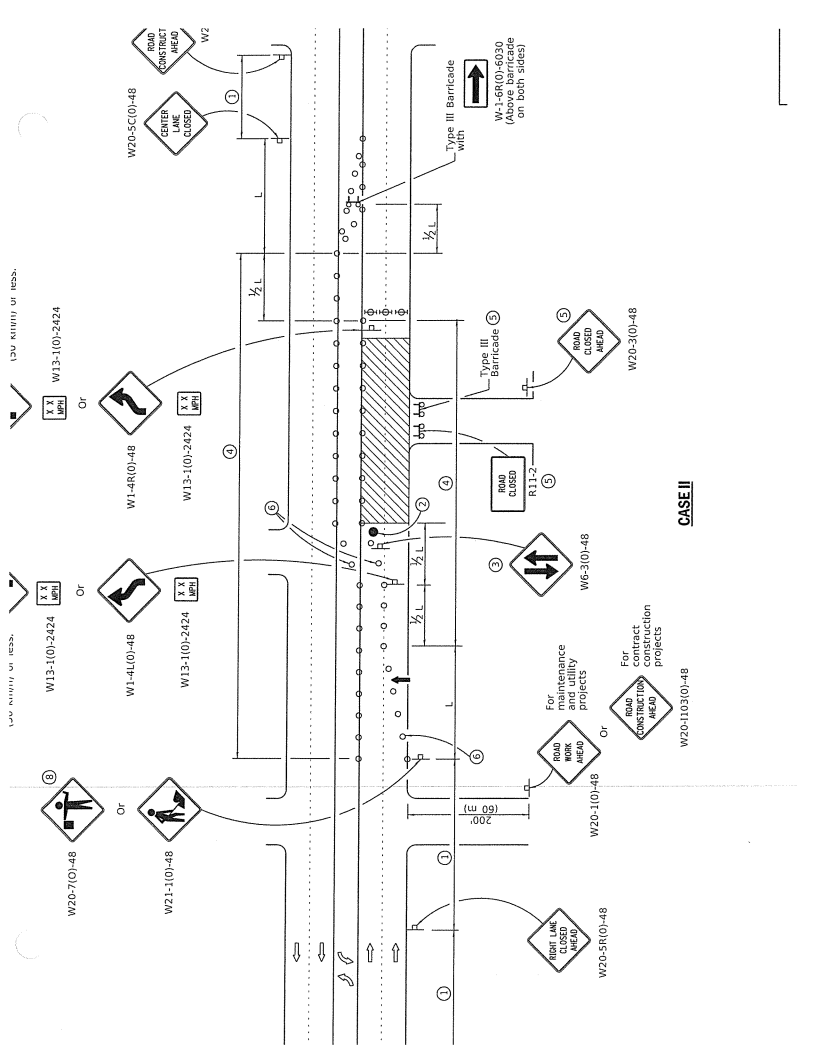


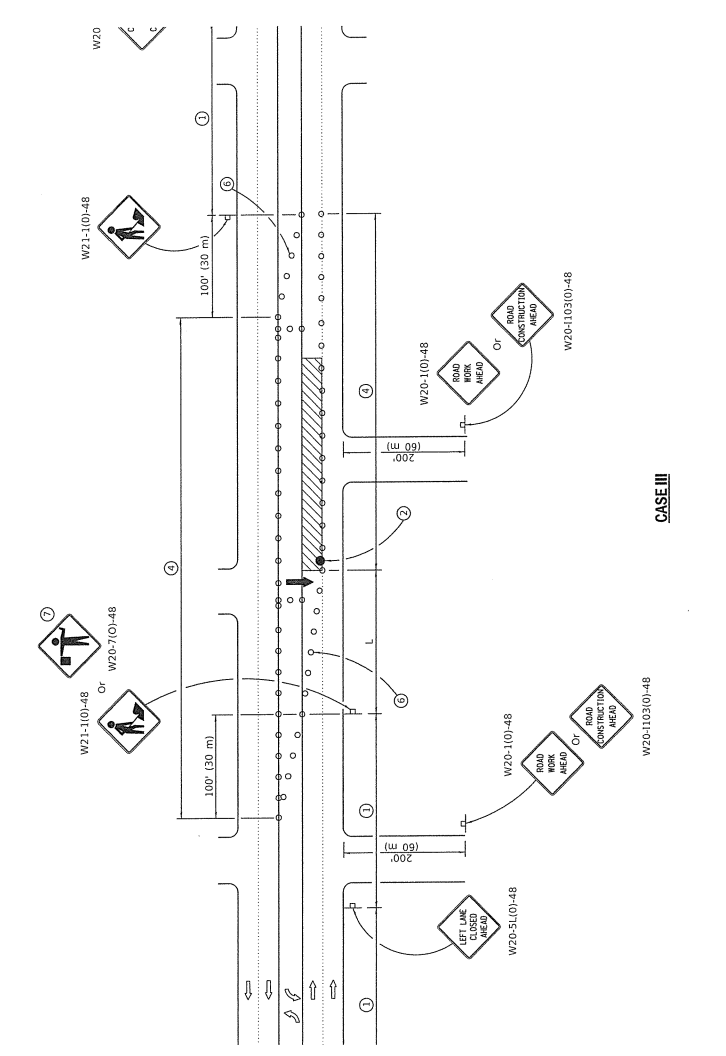
ICTION SIGN

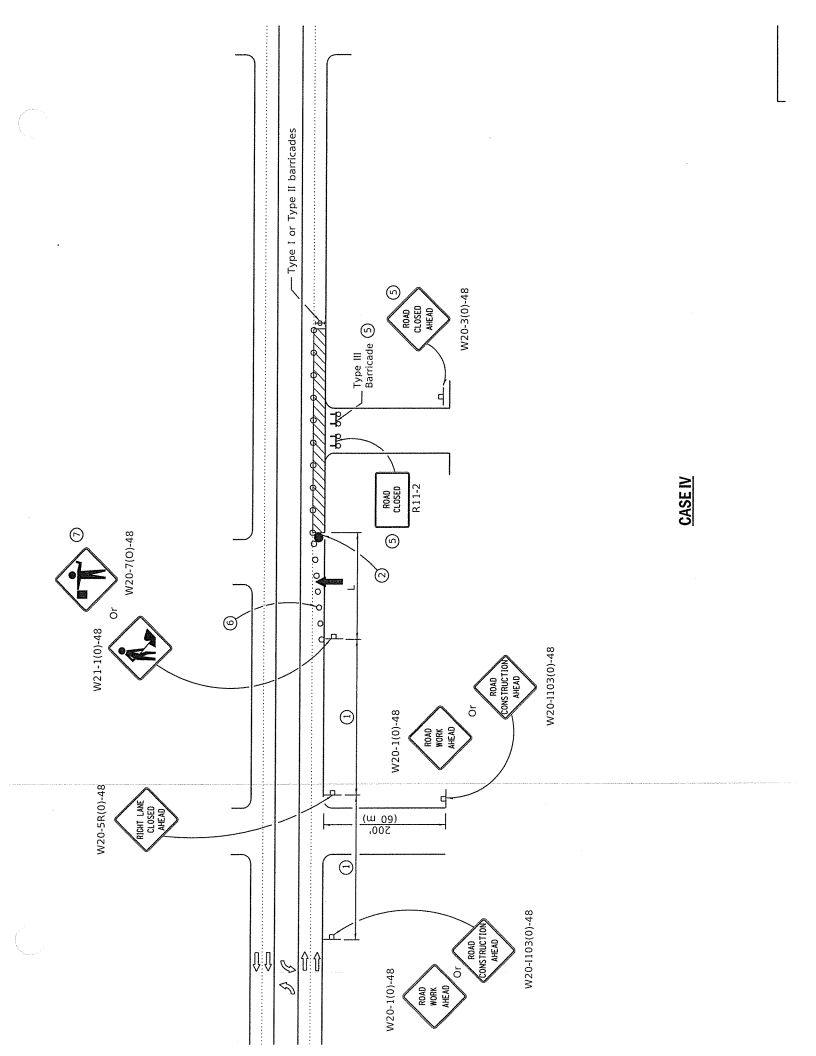
( miles are variable.

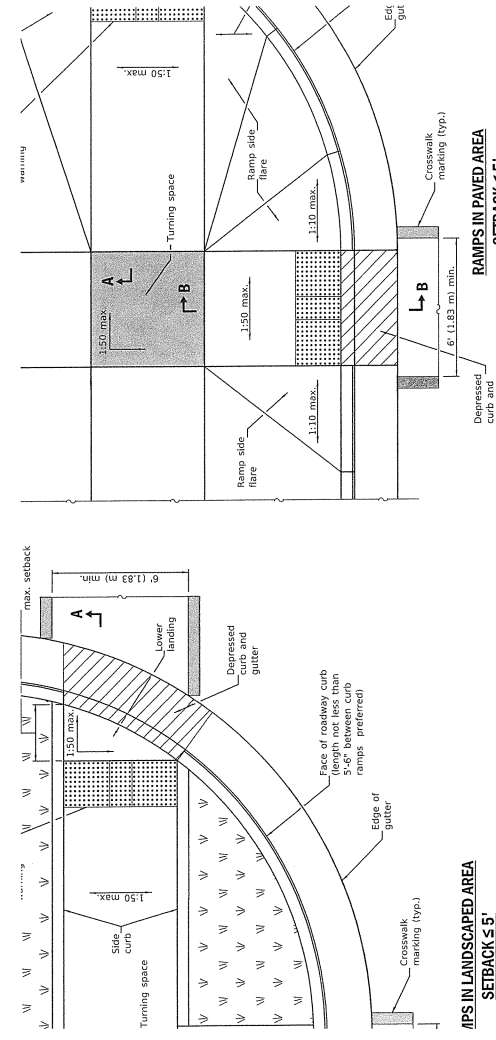












## Depressed cur and gutter See DETAIL Detectable Curb ramp or blended transition (no maximum length) warning <u>@</u> Turning space 1:50 max.

SETBACK ≤ 5'

gutter

Depressed curb

Lower landing

Curb ramp or blended transition (no maximum length)

Detectable

warning

0

and gutter

See DETAIL A

1:50 max.

1:20 min. and 1:12 max. The running slope of a blended transition shall be 1:20 max. The running slope of a curb ramp shall be

0

**SECTION A-A** 

## **SECTION B-B**

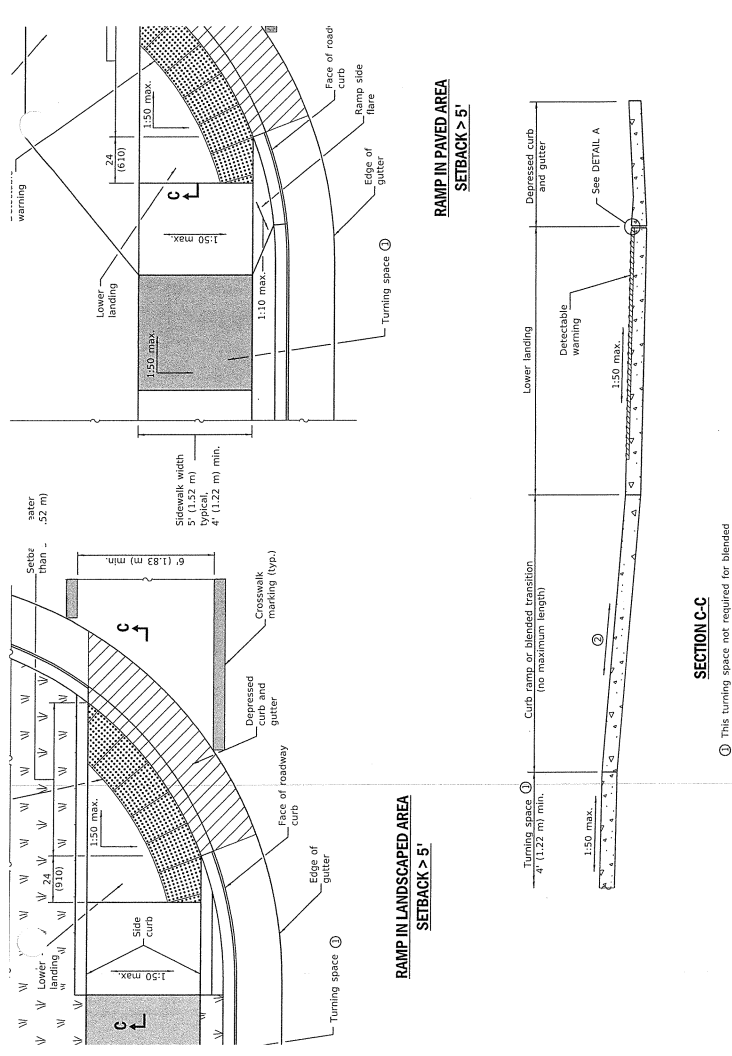
② The running slope of a curb ramp shall be 1:20 min. and 1:12 max. The running slope of a blended transition shall be 1:20 max.



2 (50) R

Variable

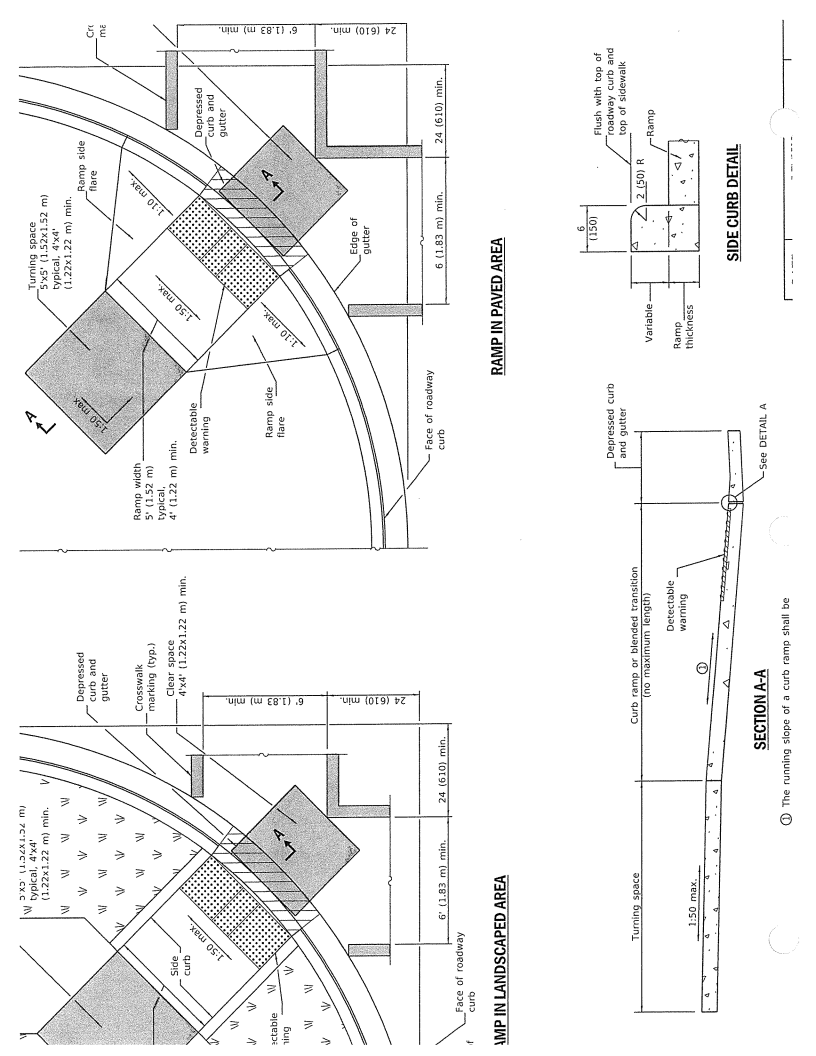
See Sh

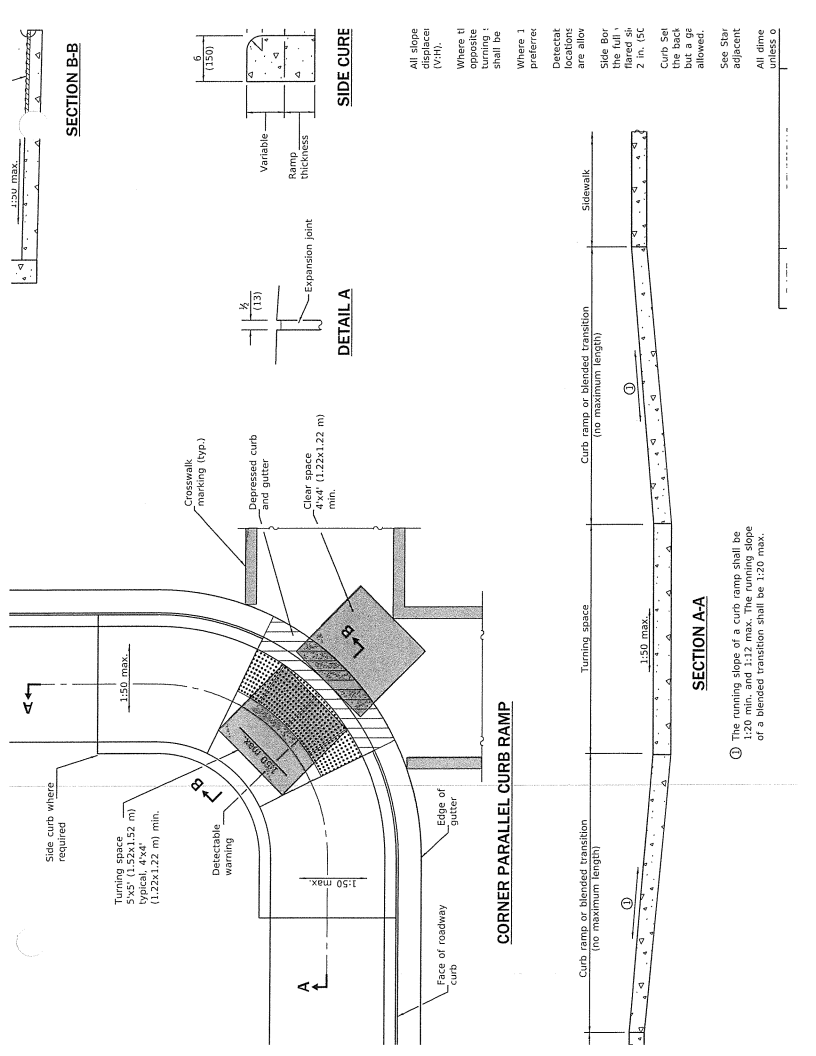


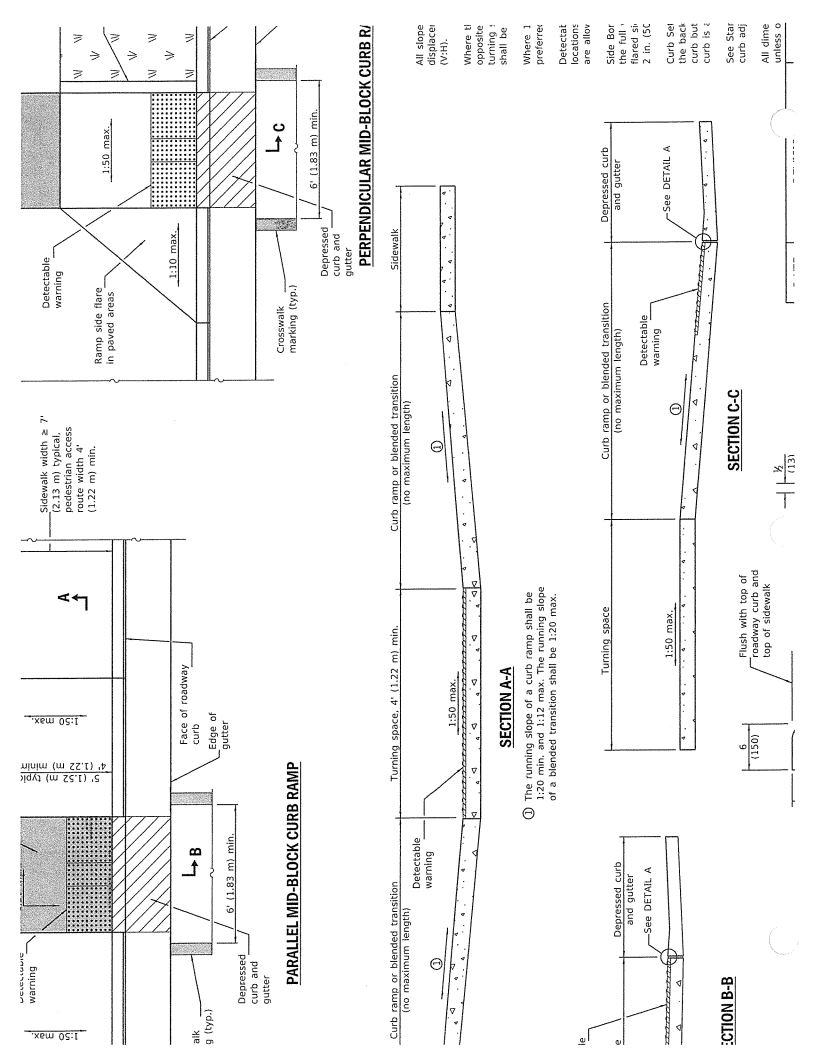
The running slope of a curb ramp shall be 1:20 min, and 1:12 max. The running slope of a blended transition shall be 1:20 max.

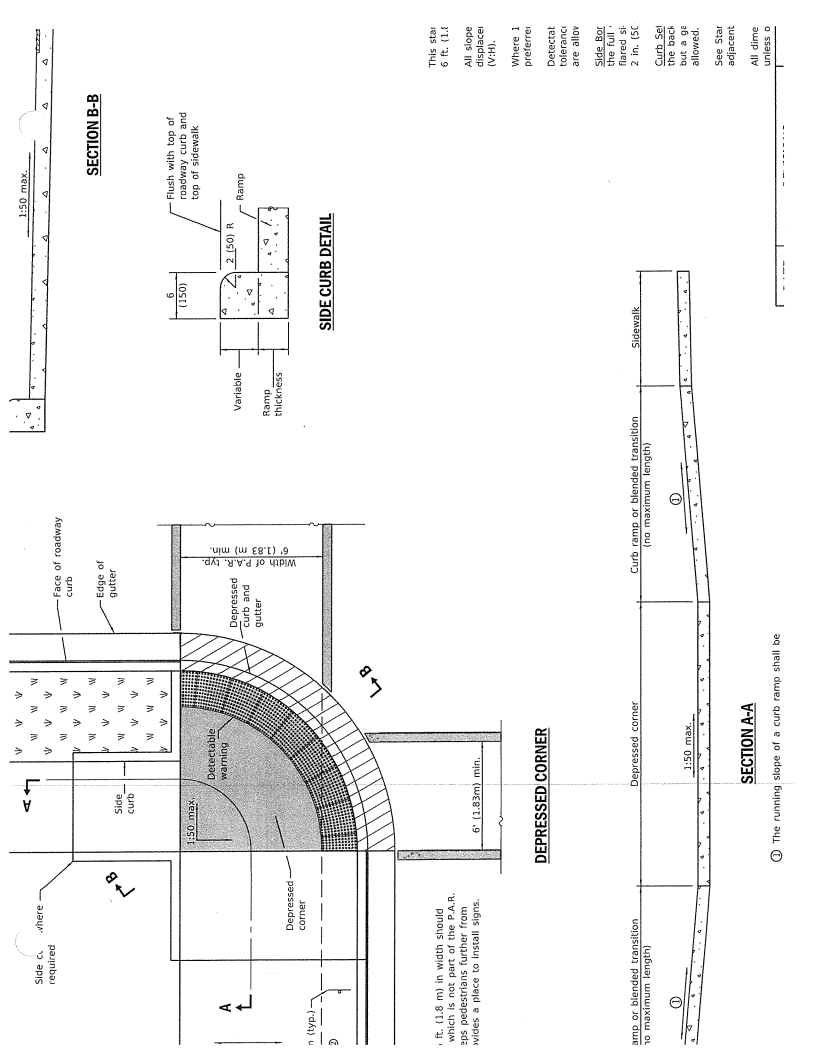
transitions.

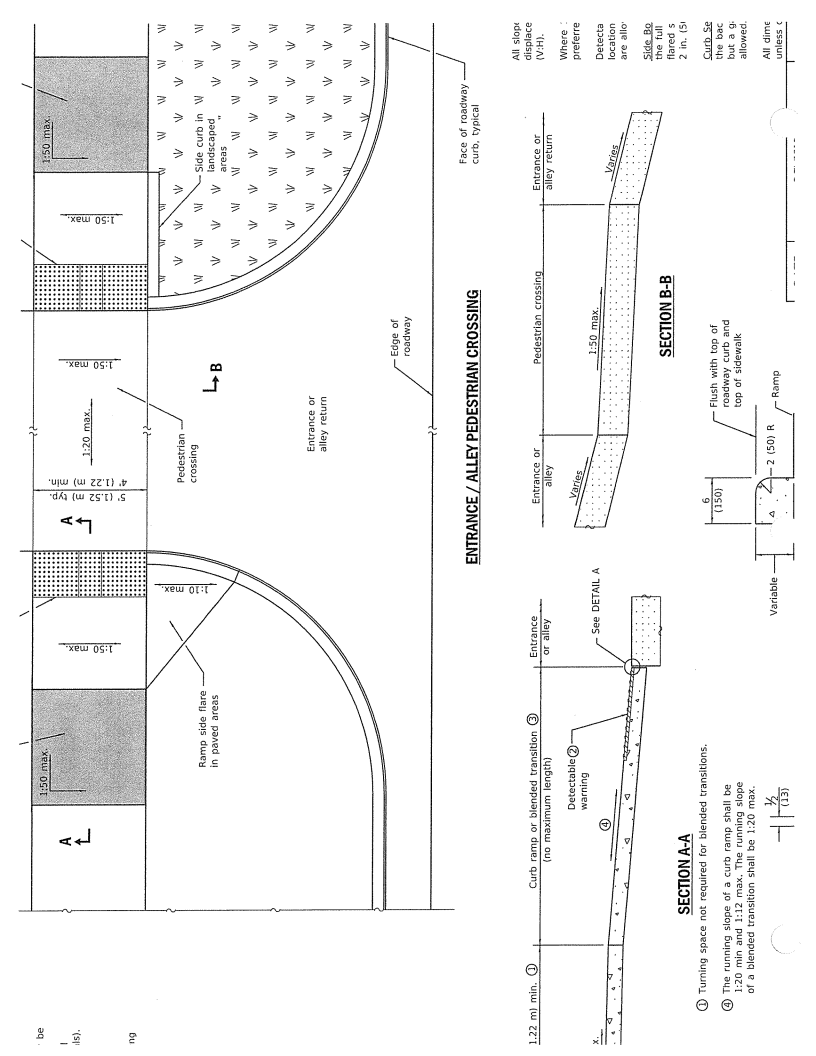
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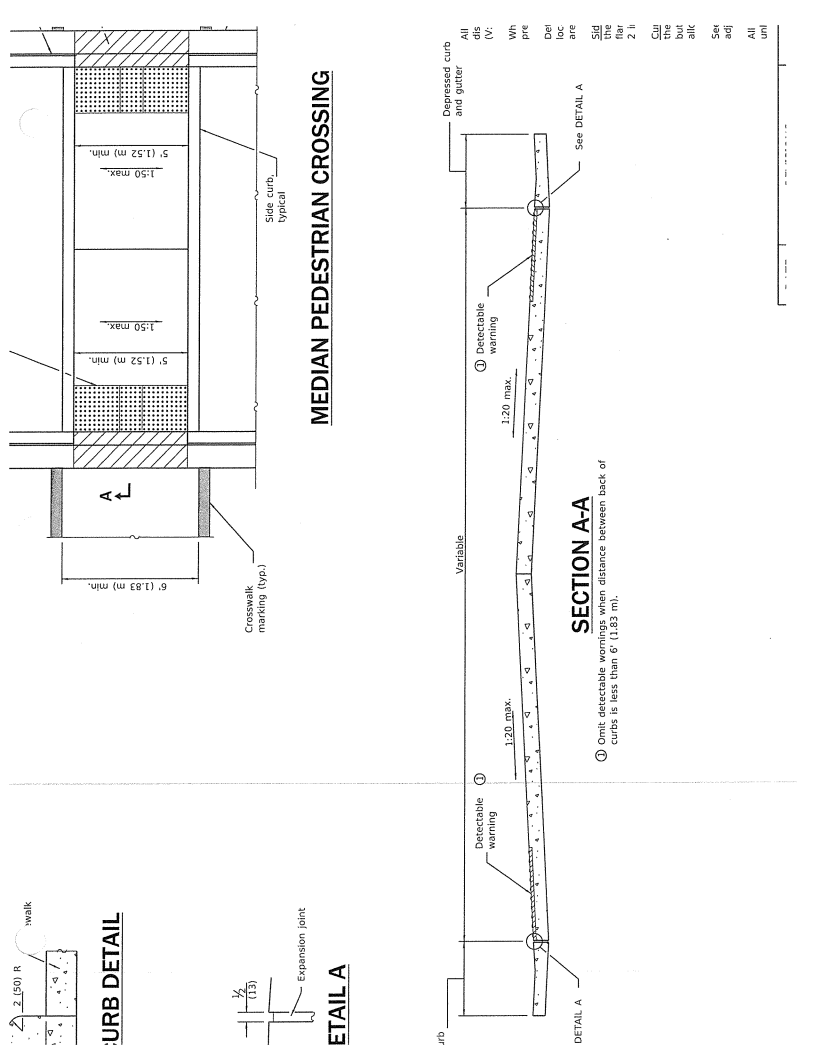


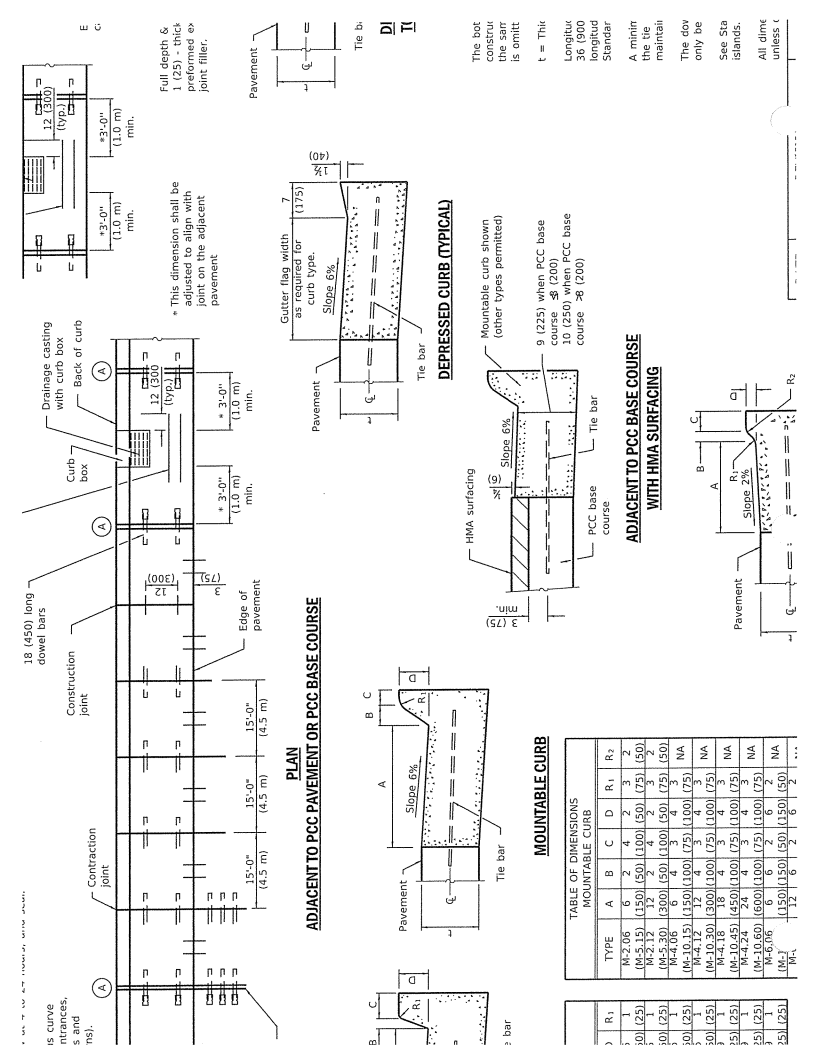


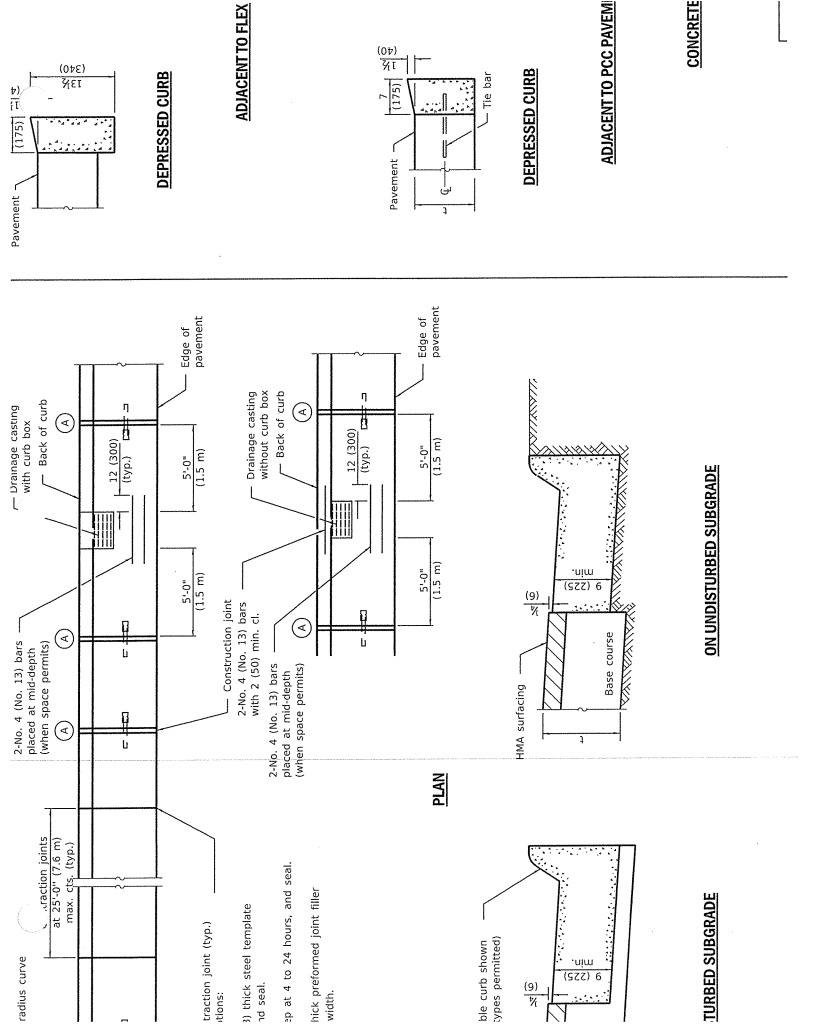












(40<u>)</u>

(175)

Tie bar

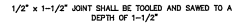
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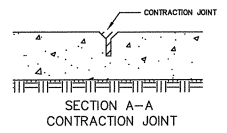
(340) 13½

(<del>d</del>

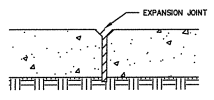
CONCRETE

DESIGNER NOTES:





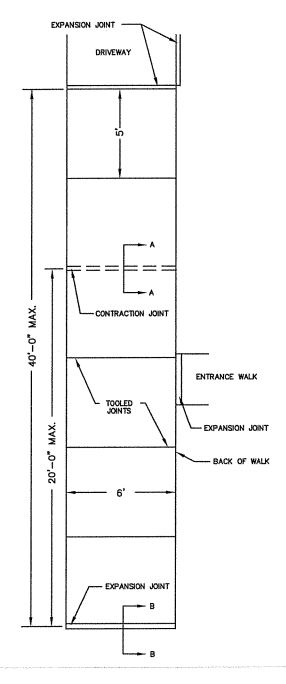
1/2" THICK PREFORMED JOINT FILLER SHALL BE INSTALLED 1/2" BELOW SURFACE OF SIDE WALK AND A BEAD OF ONE PART SELF LEVELING URETHANE SEALANT INSTALLED TO LEVEL OF SURFACE.



SECTION B-B EXPANSION JOINT

#### NOTES:

 CONTRACTION JOINTS SHALL BE SPACED SO THAT THE DISTANCE TO EXPANSION JOINTS ON EITHER SIDE SHALL NOT EXCEED 20 FEET. MAXIMUM DISTANCE BETWEEN EXPANSION JOINTS SHALL NOT EXCEED 40 FEET.



## CONTRACTION AND EXPANSION JOINT DETAIL P.C.C. SIDEWALK, 4"

NOTE:

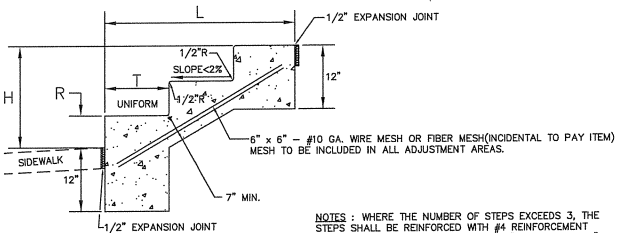
ALL FOAM/FELT EXPANSION JOINTS SHALL BE CAULKED WITH SELF LEVELING CAULK, COVERING THE SURFACE OF THE JOINT. RUBBERIZED EXPANSION JOINTS ARE NOT REQUIRED TO BE CAULKED.



A-35 CONTRACTION & EXPANSION JOINTS

DRAWN BY: BY: SML

DIV DATE: REVISED: 04/06/16



T = TREAD = 12"
R = RISER = 4" MINIMUM TO 7" MAXIMUM
ALL RISERS SHALL BE CONSTRUCTED
TO EQUAL HEIGHT PER SET OF
STEPS.

PAYMENT AREA =  $(L+H) \times WDTH = SQ. FT.$ 

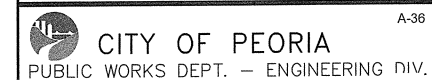
NOTES: WHERE THE NUMBER OF STEPS EXCEEDS 3, THE STEPS SHALL BE REINFORCED WITH #4 REINFORCEMENT BARS AT SPACINGS NOT TO EXCEED 12" COMMENCING 3" FROM THE SIDES OF THE STEPS IN ADDITION TO THE WIRE MESH REINFORCMENT INDICATED.

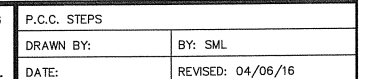
THE TREADS SHALL BE FINISHED WITH A ROUGHER BROOM FINISH THAN SIDEWALKS OR DRIVEWAYS

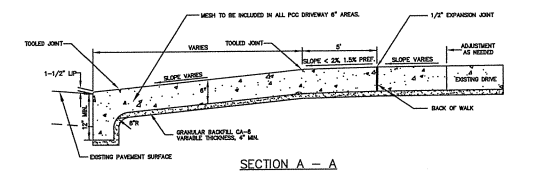
HANDRAIL SHALL BE INSTALLED AT ITS SEPARATE UNIT PRICE FOR AREAS DETERMINED TO NEED HANDRAIL.

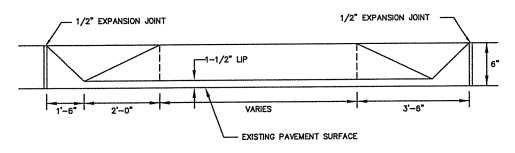
NOTE

ALL FOAM/FELT EXPANSION JOINTS SHALL BE CAULKED WITH SELF LEVELING CAULK, COVERING THE SURFACE OF THE JOINT. RUBBERIZED EXPANSION JOINTS ARE NOT REQUIRED TO BE CAULKED.

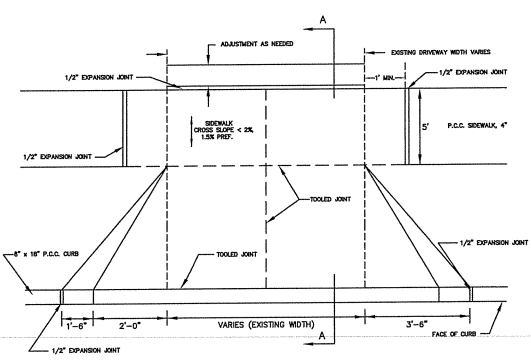








#### CURB LINE PROFILE

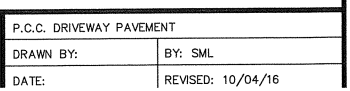


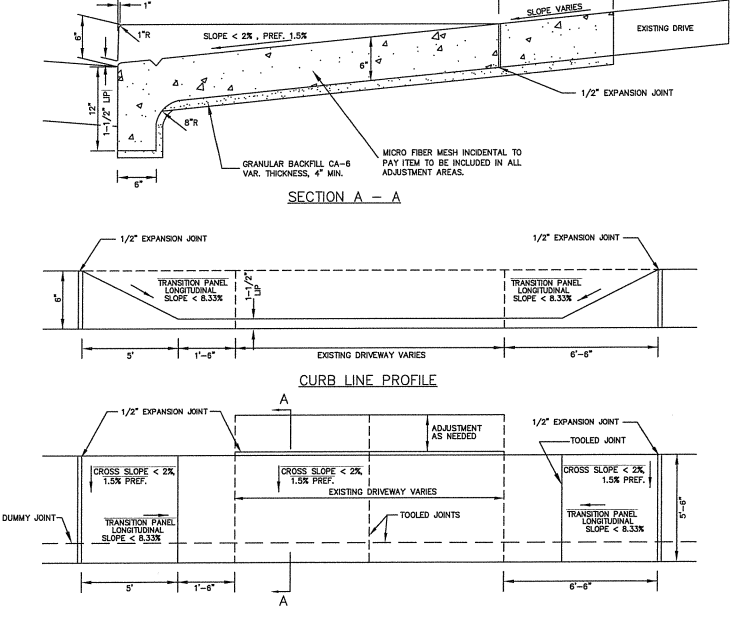
P.C.C. DRIVEWAY PAVEMENT, 6"
ADJACENT TO PROPERTY LINE SIDEWALK

NOTE: ALL FOAM/FELT EXPANSION JOINTS SHALL BE CAULKED WITH SELF LEVELING CAULK, COVERING THE SURFACE OF THE JOINT. RUBBERIZED EXPANSION JOINTS ARE NOT REQUIRED TO BE CAULKED.

IF A COMBINATION CURB & GUTTER IS INSTALLED PRIOR TO THE DRIVEWAY APPROACH, THEN AN EXPANSION JOINT SHALL BE PLACED BETWEEN THE BACK OF CURB AND THE PROPOSED DRIVEWAY APPROACH.







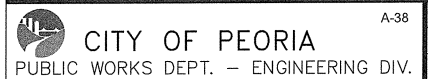
5'--6"

P.C.C. DRIVEWAY PAVEMENT - 6"
ADJACENT TO COMBINATION CURB AND SIDEWALK

NOTE:

ALL FOAM/FELT EXPANSION JOINTS SHALL BE CAULKED WITH SELF LEVELING CAULK, COVERING THE SURFACE OF THE JOINT. RUBBERIZED EXPANSION JOINTS ARE NOT REQUIRED TO BE CAULKED.

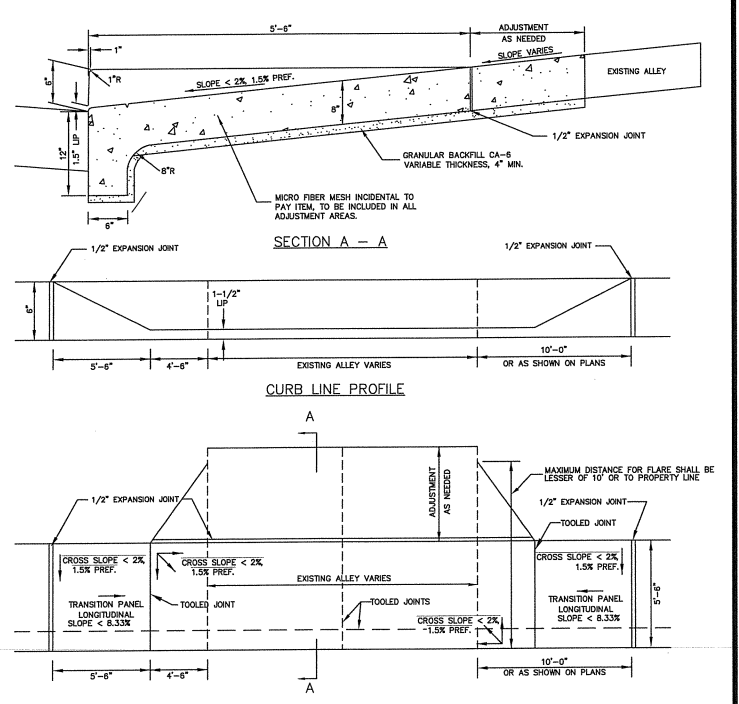
IF A COMBINATION CURB & GUTTER IS INSTALLED PRIOR TO THE DRIVEWAY APPROACH, THEN AN EXPANSION JOINT SHALL BE PLACED BETWEEN THE BACK OF CURB AND THE PROPOSED DRIVEWAY APPROACH.



P.C.C. DRIVEWAY PAVEMENT									
DRAWN BY:	BY: SML								
DATE:	REVISED: 04/06/16								

ADJUSTMENT

AS NEEDED



P.C.C. ALLEY/COMMERCIAL DRIVEWAY APPROACH — 8"
ADJACENT TO COMBINATION CURB AND SIDEWALK

NOTE:

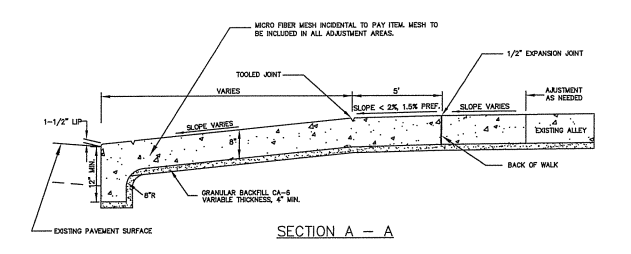
ALL FOAM/FELT EXPANSION JOINTS SHALL BE CAULKED WITH SELF LEVELING CAULK, COVERING THE SURFACE OF THE JOINT. RUBBERIZED EXPANSION JOINTS ARE NOT REQUIRED TO BE CAULKED.

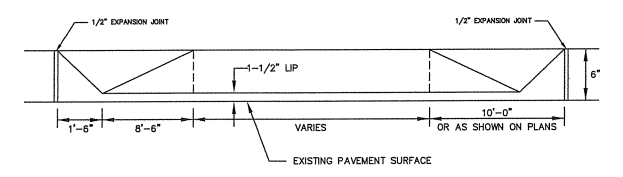
A COMBINATION CURB & GUTTER IS INSTALLED PRIOR TO THE DRIVEWAY APPROACH, THEN AN EXPANSION JOINT SHALL BE PLACED BETWEEN THE BACK OF CURB AND THE PROPOSED DRIVEWAY APPROACH.

A-39

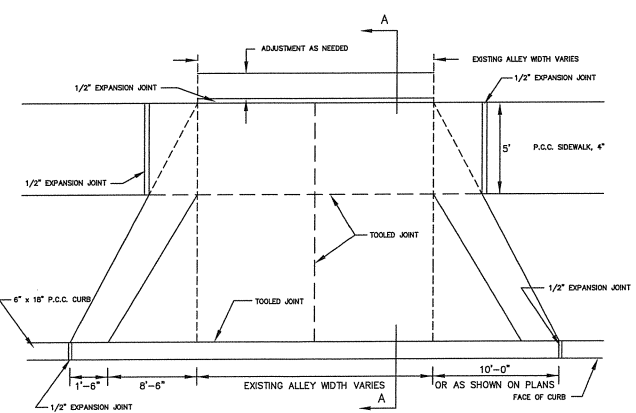


P.C.C. ALLEY/COMM. DRI	VEWAY PAVEMENT, 8"
DRAWN BY:	BY: SML
DATE:	REVISED: 04/06/16





#### CURB LINE PROFILE



P.C.C. COMMERCIAL DRIVEWAY/ALLEY APPROACH, 8" ADJACENT TO PROPERTY LINE SIDEWALK

A-40 OF PEORIA WORKS DEPT. - ENGINEERING DIV.

P.C.C. COMMERCIAL DRIVEWAY/ALLEY APPROACH, 8"

DRAWN BY:

SML

DATE:

REVISED: 04/06/16

BE PLACED

THE DRIVEWAY APPROACH, THEN AN EXPANSION JOINT SHALL

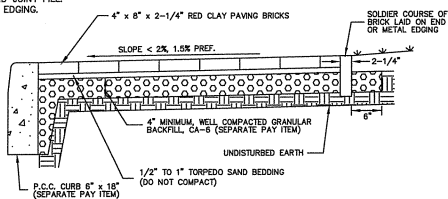
IF A COMBINATION CURB & GUTTER IS INSTALLED PRIOR TO THE DRIVEW BETWEEN THE BACK OF CURB AND THE PROPOSED DRIVEWAY APPROACH,

RUBBERIZED EXPANSION JOINTS ARE NOT REQUIRED TO BE CAULKED.

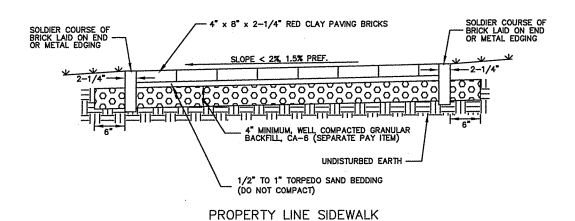
ALL FOAM/FELT EXPANSION JOINTS SHALL BE CAULKED WITH SELF LEVELING CAULK, COVERING THE SURFACE OF THE JOINT.

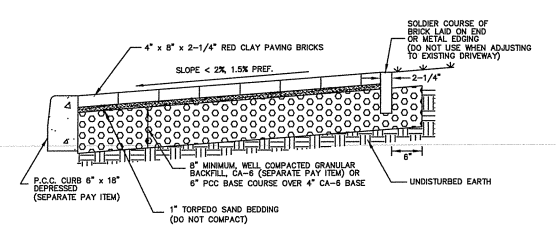
#### **NOTES**

- 1. JOINTS BETWEEN PAVING BRICKS SHALL BE FILLED WITH TORPEDO SAND BY BROOMING.
- 2. THE BRICK SURFACE INSTALLATION PAY ITEM SHALL INCLUDE THE FOLLOWING:
  - 4" x 8" x 2-1/4" RED CLAY PAVING BRICKS.
  - TORPEDO SAND BEDDING AND JOINT FILL. SOLDIER COURSE OR METAL EDGING.



CURB LINE SIDEWALK





DRIVEWAY TREATMENT

#### BRICK SURFACE INSTALLATION



CITY OF PEORIA

A-41

BRICK SIDWALK INSTALLATION DETAIL

DRAWN BY: MRS, NAS BY: SML

DATF. 6/2/97 REVISED: 04/06/16

PUBLIC WORKS DEPT. - ENGINEERING DIV.

#### **Sidewalk Participation 2021 - Potential Targets Draft List**

	entropolario consta				
Location #	Address	Street Name	Location #	Address	Street Name
1	228	N. Randolph St.	36	1810	W. Lamont Ave.
2	6701	N. Hi-Wood Ct.	37	1811	W. Lamont Ave.
3	934	S. Oregon St.	38	1815	W. Lamont Ave.
4	9608	N. Oakforest Ct.	39	1816	W. Lamont Ave.
5	200	NE Adams St (Caterpillar)	40	1820	W. Lamont Ave.
6	919	W. Willcox Ave.	41	1821	W. Lamont Ave.
7	813	W. Eleanor Pl.	42	4315	N. Nelson Dr.
8	908	S. Oregon St.	43	4321	N. Nelson Dr.
9	704	W. Willcox Ave.	44	116	NE Perry Ave. (First United Methodist Church)
10	613	Morton St.	45	2705	N. Rustic Ridge Dr.
11	1126	W. MacQueen Ave.	46	2330	S. Starr St.
12	511	E. McClure Ave.	47	1303	S. Arago St.
13	3311	N. Twelve Oaks Dr.	48	1307	S. Arago St.
14	6619	N. Brookwood Ln.	49	1311	S. Arago St.
15	5100	N. Weaverridge Blvd.	50	1313	S. Arago St.
16	2014	W. Millman St.	51	1317	S. Arago St.
17	318	W. Stratford Dr.	52	1319	S. Arago St.
18	1206	E. Republic St.	53	6205	N. Fieldtree Ln.
19	3701	W. Pagewood Dr.	54	1325	W. Gift Ave.
20	3011	W. Garden St.	55	401	W. Merle Ln.
21	6625	N. Brookwood Ln.	56	212	W. Stonegate Rd.
22	3202	N. Emery Ave.(St. Philomena Catholic Church)	57	4004	W. Hollow Trace Dr.
23	1407	W. Barker Ave.	58	11117	N. Northtrail Dr.
24	7026	N. Fox Point Dr.	59	3730	W. Saymore Ln.
25	3306	W. Birkshire Dr.	60	6618	N. Post Oak Rd.
26	909	E. Maywood Ave.	61	7014	N. Vauxhall Pl.
27	804	W. Nowland Ave.	62	7001	N. Vauxhall Pl.
28	2316	W. Proctor St.	63	10829	N. Overtone St.
29	2718	N. Victoria Ave.	64	10814	N. Overtone St.
30	1723	W. Lamont Ave.	65	519	W. Virginia Ave.
31	1724	W. Lamont Ave.	66	3008	W. Wardcliffe Dr.
32	1728	W. Lamont Ave.	67	5401	W. Stonebridge Ct.
33	1729	W. Lamont Ave.	68	3217	W. Chadwick Ln.
34	1803	W. Lamont Ave.	69	3213	W. Chadwick Ln.
35	1804	W. Lamont Ave.			

1		Materials, T B	Pavement, 6"	Pavement, 8"		Warnings	Removal		Removal	Removal	Type II, 10 Inch	Adjusted	Type B	and Gutter, Width Varies	Surtacing (Special)	Sidewalk, 4"	Sidewalk	Sidewalk
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