COMMONWEALTH OF MASSACHUSETTS



CONTRACT DOCUMENTS AND SPECIAL PROVISIONS

PROPOSAL NO.	613377-126360
P.V. =	\$838,000.00
PLANS	NO

FOR

Scheduled and Emergency Bridge Substructure Repairs and Related Work at Various Locations

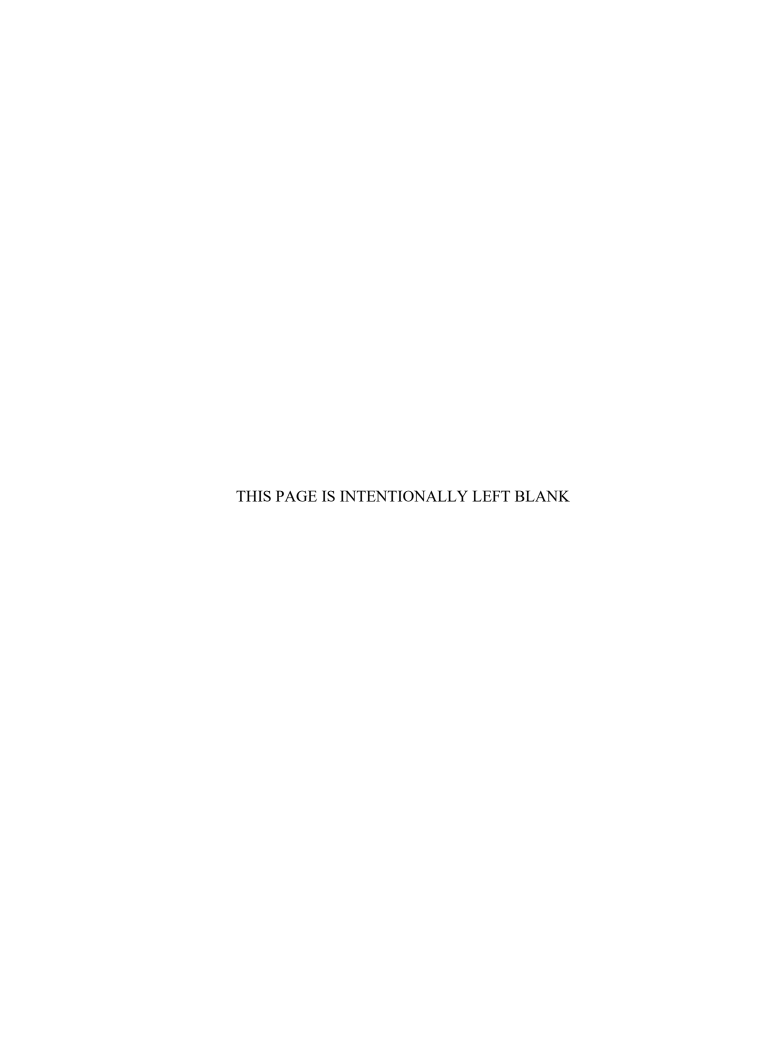
in

DISTRICT 1

In accordance with the STANDARD SPECIFICATIONS for HIGHWAYS and BRIDGES dated 2024

This Proposal to be opened and read:

TUESDAY, JULY 16, 2024 at 2:00 P.M.





DOCUMENT 00010

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*** END OF DOCUMENT ***

DOCUMENT 00102



NOTICE TO CONTRACTORS

Electronic proposals for the following project will be received through the internet using Bid Express until the date and time stated below and will be posted on www.bidx.com forthwith after the bid submission deadline. No paper copies of bids will be accepted. All Bidders must have a valid vendor code issued by MassDOT in order to bid on projects. Bidders need to apply for a Digital ID at least 14 days prior to a scheduled bid opening date with Bid Express.

<u>TUESDAY, JULY 16, 2024 at 2:00 P.M.</u> ** <u>DISTRICT 1</u>

Scheduled and Emergency Bridge Substructure Repairs and Related Work at Various Locations

**Date Subject to Change

PROJECT VALUE = \$838,000.00

Bidders must be pre-qualified by the Department in the <u>BRIDGE - CONSTRUCTION</u> category to bid on the above project. An award will not be made to a Contractor who is not pre-qualified by the Department prior to the opening of Proposals.

All prospective Bidders who intend to bid on this project must obtain "Request Proposal Form (R109)". The blank "Request Proposal Form (R109)" can be obtained at: https://www.mass.gov/prequalification-of-horizontal-construction-firms.

All prospective Bidders must complete and e-mail an electronic copy of "Request Proposal Form (R109)" to the MassDOT Director of Prequalification for approval: prequal.r109@dot.state.ma.us.

Proposal documents for official bidders are posted on www.bidx.com. Other interested parties may receive informational Contract Documents containing the Plans and Special Provisions, free of charge.

Bids will be considered, and the contract awarded in accordance with statutes governing such contracts in accordance with Massachusetts General Laws Chapter 30 § 39M.

The Project Bids File Attachments folder for proposals at www.bidx.com shall be used for submitting at the time of bid required information such as the Bid Bond required document, and other documents that may be requested in the proposal.

NOTICE TO CONTRACTORS (Continued)

All parties who wish to have access to information plans and specification must send a "Request for Informational Documents" to MassDOTBidDocuments@dot.state.ma.us.

A Proposal Guaranty in the amount of 5% of the value of the bid is required.

This project is subject to the schedule of prevailing wage rates as determined by the Commissioner of the Massachusetts Department of Labor and Workforce Development, and the Division of Occupational Safety.

Plans will be on display and information will be available at the MassDOT Boston Office and at the District Office in <u>LENOX</u>.

PRICE ADJUSTMENTS

This Contract contains price adjustments for hot mix asphalt and Portland cement mixtures, diesel fuel, and gasoline. For reference the base prices are as follows: liquid asphalt \$\frac{\$610.00}{200}\$ per ton, Portland cement \$\frac{\$425.53}{2000}\$ per ton, diesel fuel \$\frac{\$2.901}{2000}\$ per gallon, and gasoline \$\frac{\$2.848}{2000}\$ per gallon, and Steel Base Price Index \$\frac{428.4}{2000}\$. MassDOT posts the **Price Adjustments** on their Highway Division's website at

https://www.mass.gov/massdot-contract-price-adjustments

This Contract contains Price Adjustments for steel. See Document 00813 - PRICE ADJUSTMENT FOR STRUCTURAL STEEL AND REINFORCING STEEL for their application and base prices.

MassDOT projects are subject to the rules and regulations of the Architectural Access Board (521 CMR 1.00 et seq.)

Prospective bidders and interested parties can access this information and more via the internet at WWW.COMMBUYS.COM.

BY: Monica G. Tibbits-Nutt, Secretary and CEO, MassDOT Jonathan L. Gulliver, Administrator, MassDOT Highway Division SATURDAY, JUNE 15, 2024



DOCUMENT 00210

REQUIREMENTS OF MASSACHUSETTS GENERAL LAWS CHAPTER 30, SECTION 39R; CHAPTER 30, SECTION 39O

July 1, 1981, updated October 2016

M.G.L. c. 30, § 39R. Award of Contracts; Accounting Statements; Annual Financial Statements; Definitions.

- (a) The words defined herein shall have the meaning stated below whenever they appear in this section:
 - (1) "Contractor" means any person, corporation, partnership, joint venture, sole proprietorship, or other entity awarded a contract pursuant to sections thirty-eight A1/2 to thirty-eight O, inclusive, of chapter seven and any contract awarded or executed pursuant to section eleven C of chapter twenty-five A, section thirty-nine M of chapter thirty, or sections forty-four A to forty-four H, inclusive, of chapter one hundred and forty-nine, which is for an amount or estimated amount greater than one hundred thousand dollars.
 - (2) "Contract" means any contract awarded or executed pursuant to sections thirty-eight A1/2 to thirty-eight O, inclusive, of chapter seven and any contract awarded or executed pursuant to section eleven C of chapter twenty-five A, section thirty-nine M of chapter thirty, or sections forty-four A through forty-four H, inclusive, of chapter one hundred and forty-nine, which is for amount or estimated amount greater than one hundred thousand dollars.
 - (3) "Records" means books of original entry, accounts, checks, bank statements and all other banking documents, correspondence, memoranda, invoices, computer printouts, tapes, discs, papers and other documents or transcribed information of any type, whether expressed in ordinary or machine language.
 - (4) "Independent Certified Public Accountant" means a person duly registered in good standing and entitled to practice as a certified public accountant under the laws of the place of his residence or principal office and who is in fact independent. In determining whether an accountant is independent with respect to a particular person, appropriate consideration should be given to all relationships between the accountant and that person or any affiliate thereof. Determination of an accountant's independence shall not be confined to the relationships existing in connection with the filing of reports with the awarding authority.
 - (5) "Audit", when used in regard to financial statements, means an examination of records by an independent certified public accountant in accordance with generally accepted accounting principles and auditing standards for the purpose of expressing a certified opinion thereon, or, in the alternative, a qualified opinion or a declination to express an opinion for stated reasons.
 - (6) "Accountant's Report", when used in regard to financial statements, means a document in which an independent certified public accountant indicates the scope of the audit which he has made and sets forth his opinion regarding the financial statements taken as a whole with a listing of noted exceptions and qualifications, or an assertion to the effect that an overall opinion cannot be expressed. When an overall opinion cannot be expressed the reason therefor shall be stated. An accountant's report shall include as a part thereof a signed statement by the responsible corporate officer attesting that management has fully disclosed all material facts to the independent certified public accountant, and that the audited financial statement is a true and complete statement of the financial condition of the contractor.
 - (7) "Management", when used herein, means the chief executive officers, partners, principals or other person or persons primarily responsible for the financial and operational policies and practices of the contractor.
 - (8) Accounting terms, unless otherwise defined herein, shall have a meaning in accordance with generally accepted accounting principles and auditing standards.

- (b) Subsection (a)(2) hereof notwithstanding, every agreement or contract awarded or executed pursuant to sections thirty-eight A 1/2 to thirty-eight O, inclusive, of chapter seven, or eleven C of chapter twenty-five A, and pursuant to section thirty-nine M of chapter thirty or to section forty-four A through H, inclusive, of chapter one hundred and forty-nine, shall provide that:
 - (1) The contractor shall make, and keep for at least six years after final payment, books, records, and accounts which in reasonable detail accurately and fairly reflect the transactions and dispositions of the contractor, and
 - (2) Until the expiration of six years after final payment, the office of inspector general, and the commissioner of capital asset management and maintenance shall have the right to examine any books, documents, papers or records of the contractor or of his subcontractors that directly pertain to, and involve transactions relating to, the contractor or his subcontractors, and
 - (3) If the agreement is a contract as defined herein, the contractor shall describe any change in the method of maintaining records or recording transactions which materially affect any statements filed with the awarding authority, including in his description the date of the change and reasons therefor, and shall accompany said description with a letter from the contractor's independent certified public accountant approving or otherwise commenting on the changes, and
 - (4) If the agreement is a contract as defined herein, the contractor has filed a statement of management on internal accounting controls as set forth in paragraph (c) below prior to the execution of the contract, and
 - (5) If the agreement is a contract as defined herein, the contractor has filed prior to the execution of the contracts and will continue to file annually, an audited financial statement for the most recent completed fiscal year as set forth in paragraph (d) below.
- (c) Every contractor awarded a contract shall file with the awarding authority a statement of management as to whether the system of internal accounting controls of the contractor and its subsidiaries reasonably assures that:
 - (1) transactions are executed in accordance with management's general and specific authorization;
 - (2) transactions are recorded as necessary
 - i. to permit preparation of financial statements in conformity with generally accepted accounting principles, and
 - ii. to maintain accountability for assets;
 - (3) access to assets is permitted only in accordance with management's general or specific authorization; and
 - (4) the recorded accountability for assets is compared with the existing assets at reasonable intervals and appropriate action was taken with respect to any difference.

Every contractor awarded a contract shall also file with the awarding authority a statement prepared and signed by an independent certified public accountant, stating that he has examined the statement of management on internal accounting controls, and expressing an opinion as to:

- (1) whether the representations of management in response to this paragraph and paragraph (b) above are consistent with the result of management's evaluation of the system of internal accounting controls; and
- (2) whether such representations of management are, in addition, reasonable with respect to transactions and assets in amounts which would be material when measured in relation to the applicant's financial statements.

- (d) Every contractor awarded a contract by the commonwealth or by any political subdivision thereof shall annually file with the commissioner of capital asset management and maintenance during the term of the contract a financial statement prepared by an independent certified public accountant on the basis of an audit by such accountant. The final statement filed shall include the date of final payment. All statements shall be accompanied by an accountant's report. Such statements shall be made available to the awarding authority upon request.
- (e) The office of inspector general, the commissioner of capital asset management and maintenance and any other awarding authority shall enforce the provisions of this section. The commissioner of capital asset management and maintenance may after providing an opportunity for the inspector general and other interested parties to comment, promulgate pursuant to the provisions of chapter thirty A such rules, regulations and guidelines as are necessary to effectuate the purposes of this section. Such rules, regulations and guidelines may be applicable to all awarding authorities. A contractor's failure to satisfy any of the requirements of this section may be grounds for debarment pursuant to section forty-four C of chapter one hundred and forty-nine.
- (f) Records and statements required to be made, kept or filed under the provisions of this section shall not be public records as defined in section seven of chapter four and shall not be open to public inspection; provided, however, that such records and statements shall be made available pursuant to the provisions of clause (2) of paragraph (b).

M.G.L. c. 30, § 39O: Suspension, Delay, or Interruption or Failure to Act by Awarding Authority; Adjustment in Contract Price; Submission of Claims.

Section 390. Every contract subject to the provisions of section thirty-nine M of this chapter or subject to section forty-four A of chapter one hundred forty-nine shall contain the following provisions (a) and (b) in their entirety and, in the event a suspension, delay, interruption or failure to act of the awarding authority increases the cost of performance to any subcontractor, that subcontractor shall have the same rights against the general contractor for payment for an increase in the cost of his performance as provisions (a) and (b) give the general contractor against the awarding authority, but nothing in provisions (a) and (b) shall in any way change, modify or alter any other rights which the general contractor or the subcontractor may have against each other.

- (a) The awarding authority may order the general contractor in writing to suspend, delay, or interrupt all or any part of the work for such period of time as it may determine to be appropriate for the convenience of the awarding authority; provided however, that if there is a suspension, delay or interruption for fifteen days or more or due to a failure of the awarding authority to act within the time specified in this contract, the awarding authority shall make an adjustment in the contract price for any increase in the cost of performance of this contract but shall not include any profit to the general contractor on such increase; and provided further, that the awarding authority shall not make any adjustment in the contract price under this provision for any suspension, delay, interruption or failure to act to the extent that such is due to any cause for which this contract provides for an equitable adjustment of the contract price under any other contract provisions.
- (b) The general contractor must submit the amount of a claim under provision (a) to the awarding authority in writing as soon as practicable after the end of the suspension, delay, interruption or failure to act and, in any event, not later than the date of final payment under this contract and, except for costs due to a suspension order, the awarding authority shall not approve any costs in the claim incurred more than twenty days before the general contractor notified the awarding authority in writing of the act or failure to act involved in the claim.

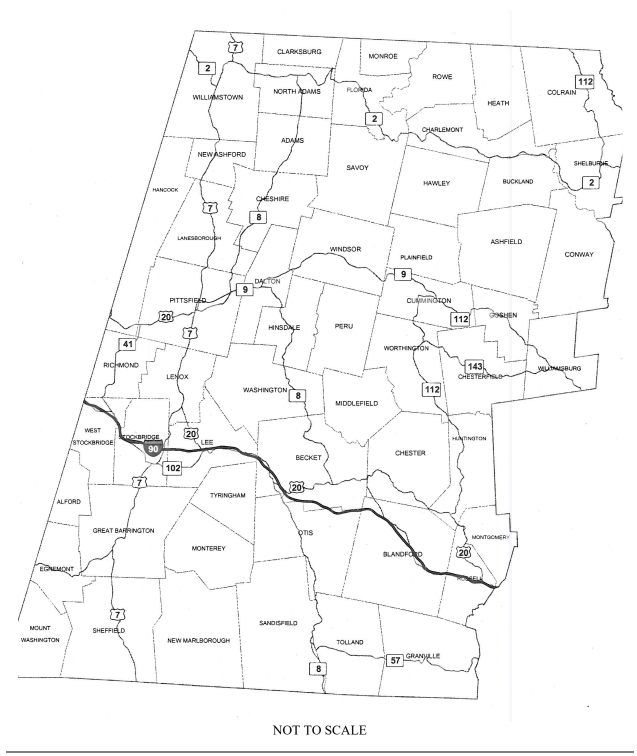


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DOCUMENT 00331

LOCUS MAP

<u>DISTRICT 1</u> Scheduled and Emergency Bridge Substructure Repairs and Related Work at Various Locations



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Final Report □]
Interim Report □]

CONTRACTOR PROJECT EVALUATION FORM

For instructions on using this form, see Engineering Directive E-10-002, Dated 4/20/2010

				Date:				
City/Town:				Contractor:				
Project:				Address:_				
F.A. No				Contract N	Number: _			
Bid Price:				Notice to	Proceed: _			
Funds: State:	1	Fed Aid:		Current C	ontract Co	ompletion	n Date:	
Date Work Started:				Date Worl	k Comple	ted*:		
Contractor's Superinte	ndent:							
Division: (indicates cla	ass of work) H	ighway:		Bridge:	- 	Maintena	ince:	
*If work was NOT cor	npleted within	specified tin	ne (including e	extensions) giv	ve reasons	s on follo	wing pag	e.
	Excellent 10	Very Good 9	Average 8	7	Fair 6	5	Poor 4	% Rating
. Workmanship								x 2=
. Safety								x 2=
. Schedule								x 1.5=
. Home Office Support								x 1=
. Subcontractors Performance								x 1=
. Field Supervision/ Superintendent								x 1=
. Contract Compliance								x 0.5=
. Equipment								x 0.5=
. Payment of Accounts								x 0.5=
use back for additional omments)							l Rating:	
(Give explanation of it additional sheets if nec		9 on the follo	owing page in	numerical or	der if over	rall ratin	g is below	, 80%. Use
District Construction Engineer's Signature/Date				Resident	Engineer	's Signat	ure/Date	
Contractor's Signature	Acknowledgi	ng Report/Da	ite .					
Contractor Requests M	leeting with th	e District: No	o □	Yes 🗆	Date N	Meeting I	Held:	
Contractor's Comment	ts/Meeting No	tes (extra she	ets may be ado	ded to this for	m and not	ted here i	f needed)	<u>:</u>



CONTRACTOR PROJECT EVALUATION FORM (Continued)

Date:	Contract Number:	
INFORMATION FOR DIST	CT HIGHWAY DIRECTORS RELATING TO PREQUALIFICATION	
A deduction shall be rec	nmended for unsatisfactory performance if computed overall rating is under 8 mended for this project being completed late due to the Contractor's fault.	0%.
RECOMMENDATIONS FC (Write Yes or No in space pr	DEDUCTIONS FROM CONTRACTORS' ASSIGNED FACTOR ided)	
I recommend a deduction for	ontractor's unsatisfactory performance:	
	roject completed late:	
	Signed: District Highway Direct	ctor
EXPLANATION OF RATIN	S 1 – 9:	
WORK NOT COMPLETED	/ITHIN SPECIFIED TIME:	





Final	Report	
Interim	Report	

SUBCONTRACTOR PROJECT EVALUATION FORM

For instructions on using this form, see Engineering Directive E-10-002, Dated 4/20/2010

				L	Jaie			
City/Town:					Subcontractor:			
Project:F.A. No.:			A	Address:				
			C					
Prime Contractor Date Work Started:								
Subcontractor's S	uperintendent	::						
Type of Work Per	rformed by Su	bcontractor:						
*If work was NO	T completed v	vithin specifie	ed time (inclu	ding exten	sions) give rea	sons on follo	owing page.	
	Excellent 10	Very Good		7	Fair 6	5	Poor 4	% Rat
. Workmanship	10		Ü	,	- v		·	x 2=
2. Safety								x 2=
3. Schedule								x 1.5=
l. Home Office Support								x 1.5=
5. Field Supervision/ Superintendent								x 1=
6. Contract Compliance								x 1=
. Equipment								x 0.5=
3. Payment of Accounts								x 0.5=
use back for additional comments)						O	verall Rating:	
(Give explanation additional sheets		rough 8 on the	e following pa	ige in num	erical order if	overall ratin	g is below 809	%. Use
District Construct	ion Engineer'	s Signature/D	ate	Resid	ent Engineer's	Signature/D	ate	
Contractor Signat	ure Acknowle	edging Report	/Date	Subco	ontractor Signa	ture Acknow	ledging Repo	rt/Date
Subcontractor Rec	quests Meetin	g with the Dis	strict: No 🗆	Yes [D:	ate Meeting l	Held:	
Subcontractor's C	Comments / M	eeting Notes (extra sheets r	nay be add	led to this form	n and noted h	nere if needed):
Contractor's Com	iments:							



SUBCONTRACTOR PROJECT EVALUATION FORM (Continued)

Date:	Contract Number:
INFORMATION FOR	DISTRICT HIGHWAY DIRECTORS RELATING TO PREQUALIFICATION
	e recommended for unsatisfactory performance if computed overall rating is under 80%. e recommended for this project being completed late due to the Contractor's fault.
RECOMMENDATION (Write Yes or No in spe	S FOR DEDUCTIONS FROM CONTRACTORS' ASSIGNED FACTOR ce provided)
recommend a deduct	n for Contractor's unsatisfactory performance:
I recommend a deduct	n for project completed late:
	Signed: District Highway Director
	District Highway Director
EXPLANATION OF I	ATINGS 1 – 8:
WORK NOT COMPL	TED WITHIN SPECIFIED TIME:
	Revised: 04/28/1



DOCUMENT 00710 GENERAL CONTRACT PROVISIONS Revised: 05/06/24

NOTICE OF AVAILABILITY

The STANDARD SPECIFICATIONS FOR HIGHWAYS AND BRIDGES dated 2024, the SUPPLEMENTAL SPECIFICATIONS, the 1996 METRIC CONSTRUCTION AND TRAFFIC STANDARD DETAILS, the 1990 STANDARD DRAWINGS FOR SIGNS AND SUPPORTS; the 1968 STANDARD DRAWINGS FOR TRAFFIC SIGNALS AND HIGHWAY LIGHTING and the 2017 CONSTRUCTION STANDARD DETAILS are available online at https://www.mass.gov/massdot-highway-division-manuals-and-publications

SPECIAL PROVISIONS FOR RIGHT-TO-KNOW ACT REQUIREMENTS

The Contractor's attention is directed to Massachusetts General Laws, Chapter 111F, commonly known as the Right-To-Know Act, and to the regulations promulgated pursuant thereto. Among the provisions of the Right-To-Know Act is a requirement that employers make available to employees Materials Safety Data Sheets (MSDS) for any substance on the Massachusetts Substance List (MSL) to which employees are, have been, or may be exposed.

To ensure prompt compliance with these regulations and legislation, the Contractor shall:

- 1. Deliver to the Department, prior to the start of any work under this contract, copies of MSDS for all MSL substances to be used, stored, processed or manufactured at the worksite by the Contractor.
- 2. Train employees of the Department, who may be exposed to MSL substances as a result of the Contractor's work under this contract, with regard to those specific substances in accordance with requirements of the Right-To-Know Act.
- 3. Observe all safety precautions recommended on the MSDS for any MSL substance to be used, stored, processed, or manufactured at the worksite by the Contractor.
- 4. Inform the Department in writing regarding specific protective equipment recommended in the MSDS for MSL substances to which employees of the Department may be exposed as a result of the Contractor's work under this contract.

The Department shall not be liable for any delay or suspension of work caused by the refusal of its employees to perform any work due to the Contractor's failure to comply with the Right-To-Know Act. The Contractor agrees to hold the Department or the Commissioner of the Department harmless and fully indemnified for any and all claims, demands, fines, actions, complaints, and causes of action resulting from or arising out of the Contractor's failure to comply with the requirements of the Right-To-Know Act.

ALTERNATIVE DISPUTE RESOLUTION

Forum, Choice of Law and Mediations:

Any actions arising out of a contract shall be governed by the laws of Massachusetts and shall be brought and maintained in a State or federal court in Massachusetts which shall have exclusive jurisdiction thereof. MassDOT and the Contractor may both agree to mediation of any claim and will share the costs of such mediation pro rata based on the number of parties involved.

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DOCUMENT 00715



SUPPLEMENTAL SPECIFICATIONS

MARCH 31, 2024

The 2024 *Standard Specifications for Highways and Bridges* are amended by the following modifications, additions and deletions. These Supplemental Specifications prevail over those published in the Standard Specifications.

The Specifications Committee has issued these Supplemental Specifications for inclusion into each proposal until such time as they are updated or incorporated into the next Standard Specifications.

Contractors are cautioned that these Supplemental Specifications are dated and will change as they are updated.

DIVISION I

GENERAL REQUIREMENTS AND COVENANTS

SECTION 4: SCOPE OF WORK

<u>Subsection 4.06: Increased or Decreased Contract Quantities</u> *Replace the second paragraph with the following:*

Where the actual quantity of a pay item varies by more than 25% above or below the estimated quantity stated in the Contract, an equitable adjustment in the Contract Price for that pay item shall be negotiated upon demand of either party regardless of the cause of the variation in quantity. A demand for an equitable adjustment must be submitted to the other party within 30 days after beginning the work of the affected item that is greater than 25% above the bid quantity or within 30 days after completing the work when the actual quantity is 25% less than the bid quantity.

DIVISION II

CONSTRUCTION DETAILS

DIVISION II: Construction Details

Replace M4.02.15 Cement Mortar with M4.04.0 Grout, Mortar, and Concrete Products where encountered, including in sections 230.40, 485.40, 501.40, 685.40, 940.40A and 983.40.

SECTION 100: EARTHWORK, GRADING, DEMOLITION, RODENT CONTROL AND BORINGS

SECTION 160: CONTROLLED LOW-STRENGTH MATERIAL

Section 160: Controlled Low-Strength Material *Add this new Section:*

DESCRIPTION

160.20: General

Controlled Low-Strength Material shall be installed in accordance with the relevant provisions of Subsection 150: Embankment, Section 901: Cement Concrete and in accordance with the procedures described herein.

Controlled Low Strength Materials (CLSM) shall be a self-compacting, self-leveling, flowable, excavatable or non-excavatable, low strength, rigid setting, and unshrinkable material, used as an alternative to compacted granular fills, including backfill, structural fill, utility fill, pavement base, subgrade, subbase, base course, conduit bedding, erosion control, and void filling.

MATERIALS

160.40: General

Material for controlled low-strength material shall meet the requirement specified of M4.08.0 Controlled Low-Strength Material. The material shall be specified by the Engineer as one of the following types;

CLSM – Manual Excavatable (≤100 psi)

CLSM – Mechanical Excavatable (101-300 psi)

CLSM - Structural Non Excavatable (> 300 psi)

Permeability testing as specified in Table M4.08.0-2 shall be required when the material is placed outside of roadway areas or footings for concrete structures, or as directed by the Engineer.

CONSTRUCTION METHODS

160.60: General

The Contractor shall submit a placement plan for Controlled Low-Strength Material (CLSM). The plan shall include the type of CLSM, detailed descriptions of methods used for placing and containing the controlled density fill and the set time to strength.

The Contractor shall remove all debris prior to placing the fill. Fill shall not be placed against any structural elements or utilities unless approved by the Engineer.



CLSM shall be poured in lifts not exceeding 4 feet to insure stability under the fluid effects of the pour. Care shall be taken to ensure the integrity of the forms or other means of supporting the material until the material sets up.

COMPENSATION

160.80: Method of Measurement

Controlled Low-Strength Material shall be measured by the cubic yard in place to the neat lines established on the plans or specified by the Engineer. When backfilling pipes the horizontal neat lines shall be not greater than 3.0 ft. greater than the rated inside diameter of the pipe and vertically from the top of the crushed stone foundation material, if any, or 6 in. below the pipe invert whichever is less to the specified top elevation. A deduction shall be made for the volume of the pipe or conduit encased.

160.81: Basis of Payment

Payment under this item shall constitute full compensation for the placement, testing, and all material, equipment and labor to complete the work.

160.82: Payment Items

160.1	Controlled Low-Strength MaterialCubic Yard
	Manual Excavatable (≤ 100 PSI)
160.2	Controlled Low-Strength Material –Cubic Yard
	Mechanical Excavatable (101-300 PSI)
160.3	Controlled Low-Strength Material (>300 PSI)Cubic Yard

SECTION 200: DRAINAGE

SECTION 201: BASINS, MANHOLES AND INLETS

Section 201.40: General

Replace "Cement Mortar M4.02.15" with "Mortar M4.04.0".

SECTION 690: HIGHWAY GUARD, FENCES AND WALLS SECTION 690: WALLS REMOVED AND RESET

Section 690.40: General

Replace the last sentence with the following:

Mortar shall meet the requirement of M4.04.0: Grout, Mortar, and Concrete Products.

SECTION 800: TRAFFIC CONTROL DEVICES SECTION 825: RECTANGULAR RAPID FLASHING BEACONS

Section 825: Rectangular Rapid Flashing Beacons Add this new Section:

DESCRIPTION

825.20: General

This work shall consist of furnishing and installing a solar-powered, actuated, Rectangular Rapid Flashing Beacon (RRFB) system at the location(s) shown in the Plans.



MATERIALS

825.40: General

Rectangular Rapid-Flashing Beacons shall meet the requirements specified in the following Subsections of Division III, Materials:

Cement Concrete	M4.02.00
Signal Posts and Bases	M10.05.1
APS Pushbuttons	M10.09.1
RRFB Assemblies	M10.11.0

An RRFB system shall include the following items (quantities shown in the Major Items List found in the Plans):

- Cement Concrete Foundation
- Signal Post and Pedestal Base
- APS Pushbutton
- Light Bar
- Signage
- Enclosure for Controller, Activation Unit, and Battery System
- Solar Panel
- All mounting and supporting hardware and wiring necessary to complete a working system

The Contractor shall supply cement concrete foundations per the Plans.

The Contractor shall supply Schedule 80 aluminum signal posts with a brushed or spun finish and square, pedestal aluminum bases with a natural finish unless otherwise shown in the Plans or Special Provisions.

Each Light Bar shall have a pair of yellow beacons facing one or both directions of traffic, as shown in the Plans.

All sign designs shall conform to the MUTCD. Sign panel information, including dimensions, shall be per the Plans.

The warning signs (MUTCD code W11-2, W11-15, or S1-1 signs – see Plans for sign type), and the diagonal downward arrow sign (W16-7P) signs shall be on Type A substrate, conforming to 828.42: Panels. The sign sheeting shall be fluorescent yellow-green, conforming to ASTM D4956 Type IX.

An R10-25 sign, conforming to the MUTCD, shall be mounted above the APS Pushbutton on a Type A substrate or may be integral to the button assembly.

The solar panel and battery system may be integrated into a single unit or housed separately, per the manufacturer's design. These may also be co-housed with the Light Bar and/or the Controller and Activation Unit.

The solar panel and battery system shall be sized appropriately to accommodate 300 actuations per day, 365 days a year, for the duration of the repeating flashing sequence shown in the Plans. The sizing calculations shall be based upon solar and temperature conditions for a typical December-January in Massachusetts. The system shall have a minimum autonomy of 5 days.

Each assembly shall be rated for wind speeds of up to 90 mph.

Any proprietary software required for the programming and/or operation of the system during its lifetime shall be included at no additional cost.

825.41: Shop Drawings

Within 30 days from the Notice to Proceed the Contractor shall submit shop drawings for the RRFB system, including cutsheets for all components to show conformance with M10.05, M10.09.1, and M10.11.0 and these specifications.

Shop drawings shall include all solar and battery sizing calculations. These calculations shall have Contractor-or manufacturer-supplied, site-specific shading factors applied.

825.42: Material Warranties

All RRFB components shall include a minimum 1-year manufacturer's replacement warranty for manufacturing or installation defects starting at the date of acceptance by the Engineer. A battery shall be considered defective should it not retain 80% of its original capacity within the warranty period.

CONSTRUCTION METHODS

825.60: General

RRFBs shall be installed on new foundations at the locations as shown in the Plans. Bases shall be secured to the foundation in accordance with the manufacturer's specifications.

All systems shall be installed per the manufacturer's instructions.

The location and orientation of the system shall be per the Plans.

The arrow on each APS pushbutton shall be aligned parallel to the direction of travel of the crosswalk.

The Light Bar(s) shall be oriented towards the incoming lane(s).

Solar panels shall be oriented to maximize sunlight gain.

SYSTEM OPERATION

825.70: APS Pushbuttons

APS Pushbuttons shall actuate the RRFB system. Upon actuation, an audible speech message shall be broadcast from each pushbutton in the system that says, "Warning lights are flashing," shall be stated twice. This message shall be repeated upon each actuation. No other messages shall be allowed.

While the system is in dark mode, the APS Pushbuttons shall broadcast a locator tone. The locator tone shall have a duration of 0.15 seconds or less and shall repeat at 1-second intervals at all times that the system is in dark mode. The locator tone shall be set 2 to 5 dBA above ambient sound, shall automatically adjust intensity, but cap at a maximum volume of 100 dBA.

APS Pushbuttons shall have all other vibrotactile and percussive indications disabled.

825.71: Light Bar

The Light Bar shall remain dark until actuated.

Upon actuation, all Light Bars in the system shall be activated simultaneously for a predetermined repeating flash sequence. The flashing rate shall be 75 flashing sequences per minute.

The left and right yellow beacons shall operate using the following sequence:

- A. The yellow beacon on the left-hand side shall be illuminated for approximately 50 milliseconds.
- B. Both yellow beacons shall be dark for approximately 50 milliseconds.
- C. The yellow beacon on the right-hand side shall be illuminated for approximately 50 milliseconds.
- D. Both yellow beacons shall be dark for approximately 50 milliseconds.
- E. The yellow beacon on the left-hand side shall be illuminated for approximately 50 milliseconds.
- F. Both yellow beacons shall be dark for approximately 50 milliseconds.
- G. The yellow beacon on the right-hand side shall be illuminated for approximately 50 milliseconds.
- H. Both yellow beacons shall be dark for approximately 50 milliseconds.
- I. Both yellow beacons shall be illuminated for approximately 50 milliseconds.
- J. Both yellow beacons shall be dark for approximately 50 milliseconds.

- K. Both yellow beacons shall be illuminated for approximately 50 milliseconds.
- L. Both yellow beacons shall be dark for approximately 250 milliseconds.

The flash rate of each individual RRFB indication, as applied over the full flashing sequence, shall not be more than 5 flashes per second, to avoid frequencies that might cause seizures.

The sequence shall then be repeated until the duration time has been met and then all yellow beacons shall return to dark mode simultaneously. The duration time shall be per the Plans.

The predetermined repeating flash sequence shall be immediately initiated every time a pushbutton detector is actuated. If the RRFBs are already flashing and an actuation is received, it shall restart the duration time. There shall be no delay time programmed between actuations.

COMPENSATION

825.80: Method of Measurement

RRFBs will be measured as a single system, 2-Post Assembly or 3-Post Assembly, furnished and installed.

825.81: Basis of Payment

The work will be paid for at the contract price each under the respective item for a 2-Post Assembly System or 3-Post Assembly System. Any additional wiring, mounting equipment, or other materials or labor required to for an operating system per the Plans and Specifications shall be considered as incidental to the construction and be included in the contract price.

825.82: Payment Item

825.2	RRFB (2-Post Assembly System)Each
825.3	RRFB (3-Post Assembly System)Each

SECTION 900: STRUCTURES

SECTION 970: DAMP-PROOFING

Subsection 970.30: General

Add the following material to this subsection:

- MUI tal M4.04.0	Mortar	M4.	.04	.0)
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Subsection 970.40: General

Replace the second sentence in the second paragraph with the following;

All holes in concrete surfaces shall be satisfactorily filled with mortar before damp-proofing is applied.

SECTION 983: REVETMENT

Subsection 983.64 Special Slope Paving Under Bridges

Replace the last sentence under B. Quarry Stone or Precast Concrete Blocks. with the following:

Mortar shall then be placed in the joints to the top of the paved surface.

Subsection 983.65 Channel Paving and Grouted Channel Paving

Replace the last sentence with the following:

The grout shall conform to M4.04.0: Grout, Mortar, and Concrete Products.

DIVISION III

MATERIALS SPECIFICATIONS

SECTION M4: CEMENT AND CEMENT CONCRETE MATERIALS

Section M4.02.00 Cement Concrete

Add the following to the end of this section.

Alkali Silica Reactivity - Resistant Portland Cement Concrete

All cement concrete and precast/prestressed concrete products shall be alkali silica reactivity-resistant. Proportion Portland cement concrete mixes to include materials that meet either the aggregate requirement or Alkali-Silica Reactivity (ASR) mitigation criteria listed below. Provide cement mill test reports from certified laboratories that show the materials' source, composition and the cement alkali content expressed as sodium oxide equivalent(s) not to exceed 1.4%. Certified test reports according to test procedures as specified in Table A will be required to be submitted with the trial batch submission to RMS for approval every year or whenever the source of material is changed.

Select non-reactive aggregates that meet all the criteria of Table M4.02.00-2. Mitigate the mix as described below when nonreactive aggregates are unavailable. If non-reactive aggregates are used for portland cement concrete mix, 15% by weight of the cementitious content shall be fly ash meeting AASHTO M 295, Type F.

Select a material or a combination of materials that meet the criteria shown in Table M4.02.00-3 to mitigate ASR when concrete mixes must be proportioned with reactive aggregates. Perform verification test according to AASHTO T 303 and ASTM C295 to determine the effectiveness of the resulting mix design against ASR. Use the same proportion of cement and pozzolan for each test mixture as that proposed for the actual mix design. Provide the Department with certified documentation of the mixtures' effectiveness to control ASR.

Table M4.02.00-2: Tests and Criteria for Proposed Aggregates

Procedure	Description	Limits
AASHTO T 303: Accelerated Detection of Potentially Deleterious Expansion of Mortar Bars Due to Alkali-Silica Reaction	Mean mortar bar expansion at 14 days. Perform a polynomial fit (1) of 4, 7, 11, and 14 days to determine reliability of results	0.08% maximum metamorphic aggregate; 0.10% maximum all other aggregates. Repeat AASHTO T 303 if $\rm r^2$ is less than 0.95.
ASTM C295: Petrographic Examination of Aggregates for Concrete	Optically strained, microfractured, or microcrystalline quartz	5.0% maximum ⁽²⁾
	Chert or chalcedony	3.0% maximum ⁽²⁾
	Tridymite or cristobolite	1.0% maximum ⁽²⁾
	Opal	0.5% maximum ⁽²⁾
	Natural volcanic glass	3.0% maximum ⁽²⁾
(1) Use a second order polynomial of (2) Based on the total aggregate sam	f %Exp = A° + A^{1} SQRT(t) + A^{2} t. See pple.	ublication SD92-04-F.

Table M4.02.00-3: Mitigation Methods for ASR in Portland Cement Concrete

Material Specification (Cementitious Material Percentage ⁽¹⁾
Low alkali cement (2)	AASHTO M 85	100%
Fly ash - Class F	AASHTO M 295	15% minimum to 30% ⁽⁴⁾ maximum
Silica Fume (5)	AASHTO M 307	6% ± 1% ⁽⁶⁾
Slag Grade 100 and 120	AASHTO M 302	25% minimum to 50% maximum

- (1) Measure this minimum content of cementitious material as percent by weight of cement plus pozzolan.
- (2) This single criterion is not effective in all cases in remediating ASR. Low alkali cement (0.60% maximum (3)) must be used in combination with other pozzolanic materials in Table B.
- (3) Na_2O equivalent = $\%Na_2O + 0.658$ ($\%K_2O$)
- (4) Fly ash, Type F, shall replace 15% by weight of the design cement content, and any additional fly ash will be considered as fine aggregate.
- (5) Silica fume shall only be used in silica fume cement concrete.
- (6) The total amount of Type F fly ash and silica fume shall constitute 20% by weight of the design cement content, and any additional fly ash shall be considered as fine aggregate.

Section M4.02.15 Cement Mortar

Delete this section.

Section M4.04.0: Grout, Mortar and Concrete Products

Replace this section with the following.

M4.04.0: Grout, Mortar, and Concrete Products

Grout, cementitious mortar, and concrete products shall be packaged, dry, and preblended with preformulated constituent materials (excluding mixing water) to produce a material with acceptable quality characteristics and material properties, including time of set, compressive strength, flexural strength, slant shear bond strength, resistance to alkali silica reaction, freezing __thawing, and de-icing cycles, shrinkage, expansion, and sulfate reaction.

Mortar products shall be defined as products containing aggregate of which less than 5% by mass of the total mixture is retained on the 3/8 in. sieve. Mortar products for concrete repairs shall be used only on repair depths of 2 in. or less. Concrete products shall be defined as products containing aggregate of which 5% or more by mass of the total mixture is retained on the 3/8 in. sieve. Concrete products for concrete repairs shall be used only on repair depths greater than 2 in.

The aggregate sources included in the prepackaged product or extended into the product shall meet Section M4.02.02: Aggregates. Grout, cementitious mortar, and concrete products shall only be applied per the requirements provided on the product's technical data sheet. Grout, cementitious mortar, and concrete products shall maintain valid listing on the MassDOT Qualified Construction Materials List (QCML). Grout, cementitious mortar, and concrete products shall meet requirements specified herein.

A. Technical Data Sheet.

The Manufacturer shall submit the product's technical data sheet to the Department for review. At a minimum, the product's technical data sheets shall include:

- (a) Product Name
- (b) Manufacturer, including address and contact information
- (c) Packaging
- (d) Yield
- (e) Product Description, including an overview of the product and its intended application(s) and use(s).
- (f) Technical Data, including quality characteristics and corresponding performance criteria with the AASHTO and/or ASTM standard test methods identified.

- (g) Recommended Equipment
- (h) Instructions, including surface preparation, mixing, forming, placing, finishing, curing, and protection from adverse conditions, such as precipitation, cold conditions, and hot conditions.
- (i) Limitations
- (j) Storage and Shelf Life
- (k) Safety
- B. Mix Design Formulation.

Products that are extended with aggregate not included in the original product packaging shall be formulated per the product's technical data sheet and evaluated through Department mix design evaluation and verification testing. Producers shall report and submit proposed mix design formulations onto the Department issued mix design sheet. The Producer shall select an AASHTO accredited independent laboratory to conduct verification testing. The sampling and testing conducted by the independent laboratory shall be witnessed by the Department.

C. Product Verification Testing.

Verification test results shall be within the limits specified herein.

M4.04.1: Conventional Grout, Cementitious Mortar, and Concrete Products

Conventional grout, cementitious mortar, and concrete products shall meet the requirements of Section M4: Cement and Cement Concrete Materials, performance criteria of the product's technical data sheet, and the requirements specified herein.

M4.04.2: Rapid Hardening Cementitious Mortar and Concrete Products

Rapid hardening cementitious mortar and concrete products shall meet the requirements and performance criteria of the product's technical data sheet, ASTM C928 Standard Specification for Packaged, Dry, Rapid-Hardening Cementitious Materials for Concrete Repairs, and Table M4.04.2-2.

Table M4.04.2-1: Types of Rapid Hardening Cementitious Products for Concrete Repairs

Type	Description	Application
R1	General Rapid Hardening	Vertical and Overhead Repairs
R2	Medium Rapid Hardening	Vertical and Overhead Repairs
R3	Very Rapid Hardening	Horizontal, Vertical, and Overhead Repairs

Table M4.04.2-2: Verification Testing Requirements

Property	Method	Quality Chara			Lin	nits			
				R	1	R	2	R	.3
				Min.	Max.	Min.	Max.	Min.	Max.
Setting	T 197	Initial Set (min.)			Т	echnical	Data She	et	
		Final Set (min.)	Final Set (min.)		Т	echnical	Data She	et	
Strength	T 97 ^[1]	Flexural	24 Hours	-	_	-	_	650	_
		Strength (psi)	7 Days	-	-	-	_	-	_
Durability	Т 358	Surface Chloride Ion Penetration Resistance (kΩ-cm)	28 Days	21	-	21	-	21	-
	T 161 (A)	Relative Durabili	ity Factor	90	-	90	_	90	_
		Mass Loss (%)		-	6.0	-	6.0	_	6.0

M4.04.3: Mortar Products for Unit Masonry

Mortar products for unit masonry shall meet the requirements and performance criteria of the product's technical data sheet and Type M specified in ASTM C270 Standard Specification for Mortar for Unit Masonry. Field proportioned cement mortar for laying brick and block shall be composed of 1 part Portland cement and 2 parts of fine aggregate by volume with a sufficient amount of water to form a workable mixture, while still achieving the properties specified herein.

M4.04.4: Grout Products for Unit Masonry

Grout products for unit masonry shall meet the requirements and performance criteria of the product's technical data sheet and ASTM C476 Standard Specification for Grout for Masonry.

M4.04.5: Non-Shrink Grout Products

Non-shrink grout products are intended for use under applied load, including supporting a structure, transfer medium between load-bearing members, shear keys, and other non-shrink applications, where a change in height below initial placement height is to be avoided. Non-shrink grout products shall meet the requirements and performance criteria of the product's technical data sheet and ASTM C1107 Standard Specification for Packaged Dry, Hydraulic-Cement Grout (Nonshrink).

SECTION M5: PIPE, CULVERT SECTIONS AND CONDUIT

Section M5.01.0: Joint Material for Pipe

Replace M4.02.15 Cement Mortar with M4.04.0 Grout, Mortar, and Concrete Products in paragraph B.

SECTION M8: METALS AND RELATED MATERIALS

Section M8.18.1: Traffic Signal Supports

Delete the heading Posts and the two paragraphs under it. Delete the heading Bases and the three paragraphs under it.

SECTION M10: TRAFFIC CONTROL DEVICES

Section M10.05.0: Traffic Signal Structures (General) Add this new Section:

M10.05.0: Traffic Signal Structures (General)

The bases of all Traffic Signal Structures shall be supplied with a bonding lug.

Section M10.05.1: Signal Posts and Bases

Add this new Section:

M10.05.1: Signal Posts and Bases

All Signal Posts shall be one-piece 4-in. diameter, Schedule 40 or Schedule 80, and machine-threaded.

Signal Posts may be fabricated from aluminum with a brushed or spun finish or from steel with a galvanized finish.

The interior of Signal Posts shall be coated as specified in Underwriters Laboratories UL-6 for enameled conduit, or aluminum conduit conforming to M5.07.1: Electrical Conduit-Rigid Metallic (Type RM), Paragraph C.

Signal Posts Bases shall be fabricated to accept the threads from the Signal Post and locked into place with set screws.

Signal Post Bases shall be fabricated from aluminum with a natural or anodized finish or galvanized cast iron.

Signal Post Bases shall be square or octagonal.

Signal Posts and Bases conform to Table M10.05.1-1.

Table M10.05.1-1: Signal Post and Base Material Requirements

Component	Material	Specification
Signal Post	Aluminum	6063-T6 (ASTM B221, B429 or B241)
Signal Post	Steel	ASTM A53, Grade A or B
Signal Post Base	Aluminum	356.0-T6 (ASTM B26, B108)
Signal Post Base	Cast Iron	AASHTO M 105

Section M10.11.0: RRFB Assemblies

Add this new Section:

M10.11.0: RRFB Assemblies

Rectangular Rapid Flashing Beacon (RRFB) Assemblies shall consist of a Light Bar and an enclosure for the Controller and Activation Unit.

Light Bar

The Light Bar shall consist of two rapidly-flashed rectangular-shaped yellow indications, each with an LED-array based pulsing light source. The size of each RRFB indication shall conform to the Construction Standard Details.

The light intensity of the yellow indications during daytime conditions shall meet the minimum specifications for Class 1 yellow peak luminous intensity in the publication "Directional Flashing Optical Warning Devices for Authorized Emergency, Maintenance, and Service Vehicles J595," 2005, Society of Automotive Engineers (SAE). A photocell or equivalent device shall be included to reduce the brilliance of the LED beacons during nighttime conditions.

Controller and Activation Unit

The enclosure for the Controller and Activation Unit shall be NEMA rated for outdoor use and protection against rain and sleet.

The Controller and Activation Unit shall be powered by a DC battery/solar array system or a 120 VAC service connection.

The Controller and Activation Unit shall be actuated by a pedestrian pushbutton, a passive pedestrian detection device, or both.

Communications between multiple units within the same system shall be via a 900MHz or 2.4 GHz frequency hopping spread spectrum with a minimum range of 200 ft. Multiple channels shall be available to prevent cross-communication between multiple systems located close to each other.

The Controller shall be programmable via an on-board user interface or a no-fee wireless (Wi-Fi, Bluetooth®, etc.) connection and application.

**<<<<<>>>>

END OF SUPPLEMENTAL SPECIFICATIONS



DOCUMENT 00718

SPECIAL PROVISION FOR PARTICIPATION BY MINORITY OR WOMEN'S BUSINESS ENTERPRISES AND SERVICE- DISABLED VETERAN- OWNED BUSINESS ENTERPRISES

(Implementing Chapter 102, Section 24 and Chapter 273, Section 124, of the Acts of 1994 and Chapter 56, Sections 1 to 5 of the Acts of 2010 and subsequent Acts) Revised: September 27, 2021

I. PARTICIPATION

M/WBE PARTICIPATION GOAL

On this Contract, the Massachusetts Department of Transportation (MassDOT) has established a goal for participation by Minority or Women Business Enterprise(s) (M/WBE). One half of the goal shall be met in the form of contractor activity. This goal shall remain in effect throughout the life of the Contract.

⊠ I	Design-Bid-Build Projects: M/WBE Participation Goal <u>10</u> % (One half of this goal shall be met in the form of Subcontractor construction activity)
	Design-Build Projects: M/WBE Design Participation Goal% and M/WBE Construction Participation Goal% (One half of the Construction Goal shall be met in the form of Subcontractor construction activity)
On the	OBE PARTICIPATION BENCHMARK his Contract, the Massachusetts Department of Transportation (MassDOT) has established a goal for cipation by Service- Disabled Veteran- Owned Business Enterprise(s) (SDVOBE). This goal shall in in effect throughout the life of the Contract.
	Design-Bid-Build Projects: SDVOBE Participation Goal%
	Design-Build Projects: SDVOBE Design Participation Goal% and SDVOBE Construction Participation Goal%

II. POLICY

It is the policy of the MassDOT that Minority, Women Business Enterprises (M/WBEs) and Service- Disabled Veteran- Owned Business Enterprises (SDVOBEs) have equal opportunity to receive and participate in the performance of its state funded Contracts.

III. M/WBE and SDVOBE OBLIGATION

The Contractor agrees to take all necessary and reasonable steps to ensure that MBE, WBE, and SDVOBEs have the maximum opportunity to compete for, and to perform, Department Contracts.

IV. FAILURE TO COMPLY WITH M/WBE OR SDVOBE REQUIREMENTS

All Contractors and Subcontractors are hereby advised that failure to carry out the requirements of these Provisions constitutes a breach of Contract which may result in termination of the Contract, a determination that the Contractor or Subcontractor be barred from bidding on Department Contracts for up to three (3) years, or any other remedy as the Department may impose under Section XIV of these Special Provisions.

V. REQUIRED SUBCONTRACT PROVISIONS

The Prime Contractor shall include the Provisions of Sections II, III, and IV above in every subcontract making those provisions binding on each subcontractor, supplier, manufacturer, consultant or service provider.

VI. DEFINITIONS

For the purpose of these Special Provisions, the terms listed below are defined as follows:

Minority Business Enterprise or MBE means any individual, business organization, or non-profit corporation certified as a MBE by the Supplier Diversity Office (SDO), formerly known as the State Office of Minority and Women Business Assistance (SOMWBA), or by the Department for the purposes of a particular bid or proposal to be submitted to the Department.

Women Business Enterprise or WBE means any individual, business or organization, or non-profit corporation certified as a WBE by SDO, or by the Department for the purposes of a particular bid or proposal to be submitted to the Department.

Service- Disabled Veterans- Owned Businesses or SDVOBE means a business not less than 51 percent of which is owned by one or more service- disabled veterans or, in the case of any publicly owned business, not less than 51 percent of the stock of which is owned by one or more service-disabled veterans; and the management and daily business operations of which are controlled by one or more service- disabled veterans or, in the case of a veteran with permanent and severe disability, the spouse or permanent caregiver of such veteran.

"Contractor activity" means any work, including but not limited to, construction, demolition, renovation, survey, test boring services, or maintenance work performed under the Contract.

"Approved Joint Venture" means a joint venture between M/WBEs and non-M/WBEs, or SDVOBEs and non-SDVOBEs, which has been established for the purpose of participation on a particular contract, where:

- 1. The M/WBE or SDVOBE partner(s) shares in the ownership, control, management responsibilities, risks and profits of the joint venture; and
- 2. The Joint Venture has been approved by the Department for M/WBE or SDVOBE participation on the particular contract.

"Equipment Rental Firm" means a firm that owns equipment and assumes actual and contractual responsibility to rent said equipment to perform a useful function of the work of the contract consistent with normal industry practice.

"Material Supplier" means a vendor engaged in sales to the highway construction industry from an established place of business or source of supply, which:

- (a) Manufactures goods from raw materials or substantially alters them before resale, or
- (b) Provides and maintains a storage facility for materials used in the work, consistent with normal industry practice.

"Department" means the Massachusetts Department of Transportation (MassDOT).

"SDO" means the Massachusetts Supplier Diversity Office.

VII. ELIGIBILITY of M/WBEs

Only firms, *OTHER THAN THE PRIME CONTRACTOR*, which have been certified by SDO and/or the Department as eligible to participate on state funded contracts as MBEs or WBEs may be used on this contract for credit toward the toward the M/WBE participation goal.

- 1. SDO Directory of Certified M/WBEs: The Supplier Diversity Office publishes a Directory of certified MBE and WBEs. This Directory can be obtained from SDO at https://www.sdo.osd.state.ma.us/. This site lists those firms which have been certified as minority owned (MBEs) or women owned (WBEs) in accordance with the criteria of 425 CMR 2.00 et seq to participate as M/WBEs on state funded contracts. It also lists the kinds of work in which each firm engages but does not constitute an endorsement of the quality or performance of any business and does not represent Department subcontractor approval.
- 2. Application for Certification by the Department for a Particular Project: A firm which has (1) submitted a fully completed M/WBE application to SDO at least 30 days previously, (2) has provided in a timely manner, any additional information which may have been requested by SDO, and (3) can provide evidence, satisfactory to the Department, of a bidder's conditional commitment to subcontract with the firm, if certified, may apply directly to the MassDOT Office of Civil Rights to be certified for participation on the particular contract.
- 3. Joint Venture Approval: To obtain recognition as an approved joint venture between M/WBEs and non-/M/WBEs, the Joint Venture must provide to the MassDOT Office of Civil Rights, at least 14 business days before the bid opening date, the Joint Venture Affidavit Document B00847, and a copy of the Joint Venture Agreement, which shall include a detailed breakdown of the following:
 - (a) Capital participation by the M/WBE,
 - (b) Specific equipment to be provided to the Joint Venture by the M/WBE,
 - (c) Specific responsibilities of the M/WBE in the management of the Joint Venture,
 - (d) Workforce and specific skills to be provided to the Joint Venture by the M/WBE, and
 - (e) Percentage distribution to the M/WBE of the projected profit or loss incurred by the Joint Venture.
 - (f) The Joint Venture shall provide all such additional information as may be requested by the Department for the purpose of determining joint venture eligibility.

VIII. ELIGIBILITY of SDVOBEs

Only firms, *OTHER THAN THE PRIME CONTRACTOR*, which have demonstrated that they are listed as a service-disabled veteran- owned small businesses within the VetBiz database may be used on this contract for credit toward the SDVOBE participation goal.

- VetBiz Database: The website, located at www.VetBiz.gov, listing verified service- disabled veteran- owned businesses.
- 2. Joint Venture Approval: To obtain recognition as an approved joint venture between SDVOBEs and non-/SDVOBEs, the joint venture must provide to the MassDOT Office of Civil Rights, at least 14 business days before the bid opening date, an application for joint venture participation approval, and a copy of the Joint Venture Agreement, which shall include a detailed breakdown of the following:
 - (a) Capital participation by the SDVOBE,
 - (b) Specific equipment to be provided to the joint venture by the SDVOBE,
 - (c) Specific responsibilities of the SDVOBE in the management of the Joint Venture,
 - (d) Workforce and specific skills to be provided to the joint venture by the SDVOBE, and

- (e) Percentage distribution to the SDVOBE of the projected profit or loss incurred by the Joint Venture.
- (f) The Joint Venture shall provide all such additional information as may be requested by the Department for the purpose of determining joint venture eligibility.

IX. COUNTING M/WBE PARTICIPATION AND SDVOBE BENCHMARKS TOWARDS M/WBE AND SDVOBE GOALS

In order for M/WBE participation and SDVOBE benchmarks to count toward the Contract goal, the M/WBE and SDVOBE must have independently managed, supervised and performed the Contract work with its own workforce, equipment and resources. M/WBE and SDVOBE participation which fulfills these requirements shall be counted toward meeting the M/WBE and SDVOBE goals in accordance with the following rules:

- 1 If a firm has been determined to be an eligible MBE, WBE or SDVOBE, the total dollar value of the contract performed by the M/WBE or SDVOBE is counted toward the applicable goal as follows:
 - a. Except as provided below, in Section IX (1)(g), work performed by a M/WBE or a SDVOBE Prime Contractor shall not be counted toward the M/WBE or SDVOBE goal, and all Prime Contractors, including M/WBE or SDVOBE Prime Contractors, must comply with the M/WBE and SDVOBE requirements of this Contract.
 - b. For a M/WBE or SDVOBE material supplier, sixty percent (60%) of the amount to be paid for materials and supplies required under this Contract shall be credited toward the goal.
 - c. For a M/WBE or SDVOBE who provides a bonafide service such as professional, technical, consultant or managerial services and assistance in the procurement of essential personnel, facilities, equipment, materials, or supplies required for performance of the contract, reasonable fees or commissions charged for the service shall be listed, but the cost of items themselves shall not be credited.
 - d. For a M/WBE or SDVOBE hauler, trucker, or delivery service, which is not also the manufacturer of or a regular dealer in the materials and supplies, reasonable fees charged for delivery of materials and supplies required on the job site shall be credited; the cost of the materials and supplies themselves shall not be credited.
 - e. For a M/WBE or SDVOBE who provides any bonds or insurance specifically required for the performance of the contract, reasonable fees or commissions charged for such service shall be listed, but the face amount or actual premium paid for the bond or insurance shall not be credited.
 - f. The Department shall determine if the fees or commissions listed in accordance with paragraphs (c), (d), and (e) are not excessive as compared with fees or commissions customarily allowed for similar services.
 - g. That portion of the contract total dollar value equal to the percentage of ownership and control of the M/WBE partner(s) or SDVOBE partner(s) in an approved Joint Venture shall be counted toward the Contract goal, except that credit for M/WBE and SDVOBE participation in an approved Prime Joint Venture shall not exceed one half of the Contract goal.

X. JOINT CHECK POLICY

1. MassDOT recognizes that the use of joint checks may be a business practice required by material suppliers and vendors in the construction industry. A joint check is a two-party check issued by a/the Prime Contractor to a M/WBE or SDVOBE third party such as a regular dealer of material or supplies. The Prime Contractor issues the check as payor to the M/WBE or SDVOBE and the third party jointly as payees to guarantee payment to the third party for materials or supplies obtained or to be used by the M/WBE or SDVOBE. MassDOT has established criteria to ensure that M/WBEs or SDVOBEs are in fact performing a commercially useful function ("CUF") while using a joint check arrangement. Contractors and M/WBEs or SDVOBEs must meet and conform to these conditions and criteria governing the use of joint checks.

- 2. In the event that a Contractor, M/WBE or SDVOBE Subcontractor desires to a use joint check, MassDOT will require prior notice and will closely monitor the arrangement for compliance. MassDOT may allow a joint check arrangement and give credit to a Contractor for use of the M/WBE or SDVOBE where one or more of the following conditions exist:
 - The use of a joint check is in fact required by this type of vendor or supplier as a standard industry practice that applies to all Contractors (M/WBEs, SDVOBE and non-M/WBEs or non-SDVOBEs); or is required by a specific vendor or supplier;
 - Payment for supplies or materials would be delayed for an unreasonably extended period without the joint check arrangement;
 - The M/WBE or SDVOBE (or any of its Subcontractors) has a pattern or history of not paying a vendor or supplier within a reasonable time or has not established enough of a credit history with the supplier or vendor; and/or
 - The presence of severe adverse economic conditions, where credit resources may be limited and such practices may be necessary or required to effect timely payments.
- 3. Other factors MassDOT may consider:
 - Whether there is a requirement by the Prime Contractor that a M/WBE or SDVOBE should use a specific vendor or supplier to meet their Subcontractor specifications;
 - Whether there is a requirement that a M/WBE or SDVOBE use the Prime Contractor's negotiated price;
 - The independence of the M/WBE or SDVOBE;
 - Whether approval has been sought prior to use of a joint check arrangement; and
 - Whether any approved joint check arrangement has exceeded a reasonable period of use;
 - The operation of the joint check arrangement; and
 - Whether the M/WBE or SDVOBE has made an effort to establish alternate arrangements for following periods (i.e., the M/WBE or SDVOBE must show it can, or has, or why it has not, established or increased a credit line with the vendor or supplier).

Even with the use of a Joint Check, both the Contractor and M/WBE or SDVOBE remain responsible for compliance with all other elements of the Special Provisions, and must still be able to prove that a commercially useful function is being performed for the Contractor.

XI. JOINT CHECK PROCEDURES

- The M/WBE or SDVOBE advises its General or Prime Contractor that it will have to use a Joint Check and provide proof of such requirement.
- The General or the Prime Contractor submits a request for approval to MassDOT, using MassDOT's approved Joint Check Request form (Document B00846) and by notification on the M/WBE Letter of Intent (Document B00843) or SDVOBE Letter of Intent (Document B00845), and any other relevant documents. Requests that are not initiated during the bid process should be made in writing and comply with the procedure.
- The Contractor and M/WBE or SDVOBE must have:
 - (a) a written agreement with the material supplier/vendor;
 - (b) applied for credit with the subject material supplier and has supplied the vendor's response;

- (c) shown that it will place all orders to the subject material supplier/vendor;
- (d) made and retains all decision-making responsibilities concerning the materials; and
- (e) provided a Joint Check Agreement that is acceptable to MassDOT;
- The MassDOT Office of Civil Rights will review the request and render a decision as part of the approval process for M/WBE or SDVOBE Schedules and Letters of Intent.
- Review and Approval will be project specific and relevant documents will be made part of the Project Contract file.
- Payments should be made in the name of both the M/WBE or SDVOBE and vendor or supplier. Payments should be issued and signed by the Contractor as only the guarantor for prompt payment of purchases to the vendor or supplier. The payment to the vendor or supplier should be handled by the M/WBE or SDVOBE (i.e. if possible, funds or the joint check should be processed by the M/WBE or SDVOBE and sent by the M/WBE or SDVOBE to the vendor or supplier).
- MassDOT may request copies of cancelled checks (front and back) and transmittal information to verify any payments made to the M/WBE or SDVOBE and vendor or supplier.
- MassDOT may request other information and documents, and may ask questions of the Contractor, Subcontractor and vendor or supplier prior to, during, and after the project performance to ascertain whether the Subcontractor is performing a commercially useful function and all parties are complying with M/WBE or SDVOBE Program policies and procedures as part of the Subcontractor approval process.

XII. AWARD DOCUMENTATION AND PROCEDURES

- 1. The two lowest bidders/the two bidders with the lowest price per quality score point, including any M/WBE bidder or SDVOBE bidder, shall submit, by the close of business on the third business day after the bid opening, a completed Schedule of M/WBE and SDVOBE participation, in the form attached, which shall list:
 - a. The full company name, address and telephone number of each M/WBE or SDVOBE with whom the bidder intends to make a commitment;
 - b. The Contract item(s), by number(s) and quantity(ies), if applicable, or specific description of other business activity to be performed by each M/WBE or SDVOBE as set forth in the Letters of Intent. The bidder shall list only firms which have the capacity to perform, manage and supervise the work proposed in accordance with the requirements of Section XII of these Special Provisions.
 - c. The total dollar amount to be paid to each M/WBE or SDVOBE. (Bidders are cautioned that at least one half of the participation goal must be met with Contract work.)
 - d. The total dollar amount to be paid to each M/WBE or SDVOBE which is eligible for credit toward the M/WBE or SDVOBE goal under the crediting rules set out in Section IX.
 - e. The total creditable M/WBE or SDVOBE participation as a percentage of the total bid price.
- 2. All firms listed on the Schedule must be currently certified.
- 3. The two lowest bidders/the two bidders with the lowest price per quality score point shall submit with their Schedules of Participation, fully completed, signed Letters of Intent from each of the M/WBEs or SDVOBEs listed on the Schedule. The Letters of Intent shall be in the form attached and shall identify specifically the contract activity the M/WBE or SDVOBE proposes to perform, expressed as contract item number, if applicable, description of the activity, quantity, unit price and total price. In the event of discrepancy between the Schedule and the Letter of Intent, the Letter of Intent shall govern.

- 4. Evidence of good faith efforts will be evaluated by the Department in the selection of the lowest responsible bidder/best value bidder. All information requested by the Department for the purpose of evaluating the bidder's efforts to achieve the goal must be provided within three calendar days and must be accurate and complete in every detail. The apparent low bidder's/best value bidder's attainment of the M/WBE or SDVOBE goal or a satisfactory demonstration of good faith efforts is a prerequisite for Award of the Contract.
- 5. Failure to meet, or to demonstrate good faith efforts to meet, the requirements of these Special Provisions shall render a bid non-responsive. Therefore, in order to be eligible for award, the bidder (1) must list on the Schedule of Participation, and provide the required Letters of Intent for, M/WBE or SDVOBE participation which meets or exceeds the Contract goal in accordance with the terms of these Special Provisions or (2) must demonstrate, to the satisfaction of the Department, that good faith efforts were made to achieve the goal.
- 6. If the Department finds that the percentage of M/WBE or SDVOBE participation submitted by the bidder on its Schedule does not meet the Contract goal, or that the Letters of Intent were not timely filed, and that the bidder has not demonstrated good faith efforts to comply with these requirements, it shall propose that the bidder be declared ineligible for Award. In that case, the bidder may request administrative reconsideration. Such requests must be sent in writing within three calendar days of receiving notice of proposed ineligibility to: The Office of the General Counsel, Massachusetts Department of Transportation, 10 Park Plaza, Boston, MA, 02116
- 7. If, after administrative reconsideration, the Department finds that the bidder has not shown that sufficient good faith efforts were made to comply with the requirements of these Special Provisions it shall reject the bidder's proposal and may retain the proposal guaranty.
- 8. Actions which constitute evidence of good faith efforts to meet the M/WBE or SDVOBE goals include, but are not limited to, all of the following examples:
 - a. Efforts made to select portions of the work proposed to be performed by M/WBEs or SDVOBEs in order to increase the likelihood of achieving the stated goal, including, where appropriate, but not limited to, breaking down contracts into economically feasible units to facilitate M/WBE and SDVOBE participation. The value of such work is required to at least equal the M/WBE and SDVOBE goal.
 - b. Reasonable written notification prior to the opening of bids soliciting individual M/WBEs or SDVOBEs interested in participation in the contract as subcontractors, regular dealers, manufacturers, consultants, or service providers and identifying the specific items or type of work being solicited.
 - c. Written notification to M/WBE or SDVOBE economic development assistance agencies and organizations which provide assistance in recruitment and placement of M/WBEs and SDVOBEs, describing the type of work, supplies or services being considered for M/WBE or SDVOBE subcontracting on this contract.
 - d. Efforts made to negotiate with M/WBEs or SDVOBEs for specific items of work including evidence of:
 - (1) The names, addresses, telephone numbers of M/WBEs or SDVOBEs who were contacted, the dates of initial contact and whether initial solicitations of interest were followed up by contacts with M/WBEs or SDVOBEs to determine with certainty whether the M/WBEs or SDVOBEs were interested. Personal or phone contacts are expected.
 - (2) A description of the information provided by the M/WBEs or SDVOBEs regarding the plans and specifications and estimated quantities for portions of the work to be performed.
 - (3) A statement of why additional agreements with M/WBEs or SDVOBEs were not reached.
 - (4) Documentation of each M/WBE or SDVOBE contacted but rejected and the reasons for the rejection.
 - e. Absence of any agreements between the Contractor and the M/WBE or SDVOBE in which M/WBE or SDVOBE promises not to provide subcontracting quotations to other bidders.
 - f. Efforts made to assist the M/WBEs or SDVOBEs that need assistance in obtaining bonding, insurance, or lines of credit required by the Contractor.

- g. Documentation that qualified M/WBEs or SDVOBEs are not available, or are not interested.
- h. Attendance at any meeting scheduled by the Department to encourage better Contractor-M/WBE or Contractor- SDVOBE relationships and/or to inform M/WBEs or SDVOBEs of forthcoming M/WBE or SDVOBE utilization opportunities.
- i. Advertisement, in general circulation media, in trade association publications and in disadvantaged business enterprise-focused media, of interest in utilizing M/WBEs or SDVOBEs and the area of interest.
- j. Efforts to effectively use the services of available minority community organizations; women organizations, veteran organizations, minority, women disadvantaged and veteran contractor's groups; local, state and federal disadvantaged business assistance offices; and other organizations that provide assistance in recruitment and placement of M/WBEs or SDVOBEs.
- 9. The demonstration of good faith efforts must establish that the Contractor has actively and aggressively sought out M/WBEs or SDVOBEs to participate in the project and has taken all actions which could be reasonably expected to achieve the goal. Examples of circumstances or actions not acceptable as reasons for failure to meet the M/WBE or SDVOBE goal, include, but are not limited to:
 - a. The M/WBE or SDVOBE was unable to provide performance and/or payment bonds.
 - b. The M/WBEs or SDVOBEs commercially reasonable bid was rejected based on price.
 - c. The M/WBE or SDVOBE would not agree to perform items of work at the unit bid price.
 - d The Contractor does not want to subcontract a percentage of the work sufficient to meet the goal.
 - e. Solicitation by mail or fax only.

XIII. COMPLIANCE

- 1. All activity performed by a M/WBE or SDVOBE for credit toward the Contract goal must be performed, managed and supervised by the M/WBE or SDVOBE. Prime Contractor shall not enter into, or condone, any other arrangement.
- 2. The Prime Contractor shall not perform with its own organization, or assign to any other business, any activity designated for the M/WBEs or SDVOBEs named on the Schedule submitted by the Prime Contractor under Section IX, or under Section XII(6), without the approval of the Department in accordance with the requirements of Sections XIII(6) and XIII(10).
- 3. The Department may suspend payment for any activity which was not performed by the M/WBE or SDVOBE to whom the activity was committed on the approved Schedule of Participation, or which was not performed in accordance with the requirements of Section XIII(1).
- 4. The Department retains the right to approve or disapprove all subcontractors. Requests by the Prime Contractor for approval of participation by a M/WBE or SDVOBE subcontractor for credit toward the Contract goal must include, in addition to any other requirements for subcontractor approval, the following:
 - a. A copy of the proposed subcontract. The subcontract must be for at least the dollar amount, and for the work described, in the Prime Contractor's Schedule of Participation.
 - b. A resume stating the qualifications and experience of the M/WBE or SDVOBE superintendent and/or foreperson who will supervise the on-site work. A new resume will be required for any change in supervisory personnel during the progress of the work.
 - c. A Schedule of Operations indicating when the M/WBE or SDVOBE is expected to perform the work.

- d. A list of (1) equipment owned by the M/WBE or SDVOBE to be used on the Project, and (2) equipment to be leased by the M/WBE or SDVOBE for use on the Project.
- e. A list of: (1) all projects (public and private) which the M/WBE or SDVOBE is currently performing, (2) all projects (public and private) to which the M/WBE or SDVOBE is committed, (3) all projects (public and private) to which the M/WBE or SDVOBE intends to make a commitment. For each contract, list the contracting organization, the name and telephone number of a contact person for the contracting organization, the dollar value of the work, a description of the work, and the M/WBEs or SDVOBEs work schedule for each project.
- 5. If, pursuant to the subcontractor approval process, the Department finds that a M/WBE or SDVOBE subcontractor does not have sufficient experience or resources to perform, manage and supervise work of the kind proposed in accordance with the requirements of Section XIII(1), approval of the M/WBE or SDVOBE subcontractor may be denied. In the event of such denial, the Prime Contractor shall proceed in accordance with the requirements of Sections XIII(6) and XIII(10).
- 6. If, for reasons beyond its control, the Prime Contractor cannot comply with its M/WBE or SDVOBE commitment in accordance with the Schedule of participation submitted under Section IX and the terms of these Special Provisions, the Prime Contractor shall submit to the Department the reasons for its inability to comply with its obligations under Section I and shall submit, and request approval for, a revised Schedule of Participation. If approved by the Department, the revised Schedule shall govern the Prime Contractor's performance in meeting its obligations under these special provisions.
- 7. A Prime Contractor's compliance with the participation goal in Section I shall be determined by reference to the required percentage of the total Contract price, including any additions and modifications thereto, provided, however, that no decrease in the dollar amount of a bidder's commitment to any M/WBE or SDVOBE shall be allowed without the approval of the Department.
- 8. If the Contract amount is increased, the Prime Contractor shall submit a revised Schedule of Participation in accordance with Sections XIII(6) and XIII(10).
- 9. In the event of the decertification of a M/WBE or SDVOBE participating or scheduled to participate on the contract for credit toward the goal, the Contractor shall proceed in accordance with Sections XIII(6) and XIII(10).
- 10. The Prime Contractor shall notify the Department immediately of any facts which come to its attention indicating that it may or will be unable to comply with any aspect of its M/WBE or SDVOBE obligation under this Contract.
- 11. Any notice required by these Special Provisions shall be given in writing to the Resident Engineer and the district designated Compliance Officer with a copy to the Director of Compliance, Office of Diversity and Civil Rights, 10 Park Plaza, Room 3170, Boston MA 02116.
- 12. The Prime Contractor and its subcontractors shall comply with the Department's Electronic Reporting System Requirements (Contract Document 00821) and submit all information required by the Department related to the M/WBE Special Provisions and SDVOBE Special Provisions through the Equitable Business Opportunity Solution (EBO). The Department reserves the right to request reports in the format it deems necessary anytime during the performance of the Contract.
- 13. The Contractor shall pay each M/WBE or SDVOBE for satisfactory performance of its Contract no later than 10 days from receipt of payment for the work from the Department. Any delay or postponement of payment to the M/WBEs or SDVOBEs must be for good cause and only with the prior approval of the Department.
- 14. The Department may withhold the Contractor's next periodic payment if each M/WBE or SDVOBE is not paid in accordance with Section XIII(13).
- 15. The Department may require specific performance of the Prime Contractor's commitment under the Contract by requiring the Prime Contractor to subcontract with a M/WBE or SDVOBE for any contract or specialty item.

XIV. SANCTIONS

If the Prime Contractor does not comply with the terms of these Special Provisions and cannot demonstrate to the satisfaction of the Department that good faith efforts were made to achieve such compliance, the Department may, in addition to any other remedy provided for in the Contract, and notwithstanding any other provision in the Contract:

- 1. Retain, in connection with final acceptance and final payment, an amount determined by multiplying the total contract amount by the percentage in Section I, less the amount paid to approved M/WBEs or SDVOBEs for work performed under the Contract in accordance with the provisions of Section X. The Prime Contractor shall have the right to appeal such retention of funds in accordance with the provisions of M.G.L. c. 30A s.10.
- 2. Suspend, terminate or cancel this Contract, in whole or in part, and call upon the Prime Contractor's surety to perform all terms and conditions in the Contract.
- 3. In accordance with 720 CMR 5.05(1)(f), modify or revoke the Prime Contractor's Prequalification status or recommend that the Prime Contractor not receive award of a pending Contract. The Prime Contractor may appeal the determination of the Prequalification Committee in accordance with the provisions of 720 CMR 5.07.
- 4. Initiate debarment proceedings under M.G.L. c.29 §29F.

XV. FURTHER INFORMATION

Any proposed M/WBE, SDVOBE, bidder, Contractor or subcontractor shall provide such information as is necessary in the judgement of the Department to ascertain its compliance with the terms of this Special Provision.

XVI. LIST OF ADDITIONAL DOCUMENTS

- 1. The following documents shall be completed and signed by the bidder and designated M/WBEs or SDVOBEs in accordance with Section XII Award Documentation and Procedures. These documents must be returned by the bidder to MassDOT's Bid Document Distribution Center:
 - □ Schedule of M/WBEs (Document B00842) or SDVOBE Participation (Document B00844)
 - ☐ Letter of Intent: M/WBEs (Document B00843) or SDVOBE (Document B00845)
 - □ M/WBEs or SDVOBE Joint Check Arrangement Approval Form (Document B00846), if Contractor and M/WBE or SDVOBE plan, or if M/WBE or SDVOBE is required to use a Joint Check (when applicable)
- 2. The following document shall be signed and returned by Contractor and Subcontractors/M/WBEs or SDVOBEs to the MassDOT District Office overseeing the Project, as applicable:
 - □ Contractor/Subcontractor Certification Form (Document No. 00859) (a checklist of other documents to be included with every subcontract (M/WBEs or SDVOBEs and non-M/WBEs or SDVOBEs alike)).
- 3. The following document shall be provided to MassDOT's Office of Civil Rights and Prequalification Office at least fourteen (14) business days before the bid opening date:
 - □ Joint Venture Affidavit of M/WBE or SDVOBE/Non-M/WBE or Non-SDVOBE (Document B00847)
- 4. The following document shall be provided to MassDOT's District Office of Civil Rights within 30 calendar days after the work of the DBE is completed, or no later than 30 calendar days after the work of the DBE is on a completed and processed CQE. This document shall be completed and submitted by the Prime Contractor:
 - □ Certificate of Completion by a Minority/Women or Disadvantaged Business Enterprise (M/W/DBE) (Form No. CSD-100)



SPECIAL PROVISIONS FOR CERTIFICATION REGARDING DEBARMENT, SUSPENSION, INELIGIBILITY AND VOLUNTARY EXCLUSION

Revised: 02/09/16

I. Instructions for Certification - Primary Covered Transactions:

By signing and submitting this proposal, the prospective primary participant is providing the certification set out below.

- 1. The inability of a person to provide the certification set out below will not necessarily result in denial of participation in this covered transaction. The prospective participant shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the MassDOT's determination whether to enter into this transaction. However, failure of the prospective primary participant to furnish a certification or an explanation shall disqualify such a person from participation in this transaction.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when the MassDOT determined to enter into this transaction. If it is later determined that the prospective primary participant knowingly rendered an erroneous certification, in addition to other remedies available, the MassDOT may terminate this transaction for cause of default.
- 3. The prospective primary participant shall provide immediate written notice to the MassDOT if any time the prospective primary participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. The terms "covered transaction," "debarred," "suspended," "ineligible," "lower tier covered transaction," "participant," "person," "primary covered transaction," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the MassDOT for assistance in obtaining a copy of those regulations.
- 5. The prospective primary participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the MassDOT.
- 6. The prospective primary participant further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," provided by the MassDOT, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the nonprocurement portion of the "Lists of Parties Excluded From Federal Procurement or Nonprocurement Programs" (Nonprocurement List) which is compiled by the General Services Administration and the Debarment Lists compiled by both the Massachusetts Office of the Attorney General and the Department of Capital Asset Management and Maintenance (DCAMM) and published separately in the Central Register.
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under paragraph 5 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available, the MassDOT may terminate this transaction for cause or default.

Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion -- Primary Covered Transactions

The prospective primary participant certifies to the best of its knowledge and belief, that it and its principals:

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

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

* * * * *

II. Instructions for Certification - Lower Tier Covered Transactions:

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

- 1. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available the MassDOT may pursue available remedies, including suspension and/or debarment.
- 2. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous by reason of changed circumstances.
- 3. The terms "covered transaction," "debarred," "suspended," "ineligible," "primary covered transaction," "participant," "person," "principal," "proposal," and "voluntarily excluded," as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the MassDOT for assistance in obtaining a copy of those regulations.
- 4. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the MassDOT.
- 5. The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion-Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 6. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List and the Debarment Lists.

- 7. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 8. Except for transactions authorized under paragraph 4 of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, the MassDOT may pursue available remedies, including suspension and/or debarment.

* * * * *

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

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

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

*** END OF DOCUMENT ***



SPECIAL PROVISIONS MONTHLY PRICE ADJUSTMENT FOR HOT MIX ASPHALT (HMA) MIXTURES Revised: 02/03/2023

This provision applies to all projects using greater than 100 tons of hot mix asphalt (HMA) mixtures containing liquid asphalt cement as stipulated in the Notice to Contractors section of the bid documents.

Price Adjustments will be based on the variance in price, for the liquid asphalt component only, between the Base Price and the Period Price. They shall not include transportation or other charges. Price Adjustments will occur on a monthly basis.

Base Price

The Base Price of liquid asphalt on a project as listed in the Notice to Contractors section of the bid documents is a fixed price determined by the Department at the time of the bid using the same method as the determination of the Period Price detailed below. The Base Price shall be used in all bids.

Period Price

The Period Price is the price of liquid asphalt for each monthly period as determined by the Department using the average selling price per standard ton of PG64-28 paving grade (primary binder classification) asphalt, FOB manufacturer's terminal, as listed under the "East Coast Market - New England, Boston, Massachusetts area" section of the Poten & Partners, Inc. "Asphalt Weekly Monitor". This average selling price is listed in the issue having a publication date of the second Friday of the month and will be posted as the Period Price for that month. The Department will post this Period Price on its website at https://www.mass.gov/service-details/massdot-current-contract-price-adjustments following its receipt of the relevant issue of the "Asphalt Weekly Monitor". Poten and Partners has granted the Department the right to publish this specific asphalt price information sourced from the Asphalt Weekly Monitor.

Price Adjustment Determination, Calculation and Payment

The Contract Price of the HMA mixture will be paid under the respective item in the Contract. Price Adjustments, as herein provided, either upwards or downwards, will be made after the work has been performed using the monthly period price for the month during which the work was performed.

Price Adjustments will be paid only if the variance from the Base Price is 5% or more for a monthly period. The complete adjustment will be paid in all cases with no deduction of the 5% from either upward or downward adjustments.

The Price Adjustment applies only to the actual virgin liquid asphalt content in the mixture placed on the job in accordance with the approved Job Mix Formula.

Price Adjustments will be separate payment items. The pay item numbers are 999.401 for a positive price adjustment (a payment) and 999.402 for a negative price adjustment (a deduction). Price Adjustments will be calculated using the following equation:

Price Adjustment = Tons of HMA Placed X Liquid Asphalt Content % X RAP Factor X (Period Price - Base Price)

No Price Adjustment will be allowed beyond the Completion Date of this Contract, unless there is a Department-approved extension of time.

****** END OF DOCUMENT ******



SPECIAL PROVISIONS MONTHLY PRICE ADJUSTMENT FOR DIESEL FUEL AND GASOLINE – ENGLISH UNITS Revised: 02/01/2021

This monthly fuel price adjustment is inserted in this contract because the national and worldwide energy situation has made the future cost of fuel unpredictable. This adjustment will provide for either additional compensation to the Contractor or repayment to the Commonwealth, depending on an increase or decrease in the average price of diesel fuel or gasoline.

This adjustment will be based on fuel usage factors for various items of work developed by the Highway Research Board in Circular 158, dated July 1974. These factors will be multiplied by the quantities of work done in each item during each monthly period and further multiplied by the variance in price from the Base Price to the Period Price.

The Base Price of Diesel Fuel and Gasoline will be the price as indicated in the Department's web site https://www.mass.gov/service-details/massdot-current-contract-price-adjustments for the month in which the contract was bid, which includes State Tax.

The Period Price will be the average of prices charged to the State, including State Tax for the bulk purchases made during each month.

This adjustment will be effected only if the variance from the Base Price is 5% or more for a monthly period. The complete adjustment will be paid in all cases with no deduction of the 5% from either upward or downward adjustments.

No adjustment will be paid for work done beyond the extended completion date of any contract.

Any adjustment (increase or decrease) to estimated quantities made to each item at the time of final payment will have the fuel price adjustment figured at the average period price for the entire term of the project for the difference of quantity.

The fuel price adjustment will apply only to the following items of work at the fuel factors shown:

ITEMS COVERED	FUEL FACTORS		
	Diesel	Gasoline	
Excavation: and Borrow Work: Items 120, 120.1, 121, 123, 124, 125, 127, 129.3, 140, 140.1, 141, 142, 143, 144, 150, 150.1, 151 and 151.1 (Both Factors used)	0.29 Gallons / CY.	0.15 Gallons / CY	
Surfacing Work: All Items containing Hot Mix Asphalt	2.90 Gallons / Ton	Does Not Apply	

*** END OF DOCUMENT ***

SPECIAL PROVISIONS

PRICE ADJUSTMENTS FOR STRUCTURAL STEEL AND REINFORCING STEEL

June 13, 2024

This special provision applies to all projects containing the use of structural steel and/or reinforcing steel as specified elsewhere in the Contract work. It applies to all structural steel and all reinforcing steel, as defined below, on the project. Compliance with this provision is mandatory, i.e., there are no "opt-in" or "opt-out" clauses. Price adjustments will be handled as described below and shall only apply to unfabricated reinforcing steel bars and unfabricated structural steel material, consisting of rolled shapes, plate steel, sheet piling, pipe piles, steel castings and steel forgings.

Price adjustments will be variances between Base Prices and Period Prices. Base Prices and Period Prices are defined below.

Price adjustments will only be made if the variances between Base Prices and Period Prices are 5% or more. A variance can result in the Period Price being either higher or lower than the Base Price. Once the 5% threshold has been achieved, the adjustment will apply to the full variance between the Base Price and the Period Price.

Price adjustments will be calculated by multiplying the number of pounds of unfabricated structural steel material or unfabricated reinforcing steel bars on a project by the index factor calculated as shown below under <u>Example of a</u> Period Price Calculation.

Price adjustments will <u>not</u> include guardrail panels or the costs of shop drawing preparation, handling, fabrication, coatings, transportation, storage, installation, profit, overhead, fuel costs, fuel surcharges, or other such charges not related to the cost of the unfabricated structural steel and unfabricated reinforcing steel.

The weight of steel subject to a price adjustment shall not exceed the final shipping weight of the fabricated part by more than 10%.

Base Prices and Period Prices are defined as follows:

<u>Base Prices</u> of unfabricated structural steel and unfabricated reinforcing steel on a project are fixed prices determined by the Department and found in the table below. While it is the intention of the Department to make this table comprehensive, some of a project's unfabricated structural steel and/or unfabricated reinforcing steel may be inadvertently omitted. Should this occur, the Contractor shall bring the omission to the Department's attention so that a contract alteration may be processed that adds the missing steel to the table and its price adjustments to the Contract.

The Base Price Date is the month and year of the most recent finalized period price index at the time that MassDOT opened bids for the project. The Base Price Index for this contract is the Steel PPI listed in the Notice to Contractors.

<u>Period Prices</u> of unfabricated structural steel and unfabricated reinforcing steel on a project are variable prices that have been calculated using the Period Price Date and an index of steel prices to adjust the Base Price.

The Period Price Date is the date the steel was delivered to the fabricator as evidenced by an official bill of lading submitted to the Department containing a description of the shipped materials, weights of the shipped materials and the date of shipment. This date is used to select the Period Price Index.

The index used for the calculation of Period Prices is the U.S. Department of Labor Bureau of Labor Statistics Producer Price Index (PPI) Series ID WPU101702 (Not Seasonally Adjusted, Group: Metals and Metal Products, Item: Semi-finished Steel Mill Products.) As this index is subject to revision for a period of up to four (4) months after its original publication, no price adjustments will be made until the index for the period is finalized, i.e., the index is no longer suffixed with a "(P)".

Period Prices are determined as follows:

Period Price = Base Price X Index Factor Index Factor = Period Price Index / Base Price Index

Example of a Period Price Calculation:

Calculate the Period Price for December 2009 using a Base Price from March 2009 of \$0.82/Pound for 1,000 Pounds of ASTM A709 (AASHTO M270) Grade A36 Structural Steel Plate.

The Period Price Date is December 2009. From the PPI website*, the Period Price Index = 218.0.

The Base Price Date is March 2009. From the PPI website*, the Base Price Index = 229.4.

Index Factor = Period Price Index / Base Price Index = 218.0 / 229.4 = 0.950 Period Price = Base Price X Index Factor = \$0.82/Pound X 0.950 = \$0.78/Pound

Since \$0.82 - \$0.78 = \$0.04 is less than 5% of \$0.82, no price adjustment is required.

If the \$0.04 difference shown above was greater than 5% of the Base Price, then the price adjustment would be 1,000 Pounds X \$0.04/Pound = \$40.00. Since the Period Price of \$0.78/Pound is less than the Base Price of \$0.82/Pound, indicating a drop in the price of steel between the bid and the delivery of material, a credit of \$40.00 would be owed to MassDOT. When the Period Price is higher than the Base Price, the price adjustment is owed to the Contractor.

* To access the PPI website and obtain a Base Price Index or a Period Price Index, go to http://data.bls.gov/cgi-bin/srgate

End of example.

The Contractor will be paid for unfabricated structural steel and unfabricated reinforcing steel under the respective contract pay items for all components constructed of either structural steel or reinforced Portland cement concrete under their respective Contract Pay Items.

Price adjustments, as herein provided for, will be paid separately as follows:

Structural Steel

Pay Item Number 999.449 for positive (+) pay adjustments (payments to the Contractor)

Pay Item Number 999.457 for negative (-) pay adjustments (credits to MassDOT Highway Division)

Reinforcing Steel

Pay Item Number 999.466 for positive (+) pay adjustments (payments to the Contractor)

Pay Item Number 999.467 for negative (-) pay adjustments (credits to MassDOT Highway Division)

No price adjustment will be made for price changes after the Contract Completion Date, unless the MassDOT Highway Division has approved an extension of Contract Time for the Contract.



TABLE

Steel		Price per Pound
1	ASTM A615/A615M Grade 60 (AASHTO M31 Grade 60 or 420) Reinforcing Steel	\$0.66
2	ASTM A27 (AASHTO M103) Steel Castings, H-Pile Points & Pipe Pile Shoes (See Note	\$0.91
2	below.)	\$0.01
3	ASTM A668 / A668M (AASHTO M102) Steel Forgings	\$0.91
4	ASTM A108 (AASHTO M169) Steel Forgings for Shear Studs	\$0.94
5	ASTM A709/A709M Grade 36 / AASHTO M270M/M270 Grade 36 or 250 Structural Steel Plate	\$1.01
6	ASTM A709/A709M Grade 36 / AASHTO M270M/M270 Grade 36 or 250 Structural Steel Shapes	\$0.93
7	ASTM A709/A709M Grade 50 / AASHTO M270M/M270 Grade 50 or 345 Structural Steel Plate	\$1.01
8	ASTM A709/A709M Grade 50 / AASHTO M270M/M270 Grade 50 or 345 Structural Steel	\$0.93
9	Shapes ASTM A709/A709M Grade 50WT / AASHTO M270M/M270 Grade 50WT or 345WT	\$1.05
10	Structural Steel Plate ASTM A709/A709M Grade 50WT / AASHTO M270M/M270 Grade 50WT or 345WT Structural Steel Shares	\$0.94
11	Structural Steel Shapes ASTM A709/A709M Grade 50W / AASHTO M270M/M270 Grade 50W 345W Structural Steel Plate	\$1.05
12	ASTM A709/A709M Grade 50W / AASHTO M270M/M270 Grade 50W or 345W Structural Steel Shapes	\$0.94
13	ASTM A709/A709M Grade HPS 50W / AASHTO M270M/M270 Grade HPS 50W or 345W	\$1.10
14	Structural Steel Plate ASTM A709/A709M Grade HPS 70W / AASHTO M270M/M270 Grade HPS 70W or 485W Structural Steel Plate	\$1.17
15	ASTM A514/A514M-05 Grade HPS 100W / AASHTO M270M/M270 Grade HPS 100W or	\$1.79
16	690W Structural Steel Plate ASTM A992/A992M Grade 50S / AASHTO M270M/M270 Grade 50S or 345S Structural Steel	\$1.05
17	Plate ASTM A992/A992M Grade 50S / AASHTO M270M/M270 Grade 50S or 345S Structural Steel	\$0.94
18	Shapes ASTM A276 Type 316 Stainless Steel	\$5.33
	V1	
19	ASTM A240 Type 316 Stainless Steel	\$5.33
20	ASTM A148 Grade 80/50 Steel Castings (See Note below.)	\$1.84
21	ASTM A53 Grade B Structural Steel Pipe	\$1.17
22	ASTM A500 Grades A, B, 36 & 50 Structural Steel Pipe	\$1.17
23	ASTM A252, Grades 240 (36 KSI) & 414 (60 KSI) Pipe Pile	\$0.92
24	ASTM 252, Grade 2 Permanent Steel Casing	\$0.92
25	ASTM A36 (AASHTO M183) for H-piles, steel supports and sign supports	\$0.99
26	ASTM A328 / A328M, Grade 50 (AASHTO M202) Steel Sheetpiling	\$1.76
27	ASTM A572 / A572M, Grade 50 Sheetpiling	\$1.76
28	ASTM A36/36M, Grade 50	\$1.01
29	ASTM A570, Grade 50	\$0.99
30	ASTM A572 (AASHTO M223), Grade 50 H-Piles	\$1.01
31	ASTM A1085 Grade A (50 KSI) Steel Hollow Structural Sections (HSS), heat-treated per ASTM A1085 Supplement S1	\$1.17
32	AREA 140 LB Rail and Track Accessories	\$0.60
		1

NOTE: Steel Castings are generally used only on moveable bridges. Cast iron frames, grates and pipe are not "steel" castings and will not be considered for price adjustments.

END OF DOCUMENT



SPECIAL PROVISIONS PRICE ADJUSTMENT FOR PORTLAND CEMENT CONCRETE MIXES

January 12, 2009

This provision applies to all projects using greater than 100 Cubic Yards (76 Cubic Meters) of Portland cement concrete containing Portland cement as stipulated in the Notice to Contractors section of the Bid Documents. This Price Adjustment will occur on a monthly basis.

The Price Adjustment will be based on the variance in price for the Portland cement component only from the Base Price to the Period Price. It shall not include transportation or other charges.

The Base Price of Portland cement on a project is a fixed price determined at the time of bid by the Department by using the same method as for the determination of the Period Price (see below) and found in the Notice to Contractors.

The Period Price of Portland cement will be determined by using the latest published price, in dollars per ton (U.S.), for Portland cement (Type I) quoted for Boston, U.S.A. in the <u>Construction Economics</u> section of *ENR Engineering News-Record* magazine or at the ENR website http://www.enr.com under <u>Construction Economics</u>. The Period Price will be posted on the MassDOT website the Wednesday immediately following the publishing of the monthly price in ENR, which is normally the first week of the month.

The Contract Price of the Portland cement concrete mix will be paid under the respective item in the Contract. The price adjustment, as herein provided, upwards or downwards, will be made after the work has been performed, using the monthly period price for the month during which the work was performed.

The price adjustment applies only to the actual Portland cement content in the mix placed on the job in accordance with the Standard Specifications for Highways and Bridges, Division III, Section M4.02.01. No adjustments will be made for any cement replacement materials such as fly ash or ground granulated blast furnace slag.

The Price Adjustment will be a separate payment item. It will be determined by multiplying the number of cubic yards of Portland cement concrete placed during each monthly period times the Portland cement content percentage times the variance in price between the Base Price and Period Price of Portland cement.

This Price Adjustment will be paid only if the variance from the Base Price is 5% or more for a monthly period. The complete adjustment will be paid in all cases with no deduction of the 5% from either upward or downward adjustments.

No Price Adjustment will be allowed beyond the Completion Date of this Contract, unless there is a Department-approved extension of time.

*** END OF DOCUMENT ***



THE COMMONWEALTH OF MASSACHUSETTS SUPPLEMENTAL EQUAL EMPLOYMENT OPPORTUNITY, NON-DISCRIMINATION AND AFFIRMATIVE ACTION PROGRAM

I. Definitions

For purposes of this contract,

"Minority" means a person who meets one or more of the following definitions:

- (a) American Indian or Native American means: all persons having origins in any of the original peoples of North America and who are recognized as an Indian by a tribe or tribal organization.
- (b) Asian means: All persons having origins in any of the original peoples of the Far East, Southeast Asia, the Indian sub-continent, or the Pacific Islands, including, but Not limited to China, Japan, Korea, Samoa, India, and the Philippine Islands.
- (c) Black means: All persons having origins in any of the Black racial groups of Africa, including, but not limited to, African-Americans, and all persons having origins in any of the original peoples of the Cape Verdean Islands.
- (d) Eskimo or Aleut means: All persons having origins in any of the peoples of Northern Canada, Greenland, Alaska, and Eastern Siberia.
- (e) Hispanic means: All persons having their origins in any of the Spanish-speaking peoples of Mexico, Puerto Rico, Cuba, Central or South America, or the Caribbean Islands.

"State construction contract" means a contract for the construction, reconstruction, installation, demolition, maintenance or repair of a building or capital facility, or a contract for the construction, reconstruction, alteration, remodeling or repair of a public work undertaken by a department, agency, board, or commission of the commonwealth.

"State assisted construction contract" means a contract for the construction, reconstruction, installation, demolition, maintenance or repair of a building or capital facility undertaken by a political subdivision of the commonwealth, or two or more political subdivisions thereof, an authority, or other instrumentality and whose costs of the contract are paid for, reimbursed, grant funded, or otherwise supported, in whole or in part, by the commonwealth.

II. Equal Opportunity, Non-Discrimination and Affirmative Action

During the performance of this Contract, the Contractor and all subcontractors (hereinafter collectively referred to as "the Contractor") for a state construction contract or a state assisted construction contract, for him/herself, his/her assignees and successors in interest, agree to comply with all applicable equal employment opportunity, non-discrimination and affirmative action requirements, including but not limited to the following:

In connection with the performance of work under this contract, the Contractor shall not discriminate against any employee or applicant for employment because of race, color, religious creed, national origin, sex, sexual orientation, genetic information, military service, age, ancestry or disability, shall not discriminate in the selection or retention of subcontractors, and shall not discriminate in the procurement of materials and rentals of equipment.

The aforesaid provision shall include, but not be limited to, the following: employment upgrading, demotion, or transfer; recruitment advertising, layoff or termination; rates of pay or other forms of compensation; conditions or privileges of employment; and selection for apprenticeship or on-the-job training opportunity. The Contractor shall comply with the provisions of chapter 151B of the Massachusetts General Laws, as amended, and all other applicable anti-discrimination and equal opportunity laws, all of which are herein incorporated by reference and made a part of this Contract.

The Contractor shall post hereafter in conspicuous places, available for employees and applicants for employment, notices to be provided by the Massachusetts Commission Against Discrimination setting forth the provisions of the Fair Employment Practices Law of the Commonwealth (Massachusetts General Laws Chapter 151 B).

In connection with the performance of work under this contract, the Contractor shall undertake, in good faith, affirmative action measures to eliminate any discriminatory barriers in the terms and conditions of employment on the grounds of race, color, religious creed, national origin, sex, sexual orientation, genetic information, military service, age, ancestry or disability. Such affirmative action measures shall entail positive and aggressive measures to ensure nondiscrimination and to promote equal opportunity in the areas of hiring, upgrading, demotion or transfer, recruitment, layoff or termination, rate of compensation, apprenticeship and on-the-job training programs. A list of positive and aggressive measures shall include, but not be limited to, advertising employment opportunities in minority and other community news media; notifying minority, women and other community-based organizations of employment opportunities; validating all job specifications, selection requirements, and tests; maintaining a file of names and addresses of each worker referred to the Contractor and what action was taken concerning such worker; and notifying the administering agency in writing when a union with whom the Contractor has a collective bargaining agreement has failed to refer a minority or woman worker. These and other affirmative action measures shall include all actions required to guarantee equal employment opportunity for all persons, regardless of race, color, religious creed, national origin, sex, sexual orientation, genetic information, military service, age, ancestry or disability. One purpose of this provision is to ensure to the fullest extent possible an adequate supply of skilled tradesmen for this and future Commonwealth public construction projects.

III. Minority and Women Workforce Participation

Pursuant to his/her obligations under the preceding section, the Contractor shall strive to achieve on this project the labor participation goals contained herein. Said participation goals shall apply in each job category on this project including but not limited to bricklayers, carpenters, cement masons, electricians, ironworkers, operating engineers and those classes of work enumerated in Section 44F of Chapter 149 of the Massachusetts General Laws. The participation goals for this project shall be 15.3% for minorities and 6.9% for women. The participation goals, as set forth herein, shall not be construed as quotas or set-asides; rather, such participation goals will be used to measure the progress of the Commonwealth's equal opportunity, non-discrimination and affirmative action program. Additionally, the participation goals contained herein should not be seen or treated as a floor or as a ceiling for the employment of particular individuals or group of individuals.

IV. Liaison Committee

At the discretion of the agency that administers the contract for the construction project there may be established for the life of the contract a body to be known as the Liaison Committee. The Liaison Committee shall be composed of one representative each from the agency or agencies administering the contract for the construction project, hereinafter called the administering agency, a representative from the Office of Affirmative action, and such other representatives as may be designated by the administering agency. The Contractor (or his/her agent, if any, designated by him/her as the on-site equal employment opportunity officer) shall recognize the Liaison Committee as an affirmative action body, and shall establish a continuing working relationship with the Liaison Committee, consulting with the Liaison Committee on all matters related to minority recruitment, referral, employment and training.

V. Reports and Records

The Contractor shall prepare projected workforce tables on a quarterly basis when required by the administering agency. These shall be broken down into projections, by week, of workers required in each trade. Copies shall be furnished one week in advance of the commencement of the period covered, and also, when updated, to the administering agency and the Liaison Committee when required.

The Contractor shall prepare weekly reports in a form approved by the administering agency, unless information required is required to be reported electronically by the administering agency, the number of hours worked in each trade by each employee, identified as woman, minority, or non-minority. Copies of these shall be provided at the end of each such week to the administering agency and the Liaison Committee.

Records of employment referral orders, prepared by the Contractor, shall be made available to the administering agency on request.

The Contractor will provide all information and reports required by the administering agency on instructions issued by the administering agency and will permit access to its facilities and any books, records, accounts and other sources of information which may be determined by the administering agency to effect the employment of personnel. This provision shall apply only to information pertinent to the Commonwealth's supplementary non-discrimination, equal opportunity and access and opportunity contract requirements. Where information required is in the exclusive possession of another who fails or refuses to furnish this information, the Contractor shall so certify to the administering agency and shall set forth what efforts he has made to obtain the information.

VI. Access to Work Site

A designee of the administering agency and a designee of the Liaison Committee shall each have a right to access the work site.

VII. Solicitations for Subcontracts, and for the Procurement of Materials and Equipment

In all solicitations either by competitive bidding or negotiation made by the Contractor either for work to be performed under a subcontract or for the procurement of materials or equipment, each potential subcontractor or supplier shall be notified in writing by the Contractor of the Contractor's obligations under this contract relative to non-discrimination and equal opportunity.

VIII. Sanctions

Whenever the administering agency believes the General or Prime Contractor or any subcontractor may not be operating in compliance with the provisions of the Fair Employment Practices Law of the Commonwealth (Massachusetts General Laws Chapter 151B), the administering agency may refer the matter to the Massachusetts Commission Against Discrimination ("Commission") for investigation.

Following the referral of a matter by the administering agency to the Massachusetts Commission Against Discrimination, and while the matter is pending before the MCAD, the administering agency may withhold payments from contractors and subcontractors when it has documentation that the contractor or subcontractor has violated the Fair Employment Practices Law with respect to its activities on the Project, or if the administering agency determines that the contractor has materially failed to comply with its obligations and the requirements of this Section. The amount withheld shall not exceed a withhold of payment to the General or Prime Contractor of 1/100 or 1% of the contract award price or \$5,000, whichever sum is greater, or, if a subcontractor is in non-compliance, a withhold by the administering agency from the General Contractor, to be assessed by the General Contractor as a charge against the subcontractor, of 1/100 or 1% of the subcontractor price, or \$1,000 whichever sum is greater, for each violation of the applicable law or contract requirements. The total withheld from anyone General or Prime Contractor or subcontractor on a Project shall not exceed \$20,000 overall. No withhold of payments or investigation by the Commission or its agent shall be initiated without the administering agency providing prior notice to the Contractor.

If, after investigation, the Massachusetts Commission Against Discrimination finds that a General or Prime Contractor or subcontractor, in commission of a state construction contract or state-assisted construction contract, violated the provisions of the Fair Employment Practices Law, the administering agency may convert the amount withheld as set forth above into a permanent sanction, as a permanent deduct from payments to the General or Prime Contractor or subcontractor, which sanction will be in addition to any such sanctions, fines or penalties imposed by the Massachusetts Commission Against Discrimination.

No sanction enumerated under this Section shall be imposed by the administering agency except after notice to the General or Prime Contractor or subcontractor and an adjudicatory proceeding, as that term is used, under Massachusetts General Laws Chapter 30A, has been conducted.

IX. Severability

The provisions of this section are severable, and if any of these provisions shall be held unconstitutional by any court of competent jurisdiction, the decision of such court shall not affect or impair any of the remaining provisions.



X. Contractor's Certification

After award and prior to the execution of any contract for a state construction contract or a state assisted construction contract, the Prime or General Contractor shall certify that it will comply with all provisions of this Document 00820 Supplemental Equal Employment Opportunity, Non-Discrimination and Affirmative Action Program, by executing Document 00859 Contractor/Subcontractor Certification Form.

XI. Subcontractor Requirements

Prior to the award of any subcontract for a state construction contract or a state assisted construction contract, the Prime or General Contractor shall provide all prospective subcontractors with a complete copy of this Document 00820 entitled "Supplemental Equal Employment Opportunity, Non-Discrimination and Affirmative Action Program" and will incorporate the provisions of this Document 00820 into any and all contracts or work orders for all subcontractors providing work on the Project. In order to ensure that the said subcontractor's certification becomes a part of all subcontracts under the prime contract, the Prime or General Contractor shall certify in writing to the administering agency that it has complied with the requirements as set forth in the preceeding paragraph by executing Document 00859 Contractor/Subcontractor Certification Form.

Rev'd 03/07/14

*** END OF DOCUMENT ***



ELECTRONIC REPORTING REQUIREMENTS CIVIL RIGHTS PROGRAMS AND CERTIFIED PAYROLL

Implemented on March 2, 2009

Revised June 04, 2019

The Massachusetts Department Of Transportation (MassDOT) has replaced the CHAMP reporting system with Equitable Business Opportunity Solution (EBO), a new web-based civil rights reporting software system. This system is capable of handling both civil rights reporting requirements and certified payrolls. The program's functions include the administration of Equal Employment Opportunity (EEO) requirements, On-The-Job Training requirements (OJT), Disadvantage Business Enterprise (DBE) and/or Minority / Women's Business Enterprise (M/WBE) subcontracting requirements, and the electronic collection of certified payrolls associated with MassDOT projects. In addition, this system is used to generate various data required as part of the American Recovery and Reinvestment Act (ARRA). Contractors are responsible for all coordination with all sub-contractors to ensure timely and accurate electronic submission of all required data.

Contractor and Sub-Contractor EBO User Certification

All contractors and sub-contractors must use the EBO software system. The software vendor, Internet Government Solutions (IGS), has developed an online EBO Training Module that is available to contractors and sub-contractors. This module is a self-tutorial which allows all users in the company to access the training, complete the tutorial, and become certified as EBO users for a one time fee of \$75.00. This is the only cost to contractors and sub-contractors associated with the EBO software system. The online EBO Training Module can be accessed at www.ebotraining.com. Click the "Register My Company" button on the login page to begin your training registration. Questions regarding EBO online training should be directed to Gerry Anguilano, IGS at (440) 238-1684.

MassDOT will track contractors and sub-contractors who have successfully completed the on-line training module. All persons performing civil rights program and/or certified payroll functions should be EBO certified.

Vetting of Firms and Designated Firm Individuals

Contractors must authorize a Primary Log-In ID Holder who has completed EBO on-line training to have access to the EBO system by completing and submitting the "Request For EBO System Log-In/Password Form" located on the MassDOT website at: https://www.mass.gov/how-to/how-to-get-an-ebo-login Contractors must also agree to comply with the EBO system user agreement located on the MassDOT website.

All subcontracts entered into on a project must include language that identifies the submission and training requirements that the sub-contractor must perform. Sub-contractors will be approved by the respective District Office of MassDOT through the existing approval process. When new sub-contractors, who have not previously worked for MassDOT, are initially selected by a general contractor, the new sub-contractor must be approved by the District before taking the EBO on-line training module.

Interim Reporting Requirements

Until MassDOT is satisfied that the EBO system is fully operational and functioning as designed, contractors and sub-contractors will be required to submit certified payrolls manually. There will be a transition period where dual reporting, through manual and electronic submission, will be required. MassDOT, however, will notify contractors and sub-contractors when they may cease manual submission of certified payrolls.

*** END OF DOCUMENT ***

${\bf CONTRACTOR/SUBCONTRACTOR\ CERTIFICATION\ FORM\ \sharp}$

The	contractor shall submit th	is completed document 00859 to	MassDOT for each su	bcontract.
		(Contractor)	Date:	
			(Subcontractor)	☐ District Approved Subcontractor
Cor	ntract No: 126360	Project No. <u>613377</u>	Fede	eral Aid No.: NFA
Loc	cation: DISTRICT 1			
Pro	ject Description: Schedu	led and Emergency Bridge Subst	tructure Repairs and Re	elated Work at Various Locations
the law in tand Doo Dis	best of my knowledge, informations, rules, and regulations gotheir employment practices. I women employee workforcument 00820 The Communications and the communication of the com	ERTIFICATION: I hereby cer formation and belief, the company overning fair labor and employing, that the company will make go ree participation ratio goals and monwealth of Massachusetts Sive Action Program, and that the w (as checked).	y is in compliance with nent practices, that the od faith efforts to com specific affirmative act upplemental Equal En	a all applicable federal and state company will not discriminate ply with the minority employee tion steps contained in Contract mployment Opportunity, Non-
ind		n authorized official of this com have been or are included in, an		
		-aided construction project		
	00761 –Certification Ro 00820 – MA Supplem Program 00821 – Electronic Rep 00859 – Contractor/Sub 00860 – MA Employm 00861 – Applicable Sta	y Minority Or Women's Business egarding Debarment, Suspension tental Equal Employment Oppo- torting Requirements, Civil Righ occontractor Certification Form (the ent Laws the Wage Rates in the Contract P e of Participation By Minority or	n, Ineligibility, and Vol- rtunity, Non-Discrimin ts Programs, and Certif his document)	untary Exclusion nation, and Affirmative Action fied Payroll
	B00843 – MA Letter of ** Does not a † Applies onl	f Intent – M/WBEs† apply to Material Suppliers, unless po y if Subcontractor is a M/WBE; only Participation By SDVOBE	erforming work on-site	
		SDVOBE Joint Check Arrangeme	ent Approval Form	
	This <u>is</u> a Federally-aided o	construction project (Federal A	Aid Number is present	t)
		ions for Participation by Disadva 273 - Required Contract Provision		
	Program	ntal Equal Employment Opportu		
	00859 – Contractor/Sub 00860 – MA Employm		his document)	·
		ral Equal Employment Opportun (41 CFR Parts 60-4.2 and 60-4.3 e Special Provisions		



		Tropobarion	013377 120300
	B00853 – Schedule of Participation by B00854 – Letter of Intent – DBEs† B00855 – DBE Joint Check Arrangen		
	B00856 – Joint Venture Affidavit 00861/00880 - Applicable state and fe *Applicable only to Contracts		
Sig	**Does not apply to Material † Applies only if Subcontractor	Suppliers, unl or is a DBE; o	
	(Print Name and Title)		(Authorized Signature)
		DA	RT 2
that Cor	t the required documents in Part 1 above	CATION: I were physi	hereby certify, as an authorized official of this company, cally incorporated in our Agreement/Subcontract with the lly comply or make every good faith effort to comply with
1.	employment opportunity laws adminition ("USDOL"), Office of Federal Contract	istered and Compliance	-Aid Project, then this Contract is covered by the equal enforced by the United States Department of Labor Programs ('OFCCP"). By signing below, we acknowledge the OFCCP, as specified by 41 CFR Part 60-4.2.
2.	Contract with a value of fifty-thousand	(\$50,000) do	actor with fifty (50) or more employees on a Federal-aid llars or more must annually file an EEO-1 Report (SF 100) ore September 30th, each year, as specified by 41 CFR Part
3.	Regional Office, at 1-646-264-3170 or	EEO-1, Join	rting requirements, please contact the USDOL, OFCCP t Reporting Committee at 1-866-286-6440. You may also s/consttag.pdf or http://www.wdol.gov/dba.aspx#0.
4.	Opportunity clauses set forth in 41 CFI	R Part 60-4 and Director of	n a previous contract or subcontract subject to the Equal and Executive Order 11246, and where required, has filed the Office of Federal Contract Compliance Programs or the e filing requirements.
5.	and regulations and is not currently del	parred or disted States. S	Federal and Commonwealth of Massachusetts laws, rules, equalified from bidding on or participating in construction see:



COMMONWEALTH OF MASSACHUSETTS PUBLIC EMPLOYMENT LAWS

Revised February 20, 2019

The Contractor's attention is directed to Massachusetts General Laws, Chapter 149, Sections 26 through 27H, and 150A. This contract is considered to fall within the ambit of that law, which provides that in general, the Prevailing Rate or Total Rate must be paid to employees working on projects funded by the Commonwealth of Massachusetts or any political subdivision including Massachusetts Department of Transportation (MassDOT).

A Federal Aid project is also subject to the Federal Minimum Wage Rate law for construction. When comparing a state minimum wage rate, monitored by the Massachusetts Attorney General, versus federal minimum wage rate, monitored by the U.S. Department of Labor Wage and Hour Division, for a particular job classification the higher wage is at all times to be paid to the affected employee.

Every contractor or subcontractor engaged in this contract to which sections twenty-seven and twenty-seven A apply will keep a true and accurate record of all mechanics and apprentices, teamsters, chauffeurs and laborers employed thereon, showing the name, address and occupational classification of each such employee on this contract, and the hours worked by, and the wages paid to, each such employee, and shall furnish to the MassDOT's Resident Engineer, on a weekly basis, a copy of said record, in a form approved by MassDOT and in accordance with M.G.L. c. 149, § 27B, signed by the employer or his/her authorized agent under the penalties of perjury.

Each such contractor or subcontractor shall preserve its payroll records for a period of three years from the date of completion of the contract.

The Prevailing Wage Rate generally includes the following:

Minimum Hourly Wage + Employer Contributions to Benefit Plans = Prevailing Wage Rate or Total Rate

Any employer who does not make contributions to Benefit Plans must pay the total Prevailing Wage Rate directly to the employee.

Any deduction from the Prevailing Wage Rate or Total Rate for contributions to benefit plans can only be for a Health & Welfare, Pension, or Supplementary Unemployment plan meeting the requirements of the Employee Retirement Income Security Act (ERISA) of 1974. The maximum allowable deduction for these benefits from the prevailing wage rate cannot be greater than the amount allowed by Executive Office of Labor (EOL) for the specified benefits. Any additional expense of providing benefits to the employees is to be borne by the employer and cannot be deducted from the Minimum Hourly Wage. If the employer's benefit expense is less than that so provided by EOL the difference will be paid directly to the employee. The rate established must be paid to all employees who perform work on the project.

When an employer makes deductions from the Minimum Hourly Wage for an employee's contribution to social security, state taxes, federal taxes, and/or other contribution programs, allowed by law, the employer shall furnish each employee a suitable pay slip, check stub or envelope notifying the employee of the amount of the deductions.

No contractor or subcontractor contracting for any part of the contract week shall require or permit any laborer or mechanic to be employed on such work in excess of forty hours in any workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times his basic rate of pay for all hours worked in excess of forty hours in such workweek, whichever is the greater number of overtime hours.

Apprentice Rates are permitted only when there is an Apprentice Agreement registered with the Massachusetts Division of Apprentice Training in accordance with M.G.L. c. 23, § 11E-11L.



The Prevailing Wage Rates issued for each project shall be the rates paid for the entire project. The Prevailing Wage Rates must be posted on the job site at all times and be visible from a public way.

In addition, each such contractor and subcontractor shall furnish to the MassDOT's Resident Engineer, within fifteen days after completion of its portion of the work, a statement, executed by the contractor or subcontractor or by any authorized officer or employee of the contractor or subcontractor who supervises the payment of wages, in the following form:

The above-mentioned copies of payroll records and statements of compliance shall be available for inspection by any interested party filing a written request to the MassDOT's Resident Engineer for such inspection and copying.

Title

Massachusetts General Laws c. 149, §27, requires annual updates to prevailing wage schedules for all public construction contracts lasting longer than one year. MassDOT will request the required updates and furnish them to the Contractor. The Contractor is required to pay no less than the wage rates indicated on the annual updated wage schedules.

MassDOT will request the updates no later that two week before the anniversary of the Notice to Proceed date of the contract to allow for adequate processing by the Department of Labor Standards (DLS). The effective date for the new rates will be the anniversary date of the contract (i.e. the notice to proceed date), regardless of the date of issuance on the schedule from DLS.

All bidders are cautioned that the aforementioned laws require that employers pay to covered employees no less than the applicable minimum wages. In addition, the same laws require that the applicable prevailing wages become incorporated as part of this contract. The prevailing minimum wage law establishes serious civil and criminal penalties for violations, including imprisonment and exclusion from future public contracts. Bidders are cautioned to carefully read the relevant sections of the Massachusetts General Laws.

*** END OF DOCUMENT ***

STATE PREVAILING WAGE RATES

Proposal No. 613377-126360



THE COMMONWEALTH OF MASSACHUSETTS EXECUTIVE OFFICE OF LABOR AND WORKFORCE DEVELOPMENT DEPARTMENT OF LABOR STANDARDS

Prevailing Wage Rates

As determined by the Director under the provisions of the Massachusetts General Laws, Chapter 149, Sections 26 to 27H

LAUREN JONES Secretary

MICHAEL FLANAGAN
Director

Lt. Governor

Awarding Authority:

MassDOT Highway

Contract Number: 126360 City/Town: PITTSFIELD

Description of Work: DISTRICT 1: Scheduled and Emergency Bridge Substructure Repairs and Related Work at Various Locations

Job Location: District-wide

Information about Prevailing Wage Schedules for Awarding Authorities and Contractors

- The wage rates will remain in effect for the duration of the project, except in the case of multi-year public construction projects. For construction projects lasting longer than one year, awarding authorities must request an updated wage schedule no later than two weeks before the anniversary of the date the contract was executed by the awarding authority and the general contractor. For multi-year CM AT RISK projects, the awarding authority must request an annual update no later than two weeks before the anniversary date, determined as the earlier of: (a) the execution date of the GMP Amendment, or (b) the execution date of the first amendment to permit procurement of construction services. The annual update requirement is not applicable to 27F "rental of equipment" contracts. The updated wage schedule must be provided to all contractors, including general and sub-contractors, working on the construction project.
- This wage schedule applies only to the specific project referenced at the top of this page and uniquely identified by the "Wage Request Number" on all pages of this schedule.
- An Awarding Authority must request an updated wage schedule if it has not opened bids or selected a contractor within 90 days of the date of issuance of the wage schedule. For CM AT RISK projects (bid pursuant to G.L. c.149A), the earlier of: (a) the execution date of the GMP Amendment, or (b) the bid for the first construction scope of work must be within 90-days of the wage schedule issuance date.
- The wage schedule shall be incorporated in any advertisement or call for bids for the project as required by M.G.L. c. 149, § 27. The wage schedule shall be made a part of the contract awarded for the project. The wage schedule must be posted in a conspicuous place at the work site for the life of the project in accordance with M.G.L. c. 149 § 27. The wages listed on the wage schedule must be paid to employees performing construction work on the project whether they are employed by the prime contractor, a filed sub-bidder, or a sub-contractor.
- Apprentices working on the project are required to be registered with the Massachusetts Division of Apprentice Standards (DAS).
 Apprentices must keep their apprentice identification card on their persons during all work hours on the project. An apprentice registered with DAS may be paid the lower apprentice wage rate at the applicable step as provided on the prevailing wage schedule. Any apprentice not registered with DAS regardless of whether they are registered with another federal, state, local, or private agency must be paid the iourneyworker's rate.
- Every contractor or subcontractor working on the construction project must submit weekly payroll reports and a Statement of Compliance directly to the awarding authority by mail or email and keep them on file for three years. Each weekly payroll report must contain: the employee's name, address, occupational classification, hours worked, and wages paid. Do not submit weekly payroll reports to DLS. For a sample payroll reporting form go to http://www.mass.gov/dols/pw.
- Contractors with questions about the wage rates or classifications included on the wage schedule have an affirmative obligation to inquire with DLS at (617) 626-6953.
- Contractors must obtain the wage schedules from awarding authorities. Failure of a contractor or subcontractor to pay the prevailing wage rates listed on the wage schedule to all employees who perform construction work on the project is a violation of the law and subjects the contractor or subcontractor to civil and criminal penalties.
- Employees not receiving the prevailing wage rate set forth on the wage schedule may file a complaint with the Fair Labor Division of the office of the Attorney General at (617) 727-3465.

Issue Date: 06/14/2024 **Wage Request Number:** 20240614-017

Classification Construction	Effective Date	Base Wage	Health	Pension	Supplemental Unemployment	Total Rate
2 AXLE) DRIVER - EQUIPMENT	06/01/2024	\$39.95	\$15.07	\$18.67	\$0.00	\$73.69
TEAMSTERS JOINT COUNCIL NO. 10 ZONE B	12/01/2024	\$39.95	\$15.07	\$20.17	\$0.00	\$75.19
	01/01/2025	\$39.95	\$15.57	\$20.17	\$0.00	\$75.69
	06/01/2025	\$40.95	\$15.57	\$20.17	\$0.00	\$76.69
	12/01/2025	\$40.95	\$15.57	\$21.78	\$0.00	\$78.30
	01/01/2026	\$40.95	\$16.17	\$21.78	\$0.00	\$78.90
	06/01/2026	\$41.95	\$16.17	\$21.78	\$0.00	\$79.90
	12/01/2026	\$41.95	\$16.17	\$23.52	\$0.00	\$81.64
	01/01/2027	\$41.95	\$16.77	\$23.52	\$0.00	\$82.24
3 AXLE) DRIVER - EQUIPMENT	06/01/2024	\$40.02	\$15.07	\$18.67	\$0.00	\$73.76
TEAMSTERS JOINT COUNCIL NO. 10 ZONE B	12/01/2024	\$40.02	\$15.07	\$20.17	\$0.00	\$75.26
	01/01/2025	\$40.02	\$15.57	\$20.17	\$0.00	\$75.76
	06/01/2025	\$41.02	\$15.57	\$20.17	\$0.00	\$76.76
	12/01/2025	\$41.02	\$15.57	\$21.78	\$0.00	\$78.37
	01/01/2026	\$41.02	\$16.17	\$21.78	\$0.00	\$78.97
	06/01/2026	\$42.02	\$16.17	\$21.78	\$0.00	\$79.97
	12/01/2026	\$42.02	\$16.17	\$23.52	\$0.00	\$81.71
	01/01/2027	\$42.02	\$16.77	\$23.52	\$0.00	\$82.31
4 & 5 AXLE) DRIVER - EQUIPMENT	06/01/2024	\$40.14	\$15.07	\$18.67	\$0.00	\$73.88
FEAMSTERS JOINT COUNCIL NO. 10 ZONE B	12/01/2024	\$40.14	\$15.07	\$20.17	\$0.00	\$75.38
	01/01/2025	\$40.14	\$15.57	\$20.17	\$0.00	\$75.88
	06/01/2025	\$41.14	\$15.57	\$20.17	\$0.00	\$76.88
	12/01/2025	\$41.14	\$15.57	\$21.78	\$0.00	\$78.49
	01/01/2026	\$41.14	\$16.17	\$21.78	\$0.00	\$79.09
	06/01/2026	\$42.14	\$16.17	\$21.78	\$0.00	\$80.09
	12/01/2026	\$42.14	\$16.17	\$23.52	\$0.00	\$81.83
	01/01/2027	\$42.14	\$16.77	\$23.52	\$0.00	\$82.43
ADS/SUBMERSIBLE PILOT PILE DRIVER LOCAL 56 (ZONE 3)	08/01/2020	\$103.05	\$9.40	\$23.12	\$0.00	\$135.57
For apprentice rates see "Apprentice- PILE DRIVER"						
AIR TRACK OPERATOR	06/01/2024	\$31.98	\$9.65	\$14.53	\$0.00	\$56.16
ABORERS - ZONE 4 (BUILDING & SITE)	12/01/2024	\$32.79	\$9.65	\$14.53	\$0.00	\$56.97
For apprentice rates see "Apprentice- LABORER"						
AIR TRACK OPERATOR (HEAVY & HIGHWAY) ABORERS - ZONE 4 (HEAVY & HIGHWAY)	06/01/2024	\$34.06	\$9.65	\$15.60	\$0.00	\$59.31
ABORERS - ZONE 4 (HEAVI & HIGHWAI)	12/01/2024	\$35.24	\$9.65	\$15.60	\$0.00	\$60.49
	06/01/2025	\$36.48	\$9.65	\$15.60	\$0.00	\$61.73
	12/01/2025	\$37.71	\$9.65	\$15.60	\$0.00	\$62.96
	06/01/2026	\$39.75	\$9.65	\$15.60	\$0.00	\$65.00
	12/01/2026	\$41.04	\$9.65	\$15.60	\$0.00	\$66.29
For apprentice rates see "Apprentice- LABORER (Heavy and Highway)						
ASBESTOS WORKER (PIPES & TANKS) HEAT & FROST INSULATORS LOCAL 6 (SPRINGFIELD)	06/01/2024	\$37.62	\$14.50	\$10.55	\$0.00	\$62.67
· · · · · · · · · · · · · · · · · · ·	12/01/2024	\$38.52	\$14.50	\$10.55	\$0.00	\$63.57
	06/01/2025	\$39.42	\$14.50	\$10.55	\$0.00	\$64.47
				\$10.55	\$0.00	\$65.37

Issue Date: 06/14/2024 **Wage Request Number:** 20240614-017 **Page 2 of 35**

Proposal No. 613377-126360

Classification	Effective Date	Base Wage	Health	Pension	Supplemental Unemployment	Total Rate
ASPHALT RAKER	06/01/2024	\$31.48	\$9.65	\$14.53	\$0.00	\$55.66
LABORERS - ZONE 4 (BUILDING & SITE) For apprentice rates see "Apprentice- LABORER"	12/01/2024	\$32.29	\$9.65	\$14.53	\$0.00	\$56.47
ASPHALT RAKER (HEAVY & HIGHWAY)	06/01/2024	\$33.56	\$9.65	\$15.60	\$0.00	\$58.81
LABORERS - ZONE 4 (HEAVY & HIGHWAY)	12/01/2024	\$34.74	\$9.65	\$15.60	\$0.00	\$59.99
	06/01/2025	\$35.98	\$9.65	\$15.60	\$0.00	\$61.23
	12/01/2025	\$37.21	\$9.65	\$15.60	\$0.00	\$62.46
	06/01/2026	\$39.25	\$9.65	\$15.60	\$0.00	\$64.50
	12/01/2026	\$40.54	\$9.65	\$15.60	\$0.00	\$65.79
For apprentice rates see "Apprentice- LABORER (Heavy and Highway)						
AUTOMATIC GRADER-EXCAVATOR (RECLAIMER) OPERATING ENGINEERS LOCAL 98	12/01/2023	\$39.56	\$13.78	\$15.15	\$0.00	\$68.49
For apprentice rates see "Apprentice- OPERATING ENGINEERS"						
BACKHOE/FRONT-END LOADER OPERATOR OPERATING ENGINEERS LOCAL 98	12/01/2023	\$39.56	\$13.78	\$15.15	\$0.00	\$68.49
For apprentice rates see "Apprentice- OPERATING ENGINEERS"						
BARCO-TYPE JUMPING TAMPER	06/01/2024	\$31.48	\$9.65	\$14.53	\$0.00	\$55.66
LABORERS - ZONE 4 (BUILDING & SITE)	12/01/2024	\$32.29	\$9.65	\$14.53	\$0.00	\$56.47
For apprentice rates see "Apprentice- LABORER"						
BATCH/CEMENT PLANT - ON SITE OPERATING ENGINEERS LOCAL 98	12/01/2023	\$39.03	\$13.78	\$15.15	\$0.00	\$67.96
For apprentice rates see "Apprentice- OPERATING ENGINEERS"						
BLOCK PAVER, RAMMER / CURB SETTER	06/01/2024	\$31.98	\$9.65	\$14.53	\$0.00	\$56.16
ABORERS - ZONE 4 (BUILDING & SITE)	12/01/2024	\$32.79	\$9.65	\$14.53	\$0.00	\$56.97
For apprentice rates see "Apprentice- LABORER"						
BLOCK PAVER, RAMMER / CURB SETTER (HEAVY &	06/01/2024	\$34.06	\$9.65	\$15.60	\$0.00	\$59.31
HIGHWAY) .ABORERS - ZONE 4 (HEAVY & HIGHWAY)	12/01/2024	\$35.24	\$9.65	\$15.60	\$0.00	\$60.49
	06/01/2025	\$36.48	\$9.65	\$15.60	\$0.00	\$61.73
	12/01/2025	\$37.71	\$9.65	\$15.60	\$0.00	\$62.96
	06/01/2026	\$39.75	\$9.65	\$15.60	\$0.00	\$65.00
	12/01/2026	\$41.04	\$9.65	\$15.60	\$0.00	\$66.29
For apprentice rates see "Apprentice- LABORER (Heavy and Highway)						
BOILER MAKER BOILERMAKERS LOCAL 29	01/01/2024	\$48.12	\$7.07	\$20.60	\$0.00	\$75.79

Issue Date: 06/14/2024 **Wage Request Number:** 20240614-017 **Page 3 of 35**

Classification

Effective Date Base Wage Health Pension Supplemental Unemployment Total Rate

Effective Date - Step percent	01/01/2024	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	e
1 65		\$31.28	\$7.07	\$13.22	\$0.00	\$51.5	7
2 65		\$31.28	\$7.07	\$13.22	\$0.00	\$51.57	7
3 70		\$33.68	\$7.07	\$14.23	\$0.00	\$54.98	3
4 75		\$36.09	\$7.07	\$15.24	\$0.00	\$58.40)
5 80		\$38.50	\$7.07	\$16.25	\$0.00	\$61.82	2
6 85		\$40.90	\$7.07	\$17.28	\$0.00	\$65.25	5
7 90		\$43.31	\$7.07	\$18.28	\$0.00	\$68.66	5
8 95		\$45.71	\$7.07	\$19.32	\$0.00	\$72.10)
Notes:							
Apprentice to Jo	urneyworker Ratio:1:4						
ICK/STONE/ARTIFICIAL MA	SONRY (INCL. MASONRY	02/01/2024	\$50.81	\$11.49	\$21.46	\$0.00	\$83.76
TERPROOFING) CKLAYERS LOCAL 3 (SPRINGFIELD)	PITTSFIELD)	08/01/2024	\$52.06	\$11.49	\$21.46	\$0.00	\$85.01
		02/01/2025	\$53.36	\$11.49	\$21.46	\$0.00	\$86.31
		08/01/2025	\$55.51	\$11.49	\$21.46	\$0.00	\$88.46
		02/01/2026	\$56.86	\$11.49	\$21.46	\$0.00	\$89.81
		08/01/2026	\$59.06	\$11.49	\$21.46	\$0.00	\$92.01
		02/01/2027	\$60.46	\$11.49	\$21.46	\$0.00	\$93.41

Issue Date: 06/14/2024 **Wage Request Number:** 20240614-017 **Page 4 of 35**

Ste	ective Date - p percent		Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	;
1	50		\$25.41	\$11.49	\$21.46	\$0.00	\$58.36	
2	60		\$30.49	\$11.49	\$21.46	\$0.00	\$63.44	
3	70		\$35.57	\$11.49	\$21.46	\$0.00	\$68.52	
4	80		\$40.65	\$11.49	\$21.46	\$0.00	\$73.60	
5	90		\$45.73	\$11.49	\$21.46	\$0.00	\$78.68	
	ective Date -					Supplemental		
Ste			Apprentice Base Wage	Health	Pension	Unemployment	Total Rate	;
1	50		\$26.03	\$11.49	\$21.46	\$0.00	\$58.98	
2	60		\$31.24	\$11.49	\$21.46	\$0.00	\$64.19	
3	70		\$36.44	\$11.49	\$21.46	\$0.00	\$69.39	
4	80		\$41.65	\$11.49	\$21.46	\$0.00	\$74.60	
5	90		\$46.85	\$11.49	\$21.46	\$0.00	\$79.80	
No	tes:							
							i	
		ourneyworker Ratio:1:5						
INEERS LOCAL 98	/	L/TREE SHREDDER CLAM SHELL <i>OPERATING</i> OPERATING ENGINEERS"	12/01/2023	3 \$39.56	\$13.78	\$15.15	\$0.00	\$68.49
SSON & UNDERPINNING BOTTOM MAN		06/01/2024	4 \$46.63	\$9.65	\$18.22	\$0.00	\$74.50	
ORERS - FOUNDAT	ION AND MARI	NE	12/01/2024			\$18.22	\$0.00	\$75.97
			06/01/202			\$18.22	\$0.00	\$77.47
			12/01/2025			\$18.22	\$0.00	\$78.97
			06/01/2020		*	\$18.22	\$0.00	\$80.52
		LADODEDI	12/01/2020	*		\$18.22	\$0.00	\$82.02
For apprentice rates SSON & UNDE			06/01/2024	4 \$45.48	\$9.65	\$18.22	\$0.00	\$73.35
ORERS - FOUNDAT	ION AND MARI	NE	12/01/2024			\$18.22	\$0.00	\$74.82
			06/01/202:			\$18.22	\$0.00	\$76.32
			12/01/2023			\$18.22	\$0.00	\$77.82
			06/01/2020			\$18.22	\$0.00	\$79.37
For one	aaa !! A ·	LABORER!	12/01/2020			\$18.22	\$0.00	\$80.87
For apprentice rates SSON & UNDE			06/01/2024	4 \$45.81	\$9.65	\$18.22	\$0.00	\$73.68
ORERS - FOUNDAT	ION AND MARI	NE	12/01/2024			\$18.22	\$0.00	\$75.15
			06/01/202			\$18.22	\$0.00	\$76.65
			12/01/2025			\$18.22	\$0.00	\$78.15
			06/01/2020			\$18.22	\$0.00	\$79.70
			12/01/2020			\$18.22	\$0.00	\$81.20

Issue Date: 06/14/2024 **Wage Request Number:** 20240614-017 **Page 5 of 35**

Classification			Effective Dat	e Base Wag	e Health	Pension	Supplemental Unemployment	Total Rat
		LL OPERATOR	06/01/2024	\$31.48	\$9.65	\$14.53	\$0.00	\$55.66
ABORERS - ZON		DING & SITE) "Apprentice- LABORER"	12/01/2024	\$32.29	\$9.65	\$14.53	\$0.00	\$56.47
CARPENTER			03/01/2024	\$41.41	\$7.91	\$18.15	\$0.00	\$67.47
CARPENTERS LO	CAL 336 -	BERKSHIRE COUNTY	09/01/2024		\$7.91	\$18.15	\$0.00	\$68.42
			03/01/2025		\$7.91	\$18.15	\$0.00	\$69.32
			09/01/2025		\$7.91	\$18.15	\$0.00	\$70.27
			03/01/2026	\$45.11	\$7.91	\$18.15	\$0.00	\$71.17
			09/01/2026	\$46.06	\$7.91	\$18.15	\$0.00	\$72.12
			03/01/2027	\$46.96	\$7.91	\$18.15	\$0.00	\$73.02
		ntice - CARPENTER - Local 336 Bo ive Date - 03/01/2024 percent	erkshire Apprentice Base Wage	Health	Pension	Supplementa Unemploymen		
	1	45	\$18.63	\$7.91	\$1.40	\$0.00	\$27.94	
	2	45	\$18.63	\$7.91	\$1.40	\$0.00		
	3	55	\$22.78	\$7.91	\$2.76	\$0.00		
	4	55	\$22.78	\$7.91	\$2.76	\$0.00		
	5	70	\$28.99	\$7.91	\$15.39	\$0.00	\$52.29	
	6	70	\$28.99	\$7.91	\$15.39	\$0.00		
	7	80	\$33.13	\$7.91	\$16.77	\$0.00		
	8	80	\$33.13	\$7.91	\$16.77	\$0.00		
	Effect	ive Date - 09/01/2024				Supplementa		
	Step	percent	Apprentice Base Wage	Health	Pension	Unemploymen	t Total Rate	
	1	45	\$19.06	\$7.91	\$1.40	\$0.00	\$28.37	
	2	45	\$19.06	\$7.91	\$1.40	\$0.00	\$28.37	
	3	55	\$23.30	\$7.91	\$2.76	\$0.00	\$33.97	
	4	55	\$23.30	\$7.91	\$2.76	\$0.00	\$33.97	
	5	70	\$29.65	\$7.91	\$15.39	\$0.00	\$52.95	
	6	70	\$29.65	\$7.91	\$15.39	\$0.00	\$52.95	
	7	80	\$33.89	\$7.91	\$16.77	\$0.00	\$58.57	
	8	80	\$33.89	\$7.91	\$16.77	\$0.00	\$58.57	
	Notes:							
		ntice to Journeyworker Ratio:1:5						
CARPENTER		·	10/01/2022	\$25.55	\$7.02	\$4.80	\$0.00	\$37 27
	WOOD	FRAME	10/01/2023		\$7.02 \$7.02	\$4.80 \$4.80	\$0.00 \$0.00	\$37.37 \$38.47
CARPENTER CARPENTERS-ZO	WOOD	FRAME	10/01/2023 10/01/2024 10/01/2025	\$26.65	\$7.02 \$7.02 \$7.02	\$4.80 \$4.80 \$4.80	\$0.00 \$0.00 \$0.00	\$37.37 \$38.47 \$39.57

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Supplemental **Total Rate** Classification Effective Date Base Wage Health Pension Unemployment

Apprentice -	CARPENTER	(Wood	! Frame,) - Zone 3	
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	ive Date -	10/01/2023				Supplemental	
Step	percent		Apprentice Base Wage	Health	Pension	Unemployment	Total Rate
1	60		\$15.33	\$7.02	\$0.00	\$0.00	\$22.35
2	60		\$15.33	\$7.02	\$0.00	\$0.00	\$22.35
3	65		\$16.61	\$7.02	\$1.00	\$0.00	\$24.63
4	70		\$17.89	\$7.02	\$1.00	\$0.00	\$25.91
5	75		\$19.16	\$7.02	\$4.80	\$0.00	\$30.98
6	80		\$20.44	\$7.02	\$4.80	\$0.00	\$32.26
7	85		\$21.72	\$7.02	\$4.80	\$0.00	\$33.54
8	90		\$23.00	\$7.02	\$4.80	\$0.00	\$34.82
Effect	ive Date -	10/01/2024				Supplemental	
Step	percent		Apprentice Base Wage	Health	Pension	Unemployment	Total Rate
1	60		\$15.99	\$7.02	\$0.00	\$0.00	\$23.01
2	60		\$15.99	\$7.02	\$0.00	\$0.00	\$23.01
3	65		\$17.32	\$7.02	\$1.00	\$0.00	\$25.34
4	70		\$18.66	\$7.02	\$1.00	\$0.00	\$26.68
5	75		\$19.99	\$7.02	\$4.80	\$0.00	\$31.81
6	80		\$21.32	\$7.02	\$4.80	\$0.00	\$33.14
7	85		\$22.65	\$7.02	\$4.80	\$0.00	\$34.47
8	90		\$23.99	\$7.02	\$4.80	\$0.00	\$35.81
Notes:							
— — Notes:	% Indentu	ured After 10/1/17; 45/45/55 \$18.52/ 3&4 \$21.07/ 5&6 \$					

CEMENT MASONRY/PLASTERING 01/01/2024 \$18.66 \$1.25 \$44.68 \$12.90 \$77.49 BRICKLAYERS LOCAL 3 (SPRINGFIELD/PITTSFIELD)

Apprentice - CEMENT MASONRY/PLASTERING - Springfield/Pittsfield

Effecti	ive Date - 01/01/	024			Supplemental	
Step	percent	Apprentice Base Wage	Health	Pension	Unemployment	Total Rate
1	50	\$22.34	\$12.90	\$15.86	\$0.00	\$51.10
2	60	\$26.81	\$12.90	\$18.66	\$1.25	\$59.62
3	65	\$29.04	\$12.90	\$18.66	\$1.25	\$61.85
4	70	\$31.28	\$12.90	\$18.66	\$1.25	\$64.09
5	75	\$33.51	\$12.90	\$18.66	\$1.25	\$66.32
6	80	\$35.74	\$12.90	\$18.66	\$1.25	\$68.55
7	90	\$40.21	\$12.90	\$18.66	\$1.25	\$73.02

Notes:

Steps 3,4 are 500 hrs. All other steps are 1,000 hrs.

Apprentice to Journeyworker Ratio:1:3

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06/01/2024 12/01/2024 12/01/2023	\$31.48 \$32.29 \$39.03	\$9.65 \$9.65 \$13.78	\$14.53 \$14.53	\$0.00 \$0.00	\$55.66 \$56.47
				\$0.00	\$56.47
12/01/2023	\$39.03	\$13.78	¢15.15		
		Ψ13.70	\$15.15	\$0.00	\$67.96
12/01/2023	\$43.06	\$13.78	\$15.15	\$0.00	\$71.99
01/01/2024	\$56.06	\$9.95	\$23.95	\$0.00	\$89.96
07/01/2024	\$57.26	\$9.95	\$23.95	\$0.00	\$91.16
01/01/2025	\$58.46	\$9.95	\$23.95	\$0.00	\$92.36
(01/01/2024	12/01/2023 \$43.06 01/01/2024 \$56.06 07/01/2024 \$57.26	12/01/2023 \$43.06 \$13.78 01/01/2024 \$56.06 \$9.95 07/01/2024 \$57.26 \$9.95	12/01/2023 \$43.06 \$13.78 \$15.15 01/01/2024 \$56.06 \$9.95 \$23.95 07/01/2024 \$57.26 \$9.95 \$23.95	12/01/2023 \$43.06 \$13.78 \$15.15 \$0.00 01/01/2024 \$56.06 \$9.95 \$23.95 \$0.00 07/01/2024 \$57.26 \$9.95 \$23.95 \$0.00

	Effecti Step	ve Date - 01/01/2024 percent	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	;
-	1	50	\$28.03	\$9.95	\$0.00	\$0.00	\$37.98	
	2	55	\$30.83	\$9.95	\$6.66	\$0.00	\$47.44	
	3	60	\$33.64	\$9.95	\$7.26	\$0.00	\$50.85	
	4	65	\$36.44	\$9.95	\$7.87	\$0.00	\$54.26	
	5	70	\$39.24	\$9.95	\$20.32	\$0.00	\$69.51	
	6	75	\$42.05	\$9.95	\$20.93	\$0.00	\$72.93	
	7	80	\$44.85	\$9.95	\$21.53	\$0.00	\$76.33	
	8	90	\$50.45	\$9.95	\$22.74	\$0.00	\$83.14	
		ve Date - 07/01/2024	A C D W	TT 1.1	ъ.	Supplemental	T (1 D)	
-	Step	percent	Apprentice Base Wage		Pension	Unemployment	Total Rate	
	1	50	\$28.63	\$9.95	\$0.00	\$0.00	\$38.58	
	2	55	\$31.49	\$9.95	\$6.66	\$0.00	\$48.10	
	3	60	\$34.36	\$9.95	\$7.26	\$0.00	\$51.57	
	4	65	\$37.22	\$9.95	\$7.87	\$0.00	\$55.04	
	5	70	\$40.08	\$9.95	\$20.32	\$0.00	\$70.35	
	6	75	\$42.95	\$9.95	\$20.93	\$0.00	\$73.83	
	7	80	\$45.81	\$9.95	\$21.53	\$0.00	\$77.29)
	8	90	\$51.53	\$9.95	\$22.74	\$0.00	\$84.22	
- : -	Notes:	Steps are 750 hrs.						
l.	Appre	ntice to Journeyworker Ratio:						
D: ADZEM		DING & SITE)	12/01/2023	\$44.48	\$9.65	\$18.07	\$0.00	\$72.2
apprentice ra	ites see "	Apprentice- LABORER"						

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For apprentice rates see "Apprentice- LABORER"

	Proposal No. 0155//-12	0300					
Classification	Effective Date	Base Wage	Health	Pension	Supplemental Unemployment	Total Rat	
DEMO: BURNERS LABORERS - ZONE 4 (BUILDING & SITE)	12/01/2023	\$45.23	\$9.65	\$18.07	\$0.00	\$72.95	
For apprentice rates see "Apprentice- LABORER"							
DEMO: CONCRETE CUTTER/SAWYER LABORERS - ZONE 4 (BUILDING & SITE)	12/01/2023	\$45.48	\$9.65	\$18.07	\$0.00	\$73.20	
For apprentice rates see "Apprentice- LABORER"							
DEMO: JACKHAMMER OPERATOR LABORERS - ZONE 4 (BUILDING & SITE)	12/01/2023	\$45.23	\$9.65	\$18.07	\$0.00	\$72.95	
For apprentice rates see "Apprentice- LABORER"							
DEMO: WRECKING LABORER LABORERS - ZONE 4 (BUILDING & SITE)	12/01/2023	\$44.48	\$9.65	\$18.07	\$0.00	\$72.20	
For apprentice rates see "Apprentice- LABORER"							
DIVER PILE DRIVER LOCAL 56 (ZONE 3)	08/01/2020	\$68.70	\$9.40	\$23.12	\$0.00	\$101.22	
For apprentice rates see "Apprentice- PILE DRIVER"							
DIVER TENDER PILE DRIVER LOCAL 56 (ZONE 3)	08/01/2020	\$49.07	\$9.40	\$23.12	\$0.00	\$81.59	
For apprentice rates see "Apprentice- PILE DRIVER"							
DIVER TENDER (EFFLUENT) PILE DRIVER LOCAL 56 (ZONE 3)	08/01/2020	\$73.60	\$9.40	\$23.12	\$0.00	\$106.12	
For apprentice rates see "Apprentice- PILE DRIVER"							
DIVER/SLURRY (EFFLUENT) PILE DRIVER LOCAL 56 (ZONE 3)	08/01/2020	\$103.05	\$9.40	\$23.12	\$0.00	\$135.57	
For apprentice rates see "Apprentice- PILE DRIVER"							
DRAWBRIDGE OPERATOR (Construction) DRAWBRIDGE - SEIU LOCAL 888	07/01/2020	\$26.77	\$6.67	\$3.93	\$0.16	\$37.53	
ELECTRICIAN (Including Core Drilling)	12/31/2023	\$49.01	\$12.75	\$14.61	\$0.00	\$76.37	
ELECTRICIANS LOCAL 7	06/30/2024	\$50.01	\$13.00	\$14.86	\$0.00	\$77.87	
	12/29/2024	\$51.06	\$13.25	\$15.06	\$0.00	\$79.37	
	06/29/2025	\$52.16	\$13.50	\$15.21	\$0.00	\$80.87	
	12/28/2025	\$53.26	\$13.75	\$15.36	\$0.00	\$82.37	
	06/28/2026	\$54.41	\$14.00	\$15.46	\$0.00	\$83.87	
	01/03/2027	\$55.56	\$14.25	\$15.56	\$0.00	\$85.37	

Issue Date: 06/14/2024 **Wage Request Number:** 20240614-017 **Page 9 of 35**

Effe	ctive Date -	12/31/2023				Supplemental		
Step	percent	A	Apprentice Base Wage	Health	Pension	Unemployment	Total Rate	
1	40		\$19.60	\$7.65	\$0.59	\$0.00	\$27.84	
2	45		\$22.05	\$7.65	\$0.66	\$0.00	\$30.36	
3	50		\$24.51	\$12.75	\$7.34	\$0.00	\$44.60	
4	55		\$26.96	\$12.75	\$7.41	\$0.00	\$47.12	
5	65		\$31.86	\$12.75	\$9.52	\$0.00	\$54.13	
6	70		\$34.31	\$12.75	\$10.90	\$0.00	\$57.96	
	ctive Date -	06/30/2024				Supplemental		
Step	percent		Apprentice Base Wage	Health	Pension	Unemployment	Total Rate	
1	40		\$20.00	\$7.80	\$0.60	\$0.00	\$28.40	
2	45		\$22.50	\$7.80	\$0.68	\$0.00	\$30.98	
3	50		\$25.01	\$13.00	\$7.40	\$0.00	\$45.41	
4	55		\$27.51	\$13.00	\$7.48	\$0.00	\$47.99	
5	65		\$32.51	\$13.00	\$9.64	\$0.00	\$55.15	
6	70		\$35.01	\$13.00	\$11.06	\$0.00	\$59.07	
Note								
	Steps 1-2	are 1000 hrs; Steps 3-6 are 15	00 hrs.				į	
App	rentice to Jo	urneyworker Ratio:2:3****						
OR CONST			01/01/2024	\$61.98	\$16.18	\$20.96	\$0.00	\$99.12
R CONSTRUCTO	ORS LOCAL 41		01/01/2025	\$62.83	\$16.28	\$21.36	\$0.00	\$100.4
			01/01/2020	\$63.68	\$16.38	\$21.76	\$0.00	\$101.8
			01/01/2027	7 \$64.53	\$16.48	\$22.16	\$0.00	\$103.1

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		ive Date -	LEVATOR CONSTRUCTOR - 01/01/2024	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Ra	ıte
	1	50		\$30.99	\$16.18	\$0.00	\$0.00	\$47.	17
	2	55		\$34.09	\$16.18	\$20.96	\$0.00	\$71.2	23
	3	65		\$40.29	\$16.18	\$20.96	\$0.00	\$77.4	43
	4	70		\$43.39	\$16.18	\$20.96	\$0.00	\$80.5	53
	5	80		\$49.58	\$16.18	\$20.96	\$0.00	\$86.7	72
	Effecti	ive Date -	01/01/2025				Supplemental		
	Step	percent		Apprentice Base Wage	Health	Pension	Unemployment	Total Ra	ite
	1	50		\$31.42	\$16.28	\$0.00	\$0.00	\$47.7	70
	2	55		\$34.56	\$16.28	\$21.36	\$0.00	\$72.2	20
	3	65		\$40.84	\$16.28	\$21.36	\$0.00	\$78.4	48
	4	70		\$43.98	\$16.28	\$21.36	\$0.00	\$81.6	62
	5	80		\$50.26	\$16.28	\$21.36	\$0.00	\$87.9	90
	Notes:								-
	i	Steps 1-2	are 6 mos.; Steps 3-5 are 1 y	ear					
	Appre	ntice to Jo	urneyworker Ratio:1:1						_
ELEVATOR CON			ELPER	01/01/202	4 \$43.3	9 \$16.18	\$20.96	\$0.00	\$80.53
ELEVATOR CONS	SIKUCIOK	S LOCAL 41		01/01/202	5 \$43.9	8 \$16.28	\$21.36	\$0.00	\$81.62
				01/01/202	6 \$44.5	8 \$16.38	\$21.76	\$0.00	\$82.72
F		14	ELEVATOR CONCERLICTOR	01/01/202	7 \$45.1	7 \$16.48	\$22.16	\$0.00	\$83.81
FENCE & BE			ELEVATOR CONSTRUCTOR"	06/01/202	4 621.2	2 \$0.65	¢14.52	\$0.00	Φ <i>EE</i> 41
LABORERS - ZON				06/01/202			\$14.53	\$0.00	\$55.41
For apprentic	ce rates see '	'Apprentice- I	ABORER"	12/01/202	4 \$32.0	4 \$9.65	\$14.53	\$0.00	\$56.22
			OR (HEAVY & HIGHWAY)	06/01/202	4 \$33.5	6 \$9.65	\$15.60	\$0.00	\$58.81
LABORERS - ZON	NE 4 (HEAV	Y & HIGHWA	(Y)	12/01/202	4 \$34.7	4 \$9.65	\$15.60	\$0.00	\$59.99
				06/01/202	5 \$35.9	8 \$9.65	\$15.60	\$0.00	\$61.23
				12/01/202	5 \$37.2	1 \$9.65	\$15.60	\$0.00	\$62.46
				06/01/202	6 \$39.2	5 \$9.65	\$15.60	\$0.00	\$64.50
				12/01/202	6 \$40.5	4 \$9.65	\$15.60	\$0.00	\$65.79
			ABORER (Heavy and Highway)						
OPERATING ENG.I.			ITE,HVY/HWY	06/01/1999	9 \$18.8	4 \$4.80	\$4.10	\$0.00	\$27.74
FIELD ENG.P			G,SITE,HVY/HWY	06/01/199	9 \$21.3	3 \$4.80	\$4.10	\$0.00	\$30.23
FIELD ENGS	URVEY	CHIEF-BL	DG,SITE,HVY/HWY	06/01/199	9 \$22.3	3 \$4.80	\$4.10	\$0.00	\$31.23

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Classification	Effective Date	Base Wage	Health	Pension	Supplemental Unemployment	Total Rate
FIRE ALARM INSTALLER	12/31/2023	\$49.01	\$12.75	\$14.61	\$0.00	\$76.37
ELECTRICIANS LOCAL 7	06/30/2024	\$50.01	\$13.00	\$14.86	\$0.00	\$77.87
	12/29/2024	\$51.06	\$13.25	\$15.06	\$0.00	\$79.37
	06/29/2025	\$52.16	\$13.50	\$15.21	\$0.00	\$80.87
	12/28/2025	\$53.26	\$13.75	\$15.36	\$0.00	\$82.37
	06/28/2026	\$54.41	\$14.00	\$15.46	\$0.00	\$83.87
	01/03/2027	\$55.56	\$14.25	\$15.56	\$0.00	\$85.37
For apprentice rates see "Apprentice- ELECTRICIAN"						
FIRE ALARM REPAIR / MAINTENANCE	12/31/2023	\$49.01	\$12.75	\$14.61	\$0.00	\$76.37
/ COMMISSIONING ELECTRICIANS LOCAL 7	06/30/2024	\$50.01	\$13.00	\$14.86	\$0.00	\$77.87
	12/29/2024	\$51.06	\$13.25	\$15.06	\$0.00	\$79.37
	06/29/2025	\$52.16	\$13.50	\$15.21	\$0.00	\$80.87
	12/28/2025	\$53.26	\$13.75	\$15.36	\$0.00	\$82.37
	06/28/2026	\$54.41	\$14.00	\$15.46	\$0.00	\$83.87
	01/03/2027	\$55.56	\$14.25	\$15.56	\$0.00	\$85.37
For apprentice rates see "Apprentice- TELECOMMUNICATIONS TECHNICIAN"						
FIREMAN OPERATING ENGINEERS LOCAL 98	12/01/2023	\$39.03	\$13.78	\$15.15	\$0.00	\$67.96

•	•	re Date - 12/01/2023				Supplemental		
Ste	ep	percent	Apprentice Base Wage	Health	Pension	Unemployment	Total	Rate
1		60	\$23.42	\$13.78	\$15.15	\$0.00	\$5	52.35
2		70	\$27.32	\$13.78	\$15.15	\$0.00	\$5	6.25
3		80	\$31.22	\$13.78	\$15.15	\$0.00	\$6	60.15
4		90	\$35.13	\$13.78	\$15.15	\$0.00	\$6	54.06
No	tes:							_
		Steps 1-2 are 1000 hrs.; Steps 3-4 are	2000 hrs.					i
Ap	pren	tice to Journeyworker Ratio:1:6						
LAGGER & SIGNALER (HEAVY & HIGHWAY)			06/01/2024	4 \$26.51	\$9.65	\$15.60	\$0.00	\$51.76
BORERS - ZONE 4 (H	IEAVY	& HIGHWAY)	12/01/2024	4 \$26.51	\$9.65	\$15.60	\$0.00	\$51.70
			06/01/2025	5 \$27.59	\$9.65	\$15.60	\$0.00	\$52.84
			12/01/2025	5 \$27.59	\$9.65	\$15.60	\$0.00	\$52.84
			06/01/2020	5 \$28.71	\$9.65	\$15.60	\$0.00	\$53.90
			12/01/2020	5 \$28.71	\$9.65	\$15.60	\$0.00	\$53.90
For apprentice rates	see "A	Apprentice- LABORER (Heavy and Highway)						
LOORCOVERER LOORCOVERERS LOC		69 ZONE III	03/01/2024	4 \$41.41	\$7.91	\$18.15	\$0.00	\$67.47
OORCOVERERS LOC	AL 21	00 ZONE III	09/01/2024	4 \$42.36	\$7.91	\$18.15	\$0.00	\$68.42
			03/01/2025	5 \$43.26	\$7.91	\$18.15	\$0.00	\$69.32
			09/01/2023	5 \$44.21	\$7.91	\$18.15	\$0.00	\$70.27
			03/01/2020	5 \$45.11	\$7.91	\$18.15	\$0.00	\$71.17
			09/01/2020	5 \$46.06	\$7.91	\$18.15	\$0.00	\$72.12
			03/01/2027	7 \$46.96	\$7.91	\$18.15	\$0.00	\$73.0

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	Step	ive Date - percent	03/01/2024 Aj	oprentice Base Wage	Health	Pension	Supplemental Unemployment	Tota	al Rate	
	1	50		\$20.71	\$7.31	\$1.38	\$0.00	9	\$29.40	
	2	55		\$22.78	\$7.31	\$1.38	\$0.00	9	\$31.47	
	3	60		\$24.85	\$7.31	\$2.76	\$0.00	9	\$34.92	
	4	65		\$26.92	\$7.31	\$2.76	\$0.00	9	\$36.99	
	5	70		\$28.99	\$7.31	\$15.39	\$0.00		\$51.69	
	6	75		\$31.06	\$7.31	\$15.39	\$0.00	9	\$53.76	
	7	80		\$33.13	\$7.31	\$16.77	\$0.00		\$57.21	
	8	85		\$35.20	\$7.31	\$16.77	\$0.00	9	\$59.28	
		ive Date -	09/01/2024	oprentice Base Wage	Haalth	Pension	Supplemental Unemployment	Tota	al Rate	
	Step	percent	Aj	-						
	1	50		\$21.18	\$7.31	\$1.38	\$0.00		\$29.87	
	2	55		\$23.30	\$7.31	\$1.38	\$0.00		\$31.99	
	3	60		\$25.42	\$7.31	\$2.76	\$0.00		\$35.49	
	4	65		\$27.53	\$7.31	\$2.76	\$0.00		\$37.60	
	5	70		\$29.65	\$7.31	\$15.39	\$0.00		\$52.35	
	6	75		\$31.77	\$7.31	\$15.39	\$0.00		\$54.47	
	7	80		\$33.89	\$7.31	\$16.77	\$0.00		\$57.97	
	8	85		\$36.01	\$7.31	\$16.77	\$0.00		\$60.09	
	Notes:		50 hrs. 0/1/17; 45/45/55/55/70/70/80/8 \$26.72.24/ 3&4 \$32.11/ 5&6 \$						 	
	Appre	ntice to Jo	rneyworker Ratio:1:1							
K LIFT ATING ENG	INEERS LO	OCAL 98		12/01/2023	\$39.25	\$13.78	\$15.15	\$0.00		\$68.18
or apprentice	e rates see '	'Apprentice- C	PERATING ENGINEERS"							
ERATOR		TING PLAN OCAL 98	VTS	12/01/2023	\$35.80	\$13.78	\$15.15	\$0.00		\$64.73
or apprentice	e rates see '	'Apprentice- C	PERATING ENGINEERS"							
ZIER (GL	ASS PL	ANK/AIR	BARRIER/INTERIOR	06/01/2020	\$39.18	\$10.80	\$10.45	\$0.00		\$60.43

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Supplemental **Total Rate** Classification Effective Date Base Wage Health Pension Unemployment

Apprentice - GLAZIER - Local 1333 Effective Date - 06/01/2020						
	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total	Rate
1 50	\$19.59	\$10.80	\$1.80	\$0.00	\$3	32.19
2 56	\$22.04	\$10.80	\$1.80	\$0.00	\$3	34.64
3 63	\$24.49	\$10.80	\$2.45	\$0.00	\$3	37.74
4 69	\$26.94	\$10.80	\$2.45	\$0.00	\$4	0.19
5 75	\$29.39	\$10.80	\$3.15	\$0.00	\$4	3.34
6 81	\$31.83	\$10.80	\$3.15	\$0.00	\$4	5.78
7 88	\$34.28	\$10.80	\$10.45	\$0.00	\$5	55.53
8 94	\$36.73	\$10.80	\$10.45	\$0.00	\$5	57.98
Notes:						$\overline{}$
Apprentice to Journeyworker Ratio:1:3						
RADER/TRENCHING MACHINE/DERRICK PERATING ENGINEERS LOCAL 98	12/01/2023	\$39.56	\$13.78	\$15.15	\$0.00	\$68.49
For apprentice rates see "Apprentice- OPERATING ENGINEERS"						
VAC (DUCTWORK) heetmetal workers local 63	01/01/2024	\$40.22	\$11.96	\$18.74	\$2.13	\$73.05
IEEIMEIAL WORKERS LOCAL 03	07/01/2024	\$41.47	\$11.96	\$18.74	\$2.13	\$74.30
	01/01/2025	\$42.72	\$11.96	\$18.74	\$2.13	\$75.55
For apprentice rates see "Apprentice- SHEET METAL WORKER"						
VAC (ELECTRICAL CONTROLS) ECTRICIANS LOCAL 7	12/31/2023		\$12.75	\$14.61	\$0.00	\$76.37
	06/30/2024		\$13.00	\$14.86	\$0.00	\$77.87
	12/29/2024	\$51.06	\$13.25	\$15.06	\$0.00	\$79.37
	06/29/2025	\$52.16	\$13.50	\$15.21	\$0.00	\$80.87
	12/28/2025	\$53.26	\$13.75	\$15.36	\$0.00	\$82.37
	06/28/2026	\$54.41	\$14.00	\$15.46	\$0.00	\$83.87
For apprentice rates see "Apprentice- ELECTRICIAN"	01/03/2027	\$55.56	\$14.25	\$15.56	\$0.00	\$85.37
VAC (TESTING AND BALANCING - AIR)	01/01/2024	\$40.22	\$11.96	\$18.74	\$2.13	\$73.05
HEETMETAL WORKERS LOCAL 63	07/01/2024	\$41.47	\$11.96	\$18.74	\$2.13	\$74.30
	01/01/2025	\$42.72	\$11.96	\$18.74	\$2.13	\$75.55
For apprentice rates see "Apprentice- SHEET METAL WORKER"						
VAC (TESTING AND BALANCING -WATER) UMBERS & PIPEFITTERS LOCAL 104 WESTERN DIVISION	03/17/2024	\$49.21	\$9.55	\$17.10	\$0.00	\$75.86
For apprentice rates see "Apprentice- PIPEFITTER" or "PLUMBER/PIPEFI	TTER"					
IVAC MECHANIC LUMBERS & PIPEFITTERS LOCAL 104 WESTERN DIVISION	03/17/2024	\$49.21	\$9.55	\$17.10	\$0.00	\$75.86
For apprentice rates see "Apprentice- PIPEFITTER" or "PLUMBER/PIPEFI	TTER"					

Issue Date: 06/14/2024 Wage Request Number: 20240614-017

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Classification	Effective Date	Base Wage	Health	Pension	Supplemental Unemployment	Total Rate
HYDRAULIC DRILLS (HEAVY & HIGHWAY)	06/01/2024	\$34.06	\$9.65	\$15.60	\$0.00	\$59.31
LABORERS - ZONE 4 (HEAVY & HIGHWAY)	12/01/2024	\$35.24	\$9.65	\$15.60	\$0.00	\$60.49
	06/01/2025	\$36.48	\$9.65	\$15.60	\$0.00	\$61.73
	12/01/2025	\$37.71	\$9.65	\$15.60	\$0.00	\$62.96
	06/01/2026	\$39.75	\$9.65	\$15.60	\$0.00	\$65.00
For apprentice rates see "Apprentice- LABORER (Heavy and Highway)	12/01/2026	\$41.04	\$9.65	\$15.60	\$0.00	\$66.29
INSULATOR (PIPES & TANKS)	09/01/2023	\$42.80	\$14.75	\$19.61	\$0.00	\$77.16
HEAT & FROST INSULATORS LOCAL 6 (SPRINGFIELD)	09/01/2024	\$45.54	\$14.75	\$19.61	\$0.00	\$79.90
	09/01/2025	\$48.27	\$14.75	\$19.61	\$0.00	\$82.63
	09/01/2026	\$51.01	\$14.75	\$19.61	\$0.00	\$85.37

Annrentice -	ASBESTOS INSULATOR (Pines & Tanks) - Local 6 Springfield	

Effectiv	ve Date -	09/01/2023				Supplemental	
Step	percent		Apprentice Base Wage	Health	Pension	Unemployment	Total Rate
1	50		\$21.40	\$14.75	\$14.32	\$0.00	\$50.47
2	60		\$25.68	\$14.75	\$15.37	\$0.00	\$55.80
3	70		\$29.96	\$14.75	\$16.43	\$0.00	\$61.14
4	80		\$34.24	\$14.75	\$17.49	\$0.00	\$66.48
Effecti	ve Date -	09/01/2024				Supplemental	
Step	percent		Apprentice Base Wage	Health	Pension	Unemployment	Total Rate
1	50		\$22.77	\$14.75	\$14.32	\$0.00	\$51.84
2	60		\$27.32	\$14.75	\$15.37	\$0.00	\$57.44
3	70		\$31.88	\$14.75	\$16.43	\$0.00	\$63.06
4	80		\$36.43	\$14.75	\$17.49	\$0.00	\$68.67
Notes:							
	Steps are	1 year					İ
Apprei		urneyworker Ratio:1:4					- — — —

IRONWORKER/WELDER	07/01/2019	\$31.55	\$6.75	\$19.66	\$0.00	\$57.96
IRONWORKERS LOCAL 12		*	*			*

Apprentice - IRONWORKER - Local 12

Effecti	ive Date - (07/01/2019				Supplemental	
Step	percent		Apprentice Base Wage	Health	Pension	Unemployment	Total Rate
1	60		\$18.93	\$6.75	\$3.50	\$0.00	\$29.18
2	70		\$22.09	\$6.75	\$14.64	\$0.00	\$43.48
3	80		\$25.24	\$6.75	\$16.22	\$0.00	\$48.21
4	90		\$28.40	\$6.75	\$17.82	\$0.00	\$52.97
Notes:							
	Steps are 1	year					

Apprentice to Journeyworker Ratio:1:4

Issue Date: 06/14/2024 **Wage Request Number:** 20240614-017 **Page 15 of 35**

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Classification	Effective Date	Base Wage	Health	Pension	Supplemental Unemployment	Total Rate
JACKHAMMER & PAVING BREAKER OPERATOR	06/01/2024	\$31.48	\$9.65	\$14.53	\$0.00	\$55.66
LABORERS - ZONE 4 (BUILDING & SITE) For apprentice rates see "Apprentice- LABORER"	12/01/2024	\$32.29	\$9.65	\$14.53	\$0.00	\$56.47
LABORER	06/01/2024	\$31.23	\$9.65	\$14.53	\$0.00	\$55.41
LABORERS - ZONE 4 (BUILDING & SITE)	12/01/2024	\$32.04	\$9.65	\$14.53	\$0.00	\$56.22

Effect	rive Date -	06/01/2024				Supplemental		
Step	percent		Apprentice Base Wage	Health	Pension	Unemployment	Total Rate	;
1	60		\$18.74	\$9.65	\$14.53	\$0.00	\$42.92	
2	70		\$21.86	\$9.65	\$14.53	\$0.00	\$46.04	
3	80		\$24.98	\$9.65	\$14.53	\$0.00	\$49.16	I
4	90		\$28.11	\$9.65	\$14.53	\$0.00	\$52.29)
Effect	ive Date -	12/01/2024				Supplemental		
Step	percent		Apprentice Base Wage	Health	Pension	Unemployment	Total Rate	;
1	60		\$19.22	\$9.65	\$14.53	\$0.00	\$43.40)
2	70		\$22.43	\$9.65	\$14.53	\$0.00	\$46.61	
3	80		\$25.63	\$9.65	\$14.53	\$0.00	\$49.81	
4	90		\$28.84	\$9.65	\$14.53	\$0.00	\$53.02	•
Notes	 :							
i								
Appr	entice to Jour	neyworker Ratio:1:5						
RER (HEAVY &			06/01/2024	\$33.31	\$9.65	\$15.60	\$0.00	\$58.5
ERS - ZONE 4 (HEA)	Y & HIGHWAY)		12/01/2024	\$34.49	\$9.65	\$15.60	\$0.00	\$59.7
			06/01/2025	\$35.73	\$9.65	\$15.60	\$0.00	\$60.9
			12/01/2025	\$36.96	\$9.65	\$15.60	\$0.00	\$62.2
			06/01/2026	5 \$39.00	\$9.65	\$15.60	\$0.00	\$64.2
			12/01/2026	5 \$40.29	\$9.65	\$15.60	\$0.00	\$65.5

Issue Date: 06/14/2024 **Wage Request Number:** 20240614-017 **Page 16 of 35**

	Step	ve Date -	06/01/2024	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	•
	1	60		\$19.99	\$9.65	\$15.60	\$0.00	\$45.24	1
	2	70		\$23.32	\$9.65	\$15.60	\$0.00	\$48.57	
	3	80		\$26.65	\$9.65	\$15.60	\$0.00	\$51.90	
	4	90		\$29.98	\$9.65	\$15.60	\$0.00	\$55.23	
	Effort	ve Date -	12/01/2024						
	Step	percent		Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	e
	1	60		\$20.69	\$9.65	\$15.60	\$0.00	\$45.94	
	2	70		\$24.14	\$9.65	\$15.60	\$0.00	\$49.39	
	3	80		\$27.59	\$9.65	\$15.60	\$0.00	\$52.84	
	4	90							
	· 	<i>9</i> 0		\$31.04	\$9.65	\$15.60	\$0.00	\$56.29	,
	Notes:								
			- Deficient						
BORER: CA			urneyworker Ratio:1:5	06/01/2024	1 \$21.22	¢0.65	\$14.53	\$0.00	¢55 /1
BORERS - ZONE							\$14.53	\$0.00	\$55.41
For apprentice i	rates see '	Apprentice- L	ABORER"	12/01/2024	\$32.04	\$9.65	\$14.55	\$0.00	\$56.22
BORER: CE				06/01/2024	\$31.23	\$9.65	\$14.53	\$0.00	\$55.4
BORERS - ZONE	4 (BUILI	DING & SITE)		12/01/2024	\$32.04	\$9.65	\$14.53	\$0.00	\$56.22
For apprentice i									
BORER: HA			ΓΕ/ASBESTOS REMOVER	12/01/2023	\$30.89	\$9.65	\$14.41	\$0.00	\$54.95
For apprentice i	rates see '	Apprentice- L	ABORER"						
ABORER: MA BORERS - ZONE				06/01/2024	\$33.23	\$9.65	\$14.53	\$0.00	\$57.41
	,	<i>'</i>		12/01/2024	\$34.04	\$9.65	\$14.53	\$0.00	\$58.22
For apprentice 1							0.1.5.00		
ORERS - ZONE		,	HEAVY & HIGHWAY)	06/01/2024			\$15.60	\$0.00	\$58.81
				12/01/2024			\$15.60	\$0.00	\$59.99
				06/01/2025			\$15.60	\$0.00	\$61.23
				12/01/2025			\$15.60	\$0.00	\$62.46
				06/01/2020	5 \$39.25	\$9.65	\$15.60	\$0.00	\$64.50
For apprentice 1	rates see '	Apprentice- L	ABORER (Heavy and Highway)	12/01/2026	5 \$40.54	\$9.65	\$15.60	\$0.00	\$65.79
BORER: MU				06/01/2024	\$31.23	\$9.65	\$14.53	\$0.00	\$55.41
BORERS - ZONE				12/01/2024	*-		\$14.53	\$0.00	\$56.22
For apprentice i	rates see '	Apprentice- L	ABORER"	12/01/202-	. ψ32.0Τ	Ψ2.03	Ţ1U	, v	ψ50.22
BORER: TR				06/01/2024	\$31.23	\$9.65	\$14.53	\$0.00	\$55.41
BORERS - ZONE	4 (BUILI	NNG & SITE)	1	12/01/2024	\$32.04	\$9.65	\$14.53	\$0.00	\$56.22
			ral of standing trees, and the trimming or apprentice rates see "Apprentice- I		limbs when relate	ed to public wor	rks construction or s	site	
SER BEAM			11 Approximed 1	06/01/2024	\$31.48	\$9.65	\$14.53	\$0.00	\$55.66
BORERS - ZONE	4 (BUILI	OING & SITE))	12/01/2024			\$14.53	\$0.00	\$56.47

Issue Date: 06/14/2024 **Wage Request Number:** 20240614-017 **Page 17 of 35**

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Classification	Effective Date	Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	
For apprentice rates see "Apprentice- LABORER"							
LASER BEAM OPERATOR (HEAVY & HIGHWAY)	06/01/2024	\$33.56	\$9.65	\$15.60	\$0.00	\$58.81	
LABORERS - ZONE 4 (HEAVY & HIGHWAY)	12/01/2024	\$34.74	\$9.65	\$15.60	\$0.00	\$59.99	
	06/01/2025	\$35.98	\$9.65	\$15.60	\$0.00	\$61.23	
	12/01/2025	\$37.21	\$9.65	\$15.60	\$0.00	\$62.46	
	06/01/2026	\$39.25	\$9.65	\$15.60	\$0.00	\$64.50	
	12/01/2026	\$40.54	\$9.65	\$15.60	\$0.00	\$65.79	
For apprentice rates see "Apprentice- LABORER (Heavy and Highway)							
MARBLE & TILE FINISHERS	02/01/2024	\$41.37	\$11.49	\$20.53	\$0.00	\$73.39	
BRICKLAYERS LOCAL 3 (SPR/PITT) - MARBLE & TILE	08/01/2024	\$43.05	\$11.49	\$20.53	\$0.00	\$75.07	
	02/01/2025	\$44.90	\$11.49	\$20.53	\$0.00	\$76.92	
	08/01/2025	\$45.81	\$11.49	\$20.53	\$0.00	\$77.83	
	02/01/2026	\$46.89	\$11.49	\$20.53	\$0.00	\$78.91	
	08/01/2026	\$48.65	\$11.49	\$20.53	\$0.00	\$80.67	
	02/01/2027	\$49.77	\$11.49	\$20.53	\$0.00	\$81.79	

Apprentice -	$MARBLE-TILE\ FINISHER-Local\ 3\ Marble/Tile\ (Spr/Pitt)$
Effective Date	- 02/01/2024

Effect	ive Date -	02/01/2024				Supplemental	
Step	percent		Apprentice Base Wage	Health	Pension	Unemployment	Total Rate
1	50		\$20.69	\$11.49	\$20.53	\$0.00	\$52.71
2	60		\$24.82	\$11.49	\$20.53	\$0.00	\$56.84
3	70		\$28.96	\$11.49	\$20.53	\$0.00	\$60.98
4	80		\$33.10	\$11.49	\$20.53	\$0.00	\$65.12
5	90		\$37.23	\$11.49	\$20.53	\$0.00	\$69.25
Effecti	ive Date -	08/01/2024				Supplemental	
Step	percent		Apprentice Base Wage	Health	Pension	Unemployment	Total Rate
1	50		\$21.53	\$11.49	\$20.53	\$0.00	\$53.55
2	60		\$25.83	\$11.49	\$20.53	\$0.00	\$57.85
3	70		\$30.14	\$11.49	\$20.53	\$0.00	\$62.16
3	70						
4	80		\$34.44	\$11.49	\$20.53	\$0.00	\$66.46
				\$11.49 \$11.49		\$0.00 \$0.00	\$66.46 \$70.77
4	80 90		\$34.44		\$20.53		

Apprentice to Journeyworker Ratio:1:5

MARBLE MASON/TILE LAYER(SP/PT)SeeBrick

Issue Date: 06/14/2024

BRICKLAYERS LOCAL 3 (SPR/PITT) - MARBLE & TILE						
See "BRICK/STONE/ARTIFICIAL MASONRY(INCL.MASONRY WATERP	ROOFING)					
MECH. SWEEPER OPERATOR (ON CONST. SITES) OPERATING ENGINEERS LOCAL 98	12/01/2023	\$39.56	\$13.78	\$15.15	\$0.00	\$68.49
For apprentice rates see "Apprentice- OPERATING ENGINEERS"						
MECHANIC/WELDER/BOOM TRUCK OPERATING ENGINEERS LOCAL 98	12/01/2023	\$39.03	\$13.78	\$15.15	\$0.00	\$67.96
For apprentice rates see "Apprentice- OPERATING ENGINEERS"						

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01/01/2024

01/06/2025

01/05/2026

Effective Date Base Wage

\$41.20

\$43.48

\$45.76

Health

\$10.08

\$10.08

\$10.08

Pension

\$21.22

\$21.22

\$21.22

Classification

MILLWRIGHT (Zone 3)

MILLWRIGHTS LOCAL 1121 - Zone 3

Supplemental

\$0.00

\$0.00

\$0.00

Unemployment

Total Rate

\$72.50

\$74.78

\$77.06

		ive Date - percent	ILLWRIGHT - Local 1121 2 01/01/2024	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	
	1	55		\$22.66	\$10.08	\$5.36	\$0.00	\$38.10	
	2	65		\$26.78	\$10.08	\$6.34	\$0.00	\$43.20	
	3	75		\$30.90	\$10.08	\$18.78	\$0.00	\$59.76	
	4	85		\$35.02	\$10.08	\$19.76	\$0.00	\$64.86	
	Effecti Step	ive Date -	01/06/2025	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	
	1	55		\$23.91	\$10.08	\$5.36	\$0.00	\$39.35	
	2	65		\$28.26	\$10.08	\$6.34	\$0.00	\$44.68	
	3	75		\$32.61	\$10.08	\$18.78	\$0.00	\$61.47	
	4	85		\$36.96	\$10.08	\$19.76	\$0.00	\$66.80	
		but do rec Steps are	Appr. indentured after 1/6/2 ceive annuity. (Step 1 \$5.72 2,000 hours urneyworker Ratio:1:4	-					
ORTAR MI		ntice to 50	urneyworker Katio.1.4	0.5/0.1/0.00	4 424 40	40.6	Ф14.52	Ф0.00	
BORERS - ZO		DING & SITE,)	06/01/2024			\$14.53	\$0.00	\$55.66
For apprenti	ce rates see '	'Apprentice- I	_ABORER"	12/01/2024	4 \$32.29	\$9.65	\$14.53	\$0.00	\$56.47
	GINEERS L	OCAL 98		12/01/2023	3 \$35.02	\$13.78	\$15.15	\$0.00	\$63.95
		'Apprentice- (OPERATING ENGINEERS"						
ERATING EN	ce rates see		PMENT - CLASS VI	12/01/2023	3 \$32.74	\$13.78	\$15.15	\$0.00	\$61.67
For apprentic	ER DRIV	•	TWENT CEASS VI						
For apprentic FOF POW FRATING ENG	ER DRIV	OCAL 98	DPERATING ENGINEERS"						
For apprentic FOR THER POW FOR APPRENTING ENG For apprentic INTER (BI	/ER DRIV GINEERS Lo ce rates see '	OCAL 98 'Apprentice- (TANKS)		01/01/2024	4 \$56.06	\$9.95	\$23.95	\$0.00	\$89.96
THER POW	/ER DRIV GINEERS Lo ce rates see '	OCAL 98 'Apprentice- (TANKS)			*	** * * * * * * * * * * * * * * * * * * *	\$23.95 \$23.95	\$0.00 \$0.00	\$89.96 \$91.16

Issue Date: 06/14/2024 **Wage Request Number:** 20240614-017 **Page 19 of 35**

Step	ive Date - 01/01/2024 percent	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	:
1	50	\$28.03	\$9.95	\$0.00	\$0.00	\$37.98	
2	55	\$30.83	\$9.95	\$6.66	\$0.00	\$47.44	
3	60	\$33.64	\$9.95	\$7.26	\$0.00	\$50.85	
4	65	\$36.44	\$9.95	\$7.87	\$0.00	\$54.26	
5	70	\$39.24	\$9.95	\$20.32	\$0.00	\$69.51	
6	75	\$42.05	\$9.95	\$20.93	\$0.00	\$72.93	
7	80	\$44.85	\$9.95	\$21.53	\$0.00	\$76.33	
8	90	\$50.45	\$9.95	\$22.74	\$0.00	\$83.14	
	ive Date - 07/01/2024				Supplemental		
Step	percent	Apprentice Base Wage	Health	Pension	Unemployment	Total Rate	:
1	50	\$28.63	\$9.95	\$0.00	\$0.00	\$38.58	
2	55	\$31.49	\$9.95	\$6.66	\$0.00	\$48.10	
3	60	\$34.36	\$9.95	\$7.26	\$0.00	\$51.57	
4	65	\$37.22	\$9.95	\$7.87	\$0.00	\$55.04	
5	70	\$40.08	\$9.95	\$20.32	\$0.00	\$70.35	
6	75	\$42.95	\$9.95	\$20.93	\$0.00	\$73.83	
7	80	\$45.81	\$9.95	\$21.53	\$0.00	\$77.29	
8	90	\$51.53	\$9.95	\$22.74	\$0.00	\$84.22	
Notes							
	Steps are 750 hrs.					i	
Appr	entice to Journeyworker Ratio	:1:1					
*	SANDBLAST, NEW) *	01/01/2024	\$38.83	\$9.65	\$19.90	\$0.00	\$68.3
	arfaces to be painted are new cone used. PAINTERS LOCAL 35 - ZONE	$0^{\circ}//01/202/$	\$40.03	\$9.65	\$19.90	\$0.00	\$69.5
i raic silali U	C USCULIAINTENS LOCAL 33 - ZONE	01/01/2025	\$41.23	\$9.65	\$19.90	\$0.00	\$70.7

Issue Date: 06/14/2024 **Wage Request Number:** 20240614-017 **Page 20 of 35**

Apprentice -	PAINTER Local 35 Zone 3 - Spray/Sandblast - N	Iew
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	Effect	ive Date -	01/01/2024						
	Step	percent	01/01/2021	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	
	1	50		\$19.42	\$9.95	\$0.00	\$0.00	\$29.37	
	2	55		\$21.36	\$9.95	\$4.43	\$0.00	\$35.74	
	3	60		\$23.30	\$9.95	\$4.83	\$0.00	\$38.08	
	4	65		\$25.24	\$9.95	\$5.23	\$0.00	\$40.42	
	5	70		\$27.18	\$9.95	\$17.49	\$0.00	\$54.62	
	6	75		\$29.12	\$9.95	\$17.89	\$0.00	\$56.96	
	7	80		\$31.06	\$9.95	\$18.29	\$0.00	\$59.30	
	8	90		\$34.95	\$9.95	\$19.10	\$0.00	\$64.00	
		ive Date -	07/01/2024	A C D W	II 1/1	ъ :	Supplemental	T (1 D (
	Step	percent		Apprentice Base Wage		Pension	Unemployment	Total Rate	
	1	50		\$20.02	\$9.95	\$0.00	\$0.00	\$29.97	
	2	55		\$22.02	\$9.95	\$4.43	\$0.00	\$36.40	
	3	60		\$24.02	\$9.95	\$4.83	\$0.00	\$38.80	
	4	65		\$26.02	\$9.95	\$5.23	\$0.00	\$41.20	
	5	70		\$28.02	\$9.95	\$17.49	\$0.00	\$55.46	
	6	75		\$30.02	\$9.95	\$17.89	\$0.00	\$57.86	
	7	80		\$32.02	\$9.95	\$18.29	\$0.00	\$60.26	
	8	90		\$36.03	\$9.95	\$19.10	\$0.00	\$65.08	
	Notes:								
		Steps are	750 hrs.					i	
	Appre	ntice to Jo	urneyworker Ratio:1:1						
INTER (SPI			AST, REPAINT)	01/01/2024	\$36.15	\$9.95	\$19.90	\$0.00	\$66.00
VIERO LOCAL	JJ - ZUM	ات ت		07/01/2024	\$37.35	\$9.95	\$19.90	\$0.00	\$67.20
				01/01/202:	\$38.55	\$9.95	\$19.90	\$0.00	\$68.40

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Step	percent	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	
1	50	\$18.08	\$9.95	\$0.00	\$0.00	\$28.03	
2	55	\$19.88	\$9.95	\$4.43	\$0.00	\$34.26	
3	60	\$21.69	\$9.95	\$4.83	\$0.00	\$36.47	
4	65	\$23.50	\$9.95	\$5.23	\$0.00	\$38.68	
5	70	\$25.31	\$9.95	\$17.49	\$0.00	\$52.75	
6	75	\$27.11	\$9.95	\$17.89	\$0.00	\$54.95	
7	80	\$28.92	\$9.95	\$18.29	\$0.00	\$57.16	
8	90	\$32.54	\$9.95	\$19.10	\$0.00	\$61.59	
Effect	ive Date - 07/01/2024				Supplemental		
Step	percent	Apprentice Base Wage	Health	Pension	Unemployment	Total Rate	
1	50	\$18.68	\$9.95	\$0.00	\$0.00	\$28.63	
2	55	\$20.54	\$9.95	\$4.43	\$0.00	\$34.92	
3	60	\$22.41	\$9.95	\$4.83	\$0.00	\$37.19	
4	65	\$24.28	\$9.95	\$5.23	\$0.00	\$39.46	
5	70	\$26.15	\$9.95	\$17.49	\$0.00	\$53.59	
6	75	\$28.01	\$9.95	\$17.89	\$0.00	\$55.85	
7	80	\$29.88	\$9.95	\$18.29	\$0.00	\$58.12	
8	90	\$33.62	\$9.95	\$19.10	\$0.00	\$62.67	
Notes	:						
	Steps are 750 hrs.						
Appro	entice to Journeyworker Ratio:1:1					'	
,	RUSH, NEW) *	01/01/2024	\$37.43	\$9.95	\$19.90	\$0.00	\$67.2
	rfaces to be painted are new constructer used. PAINTERS LOCAL 35 - ZONE 3	tion, 07/01/2024	\$38.63	\$9.95	\$19.90	\$0.00	\$68.4
Tate Shall De	C USCU.TAINTERS LOCAL 33 - ZONE 3	01/01/2025	\$39.83	\$9.95	\$19.90	\$0.00	\$69.6

01/01/2025

\$39.83

\$19.90

\$9.95

\$0.00

\$69.68

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Step	ive Date - 01/01/2024 percent	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	
1	50	\$18.72	\$9.95	\$0.00	\$0.00	\$28.67	
2	55	\$20.59	\$9.95	\$4.43	\$0.00	\$34.97	
3	60	\$22.46	\$9.95	\$4.83	\$0.00	\$37.24	
4	65	\$24.33	\$9.95	\$5.23	\$0.00	\$39.51	
5	70	\$26.20	\$9.95	\$17.49	\$0.00	\$53.64	
6	75	\$28.07	\$9.95	\$17.89	\$0.00	\$55.91	
7	80	\$29.94	\$9.95	\$18.29	\$0.00	\$58.18	
8	90	\$33.69	\$9.95	\$19.10	\$0.00	\$62.74	
Effect Step	ive Date - 07/01/2024 percent	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	
$\frac{stp}{1}$	50	\$19.32	\$9.95	\$0.00	\$0.00	\$29.27	
2	55	\$21.25	\$9.95	\$4.43	\$0.00	\$35.63	
3	60	\$23.18	\$9.95	\$4.83	\$0.00	\$37.96	
4	65	\$25.11	\$9.95	\$5.23	\$0.00	\$40.29	
5	70	\$27.04	\$9.95	\$17.49	\$0.00	\$54.48	
6	75	\$28.97	\$9.95	\$17.89	\$0.00	\$56.81	
7	80	\$30.90	\$9.95	\$18.29	\$0.00	\$59.14	
8	90	\$34.77	\$9.95	\$19.10	\$0.00	\$63.82	
Notes	-						
	Steps are 750 hrs.						
Appre	entice to Journeyworker Ratio	:1:1					
,	RUSH, REPAINT)	01/01/2024	\$34.75	\$9.95	\$19.90	\$0.00	\$64.6
LOCAL 35 - ZON	E 3	07/01/2024	\$35.95	\$9.95	\$19.90	\$0.00	\$65.8
		01/01/2025	\$37.15	\$9.95	\$19.90	\$0.00	\$67.0

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	Step	ive Date - 01/01/2024 percent	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	:
	1	50	\$17.38	\$9.95	\$0.00	\$0.00	\$27.33	
	2	55	\$19.11	\$9.95	\$4.43	\$0.00	\$33.49	
	3	60	\$20.85	\$9.95	\$4.83	\$0.00	\$35.63	
	4	65	\$22.59	\$9.95	\$5.23	\$0.00	\$37.77	
	5	70	\$24.33	\$9.95	\$17.49	\$0.00	\$51.77	
	6	75	\$26.06	\$9.95	\$17.89	\$0.00	\$53.90	
	7	80	\$27.80	\$9.95	\$18.29	\$0.00	\$56.04	
	8	90	\$31.28	\$9.95	\$19.10	\$0.00	\$60.33	
	Effecti	ive Date - 07/01/2024				Supplemental		
	Step	percent	Apprentice Base Wage	Health	Pension	Unemployment	Total Rate	;
	1	50	\$17.98	\$9.95	\$0.00	\$0.00	\$27.93	
	2	55	\$19.77	\$9.95	\$4.43	\$0.00	\$34.15	
	3	60	\$21.57	\$9.95	\$4.83	\$0.00	\$36.35	
	4	65	\$23.37	\$9.95	\$5.23	\$0.00	\$38.55	
	5	70	\$25.17	\$9.95	\$17.49	\$0.00	\$52.61	
	6	75	\$26.96	\$9.95	\$17.89	\$0.00	\$54.80	
	7	80	\$28.76	\$9.95	\$18.29	\$0.00	\$57.00	
	8	90	\$32.36	\$9.95	\$19.10	\$0.00	\$61.41	
	Notes:	Steps are 750 hrs.						
	Appre	ntice to Journeyworker Ratio:1:1						
INTER TRA		ARKINGS (HEAVY/HIGHWAY)	06/01/202	4 022.21		¢15.60	£0.00	Φ50.5¢
		Y & HIGHWAY)	06/01/2024			\$15.60	\$0.00	\$58.56
			12/01/2024			\$15.60	\$0.00	\$59.74
			06/01/2025	4001,0		\$15.60	\$0.00	\$60.98
			12/01/2025			\$15.60	\$0.00	\$62.21
			06/01/2026			\$15.60	\$0.00	\$64.25
For apprentice	rates see '	'Apprentice- LABORER (Heavy and Highway)	12/01/2026	5 \$40.29	\$9.65	\$15.60	\$0.00	\$65.54
		UCKS DRIVER	06/01/2024	4 \$39.78	\$15.07	\$18.67	\$0.00	\$73.52
MSTERS JOIN	T COUNC	IL NO. 10 ZONE B	12/01/2024	4 \$39.78	\$15.07	\$20.17	\$0.00	\$75.02
			01/01/2025	5 \$39.78	\$15.57	\$20.17	\$0.00	\$75.52
			06/01/2025	5 \$40.78	\$15.57	\$20.17	\$0.00	\$76.52
			12/01/2025	5 \$40.78	\$15.57	\$21.78	\$0.00	\$78.13
			01/01/2026	5 \$40.78	\$16.17	\$21.78	\$0.00	\$78.73
			06/01/2026			\$21.78	\$0.00	\$79.73
			12/01/2026			\$23.52	\$0.00	\$81.47
			01/01/2027			\$23.52	\$0.00	\$82.07

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Classification	Effective Date	Base Wage	Health	Pension	Supplemental Unemployment	Total Rate
PIER AND DOCK CONSTRUCTOR (UNDERPINNING AND	08/01/2020	\$43.53	\$9.40	\$23.12	\$0.00	\$76.05
DECK)						
PILE DRIVER LOCAL 56 (ZONE 3)						
For apprentice rates see "Apprentice- PILE DRIVER"						
PILE DRIVER	08/01/2020	\$43.53	\$9.40	\$23.12	\$0.00	\$76.05
PILE DRIVER LOCAL 56 (ZONE 3)		, ,,,,,				*

Annrentice -	PILE DRIVER - Local 56 Zone 3	3

App	rentice - FILE I	ORIVER - Local 30 Zone	3					
Effe	ctive Date - 08.	/01/2020				Supplemental		
Step	percent		Apprentice Base Wage	Health	Pension	Unemployment	Total R	late
1	0		\$0.00	\$0.00	\$0.00	\$0.00	\$0	.00
Note	es: Apprentice way	ges shall be no less than and a Zone 1)	the following Steps;					
	1\$57.06/2\$61	.96/3\$66.87/4\$69.32/5\$7	1.78/6\$71.78/7\$76.68/8	\$76.68				
App	rentice to Journe	yworker Ratio:1:5						
PIPELAYER			06/01/2024	\$31.48	\$9.65	\$14.53	\$0.00	\$55.66
LABORERS - ZONE 4 (BU	ILDING & SITE)		12/01/2024	\$32.29	\$9.65	\$14.53	\$0.00	\$56.47
For apprentice rates se	ee "Apprentice- LABO	RER"						
			06/01/2024	\$33.56	\$9.65	\$15.60	\$0.00	\$58.81
LABURERS - ZONE 4 (HE.	ELAYER (HEAVY & HIGHWAY) DRERS - ZONE 4 (HEAVY & HIGHWAY)		12/01/2024	\$34.74	\$9.65	\$15.60	\$0.00	\$59.99
			06/01/2025	\$35.98	\$9.65	\$15.60	\$0.00	\$61.23
			12/01/2025	\$37.21	\$9.65	\$15.60	\$0.00	\$62.46
			06/01/2026	\$39.25	\$9.65	\$15.60	\$0.00	\$64.50
			12/01/2026	\$40.54	\$9.65	\$15.60	\$0.00	\$65.79
For apprentice rates se	ee "Apprentice- LABO	RER (Heavy and Highway)						
PLUMBER & PIPEF PLUMBERS & PIPEFITTE		TERN DIVISION	03/17/2024	\$49.21	\$9.55	\$17.10	\$0.00	\$75.86

Apprentice - PLUMBER/PIPEFITTER - Local 104 Western

filect	ive Date - 03/17/20				Supplemental	
Step	percent	Apprentice Base Wage	Health	Pension	Unemployment	Total Rate
1	45	\$22.14	\$9.55	\$10.10	\$0.00	\$41.79
2	50	\$24.61	\$9.55	\$10.10	\$0.00	\$44.26
3	55	\$27.07	\$9.55	\$10.10	\$0.00	\$46.72
4	60	\$29.53	\$9.55	\$10.10	\$0.00	\$49.18
5	65	\$31.99	\$9.55	\$10.10	\$0.00	\$51.64
6	70	\$34.45	\$9.55	\$10.10	\$0.00	\$54.10
7	75	\$36.91	\$9.55	\$10.10	\$0.00	\$56.56
3	80	\$39.37	\$9.55	\$10.10	\$0.00	\$59.02
)	80	\$39.37	\$9.55	\$17.10	\$0.00	\$66.02
10	80	\$39.37	\$9.55	\$17.10	\$0.00	\$66.02

Apprentice to Journeyworker Ratio:**

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Classification	Effective Date	Base Wage	Health	Pension	Supplemental Unemployment	Total Rate
PNEUMATIC CONTROLS (TEMP.) PLUMBERS & PIPEFITTERS LOCAL 104 WESTERN DIVISION	03/17/2024	\$49.21	\$9.55	\$17.10	\$0.00	\$75.86
For apprentice rates see "Apprentice- PIPEFITTER" or "PLUMBER/PIPEFITTER"						
PNEUMATIC DRILL/TOOL OPERATOR (HEAVY &	06/01/2024	\$33.56	\$9.65	\$15.60	\$0.00	\$58.81
HIGHWAY) LABORERS - ZONE 4 (HEAVY & HIGHWAY)	12/01/2024	\$34.74	\$9.65	\$15.60	\$0.00	\$59.99
ADORERO - ZONE 4 (HEAT I & HIGHWIL)	06/01/2025	\$35.98	\$9.65	\$15.60	\$0.00	\$61.23
	12/01/2025	\$37.21	\$9.65	\$15.60	\$0.00	\$62.46
	06/01/2026	\$39.25	\$9.65	\$15.60	\$0.00	\$64.50
	12/01/2026	\$40.54	\$9.65	\$15.60	\$0.00	\$65.79
For apprentice rates see "Apprentice- LABORER (Heavy and Highway)						
POWDERMAN & BLASTER	06/01/2024	\$32.23	\$9.65	\$14.53	\$0.00	\$56.41
LABORERS - ZONE 4 (BUILDING & SITE)	12/01/2024	\$33.04	\$9.65	\$14.53	\$0.00	\$57.22
For apprentice rates see "Apprentice- LABORER"						
POWDERMAN & BLASTER (HEAVY & HIGHWAY) LABORERS - ZONE 4 (HEAVY & HIGHWAY)	06/01/2024	\$34.72	\$9.65	\$15.19	\$0.00	\$59.56
ALDOREAG - LONE 4 (HEAT I & HIGHWIL)	12/01/2024	\$35.90	\$9.65	\$15.19	\$0.00	\$60.74
	06/01/2025	\$37.14	\$9.65	\$15.19	\$0.00	\$61.98
	12/01/2025	\$38.37	\$9.65	\$15.19	\$0.00	\$63.21
	06/01/2026	\$40.41	\$9.65	\$15.19	\$0.00	\$65.25
	12/01/2026	\$41.70	\$9.65	\$15.19	\$0.00	\$66.54
For apprentice rates see "Apprentice- LABORER (Heavy and Highway)						
PUMP OPERATOR (CONCRETE) OPERATING ENGINEERS LOCAL 98	12/01/2023	\$39.56	\$13.78	\$15.15	\$0.00	\$68.49
For apprentice rates see "Apprentice- OPERATING ENGINEERS"						
PUMP OPERATOR (DEWATERING, OTHER) OPERATING ENGINEERS LOCAL 98	12/01/2023	\$39.03	\$13.78	\$15.15	\$0.00	\$67.96
For apprentice rates see "Apprentice- OPERATING ENGINEERS"						
READY-MIX CONCRETE DRIVER	05/01/2024	\$26.14	\$11.82	\$7.25	\$0.00	\$45.21
FEAMSTERS 404 - Construction Service (Northampton)		4-01-1	4			4.2
RIDE-ON MOTORIZED BUGGY OPERATOR	06/01/2024	\$31.48	\$9.65	\$14.53	\$0.00	\$55.66
LABORERS - ZONE 4 (BUILDING & SITE)	12/01/2024	\$32.29	\$9.65	\$14.53	\$0.00	\$56.47
For apprentice rates see "Apprentice- LABORER"						
ROLLER OPERATOR OPERATING ENGINEERS LOCAL 98	12/01/2023	\$38.42	\$13.78	\$15.15	\$0.00	\$67.35
For apprentice rates see "Apprentice- OPERATING ENGINEERS"						
ROOFER (Coal tar pitch) ROOFERS LOCAL 248	07/16/2023	\$38.91	\$10.35	\$18.00	\$0.00	\$67.26
For apprentice rates see "Apprentice- ROOFER"						
ROOFER (Inc.Roofer Waterproofing &Roofer Damproofg)	07/16/2023	\$38.41	\$10.35	\$18.00	\$0.00	\$66.76

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			OFER - Local 248						
	Effect: Step	ive Date - percent	07/16/2023	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rat	e
	1	60		\$23.05	\$10.35	\$0.00	\$0.00	\$33.40	0
	2	65		\$24.97	\$10.35	\$18.00	\$0.00	\$53.32	2
	3	70		\$26.89	\$10.35	\$18.00	\$0.00	\$55.24	4
	4	75		\$28.81	\$10.35	\$18.00	\$0.00	\$57.10	6
	5	80		\$30.73	\$10.35	\$18.00	\$0.00	\$59.08	8
	6	85		\$32.65	\$10.35	\$18.00	\$0.00	\$61.00	0
	7	90		\$34.57	\$10.35	\$18.00	\$0.00	\$62.92	2
	8	95		\$36.49	\$10.35	\$18.00	\$0.00	\$64.84	4
	Notes:								
		Steps are 7:	50 hrs.Roofer(Tear Off)1:1	; Same as above					
	Appre	ntice to Jour	rneyworker Ratio:1:3						
OOFERS LOCAL	248		T CONCRETE	07/16/2023	3 \$38.91	\$10.35	\$18.00	\$0.00	\$67.26
•••	rates see	'Apprentice- RO	OOFER"						
CRAPER PERATING ENGI	NEERS L	OCAL 98		12/01/2023	3 \$39.03	\$13.78	\$15.15	\$0.00	\$67.96
For apprentice	rates see	"Apprentice- OP	ERATING ENGINEERS"						
AMPERS) PERATING ENGI	NEERS L	OCAL 98	COMPACTORS ERATING ENGINEERS"	12/01/2023	3 \$38.42	\$13.78	\$15.15	\$0.00	\$67.35
ELF-PROPEL PERATING ENGI			OM	12/01/2023	3 \$35.80	\$13.78	\$15.15	\$0.00	\$64.73
For apprentice	rates see	"Apprentice- OP	ERATING ENGINEERS"						
HEETMETAL				01/01/2024	4 \$40.22	\$11.96	\$18.74	\$2.13	\$73.05
EETMETAL WO	RKERS LO	OCAL 63		07/01/2024	4 \$41.47	\$11.96	\$18.74	\$2.13	\$74.30
				01/01/2025	5 \$42.72	\$11.96	\$18.74	\$2.13	\$75.55

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	Step	ve Date - 01/01/2024 percent	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	:
:	1	45	\$18.10	\$5.38	\$4.86	\$0.85	\$29.19	
2	2	50	\$20.11	\$5.98	\$5.40	\$0.94	\$32.43	
3	3	55	\$22.12	\$6.58	\$9.71	\$1.15	\$39.56	
2	4	60	\$24.13	\$7.18	\$9.71	\$1.23	\$42.25	
:	5	65	\$26.14	\$7.77	\$9.71	\$1.31	\$44.93	
(6	70	\$28.15	\$8.37	\$9.71	\$1.39	\$47.62	
,	7	75	\$30.17	\$8.97	\$9.71	\$1.47	\$50.32	
8	8	80	\$32.18	\$9.57	\$17.66	\$1.78	\$61.19	
ġ	9	85	\$34.19	\$10.17	\$17.66	\$1.86	\$63.88	
	10	90	\$36.20	\$10.76	\$17.66	\$1.94	\$66.56	
	E ffectiv Step	ve Date - 07/01/2024	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	
_	1	45	\$18.66	\$5.38	\$4.86	\$0.85	\$29.75	
2	2	50	\$20.74	\$5.98	\$5.40	\$0.94	\$33.06	
3	3	55	\$22.81	\$6.58	\$9.71	\$1.15	\$40.25	
4	4	60	\$24.88	\$7.18	\$9.71	\$1.23	\$43.00	
	5	65	\$26.96	\$7.77	\$9.71	\$1.31	\$45.75	
	6	70	\$29.03	\$8.37	\$9.71	\$1.39	\$48.50	
	7	75	\$31.10	\$8.97	\$9.71	\$1.47	\$51.25	
	8	80	\$33.18	\$9.57	\$17.66	\$1.78	\$62.19	
	9	85	\$35.25	\$10.17	\$17.66	\$1.76	\$64.94	
	10	90	\$37.32	\$10.17	\$17.66	\$1.94	\$67.68	
 N	Notes:							
A	Appren	ntice to Journeyworker Ratio:1:3						
		MOVING EQUIP < 35 TONS	06/01/202	4 \$40.24	4 \$15.07	\$18.67	\$0.00	\$73.9
STERS JOINT C	OUNCI	L NO. 10 ZONE B	12/01/202			\$20.17	\$0.00	\$75.4
			01/01/202			\$20.17	\$0.00	\$75.9
			06/01/202	5 \$41.24	4 \$15.57	\$20.17	\$0.00	\$76.9
			12/01/202			\$21.78	\$0.00	\$78.5
			01/01/202		4 \$16.17	\$21.78	\$0.00	\$79.1
			06/01/202			\$21.78	\$0.00	\$80.1
			12/01/202			\$23.52	\$0.00	\$81.9
			01/01/202				\$0.00	\$82.5

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Classification	Effective Date	Base Wage	Health	Pension	Supplemental Unemployment	Total Rate
SPECIALIZED EARTH MOVING EQUIP > 35 TONS	06/01/2024	\$40.53	\$15.07	\$18.67	\$0.00	\$74.27
TEAMSTERS JOINT COUNCIL NO. 10 ZONE B	12/01/2024	\$40.53	\$15.07	\$20.17	\$0.00	\$75.77
	01/01/2025	\$40.53	\$15.57	\$20.17	\$0.00	\$76.27
	06/01/2025	\$41.53	\$15.57	\$20.17	\$0.00	\$77.27
	12/01/2025	\$41.53	\$15.57	\$21.78	\$0.00	\$78.88
	01/01/2026	\$41.53	\$16.17	\$21.78	\$0.00	\$79.48
	06/01/2026	\$42.53	\$16.17	\$21.78	\$0.00	\$80.48
	12/01/2026	\$42.53	\$16.17	\$23.52	\$0.00	\$82.22
	01/01/2027	\$42.53	\$16.77	\$23.52	\$0.00	\$82.82
SPRINKLER FITTER	04/01/2023	\$47.43	\$11.45	\$16.61	\$0.00	\$75.49

Effec Step	tive Date - 04/01/2023 percent	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	
1	45	\$21.34	\$8.22	\$0.00	\$0.00	\$29.56	
2	50	\$23.72	\$8.22	\$0.00	\$0.00	\$31.94	
3	55	\$26.09	\$11.45	\$7.20	\$0.00	\$44.74	
4	60	\$28.46	\$11.45	\$8.35	\$0.00	\$48.26	
5	65	\$30.83	\$11.45	\$8.35	\$0.00	\$50.63	
6	70	\$33.20	\$11.45	\$8.60	\$0.00	\$53.25	
7	75	\$35.57	\$11.45	\$8.60	\$0.00	\$55.62	
8	80	\$37.94	\$11.45	\$8.60	\$0.00	\$57.99	
9	85	\$40.32	\$11.45	\$8.60	\$0.00	\$60.37	
10	90	\$42.69	\$11.45	\$8.60	\$0.00	\$62.74	
Notes							
						į	
Appr	rentice to Journeyworker Ratio:1:	1					
COMMUNICAT	TION TECHNICIAN	12/31/2023	\$49.01	\$12.75	\$14.61	\$0.00	\$76.3
CIANS LOCAL /		06/30/2024	\$50.01	\$13.00	\$14.86	\$0.00	\$77.8
		12/29/2024	\$51.06	\$13.25	\$15.06	\$0.00	\$79.3
		06/29/2025	\$52.16	\$13.50	\$15.21	\$0.00	\$80.8
		12/28/2025	\$53.26	\$13.75	\$15.36	\$0.00	\$82.3
		06/28/2020	5 \$54.41	\$14.00	\$15.46	\$0.00	\$83

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			LECOMMUNICATION TE	CHNICIAN - Local 7					
	Effection Step	ve Date - percent	12/31/2023	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	
	1	40		\$19.60	\$7.05	\$0.59	\$0.00	\$27.24	
	2	45		\$22.05	\$7.05	\$0.66	\$0.00	\$29.76	
	3	50		\$24.51	\$12.75	\$7.34	\$0.00	\$44.60	
	4	55		\$26.96	\$12.75	\$7.41	\$0.00	\$47.12	
	5	65		\$31.86	\$12.75	\$9.52	\$0.00	\$54.13	
	6	70		\$34.31	\$12.75	\$10.90	\$0.00	\$57.96	
	Effection Step	ve Date -	06/30/2024	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	
	1	40		\$20.00	\$7.20	\$0.60	\$0.00	\$27.80	
	2	45		\$22.50	\$7.20	\$0.68	\$0.00	\$30.38	
	3	50		\$25.01	\$13.00	\$7.40	\$0.00	\$45.41	
	4	55		\$27.51	\$13.00	\$7.48	\$0.00	\$47.99	
	5	65		\$32.51	\$13.00	\$9.64	\$0.00	\$55.15	
	6	70		\$35.01	\$13.00	\$11.06	\$0.00	\$59.07	
	Notes:								
		Steps are	800 hours						
I	Apprei	ntice to Jou	ırneyworker Ratio:1:1						
TERRAZZO FIN				02/01/2024	\$61.3	4 \$11.49	\$23.59	\$0.00	\$96.42
BRICKLAYERS LOC	AL 3 (SPI	R/PITT) - MAI	KBLE & TILE	08/01/2024	\$63.4	4 \$11.49	\$23.59	\$0.00	\$98.52
				02/01/2025	\$64.7	4 \$11.49	\$23.59	\$0.00	\$99.82
				08/01/2025	\$66.89	9 \$11.49	\$23.59	\$0.00	\$101.97
				02/10/2026	\$68.2	4 \$11.49	\$23.59	\$0.00	\$103.32
				08/01/2026	5 \$70.4	4 \$11.49	\$23.59	\$0.00	\$105.52

02/01/2027

\$71.84

\$11.49

\$23.59

\$0.00

\$106.92

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Apprer	ntice - TE	RRAZZO FINISHER-Local 3 Marble/Tile (Spr/Ptt)	
Effecti	ve Date -	02/01/2024	Supplemental
Step	percent	Apprentice Base Wage Health Pension	Unemployment

Step	percent		Apprentice Base Wage	Health	Pension	Unemployment	Total Rate
1	50		\$30.67	\$11.49	\$23.59	\$0.00	\$65.75
2	60		\$36.80	\$11.49	\$23.59	\$0.00	\$71.88
3	70		\$42.94	\$11.49	\$23.59	\$0.00	\$78.02
4	80		\$49.07	\$11.49	\$23.59	\$0.00	\$84.15
5	90		\$55.21	\$11.49	\$23.59	\$0.00	\$90.29
Effecti	ve Date -	08/01/2024				Supplemental	
Step	percent		Apprentice Base Wage	Health	Pension	Unemployment	Total Rate
1	50		\$31.72	\$11.49	\$23.59	\$0.00	\$66.80
2	60		\$38.06	\$11.49	\$23.59	\$0.00	\$73.14
3	70		\$44.41	\$11.49	\$23.59	\$0.00	\$79.49
4	80		\$50.75	\$11.49	\$23.59	\$0.00	\$85.83
5	90		\$57.10	\$11.49	\$23.59	\$0.00	\$92.18
Notes:							

Apprentice to Journeyworker Ratio:1:5

TERRAZZO MECHANIC	02/01/2024	\$62.42	\$11.49	\$23.56	\$0.00	\$97.47
BRICKLAYERS LOCAL 3 (SPR/PITT) - MARBLE & TILE	08/01/2024	\$64.52	\$11.49	\$23.56	\$0.00	\$99.57
	02/01/2025	\$65.82	\$11.49	\$23.56	\$0.00	\$100.87
	08/01/2025	\$67.97	\$11.49	\$23.56	\$0.00	\$103.02
	02/01/2026	\$69.32	\$11.49	\$23.56	\$0.00	\$104.37
	08/01/2026	\$71.52	\$11.49	\$23.56	\$0.00	\$106.57
	02/01/2027	\$72.92	\$11.49	\$23.56	\$0.00	\$107.97

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Supplemental Classification **Total Rate** Effective Date Base Wage Health Pension Unemployment

	Step	ve Date - 02/01/2024 percent	Apprentice Base Wage	Health	Pension	Supplemental Unemployment	Total Rate	
	1	50	\$31.21	\$11.49	\$23.56	\$0.00	\$66.26	
	2	60	\$37.45	\$11.49	\$23.56	\$0.00	\$72.50	
	3	70	\$43.69	\$11.49	\$23.56	\$0.00	\$78.74	
	4	80	\$49.94	\$11.49	\$23.56	\$0.00	\$84.99	
	5	90	\$56.18	\$11.49	\$23.56	\$0.00	\$91.23	
	Effecti	ve Date - 08/01/2024				Supplemental		
	Step	percent	Apprentice Base Wage	Health	Pension	Unemployment	Total Rate	
	1	50	\$32.26	\$11.49	\$23.56	\$0.00	\$67.31	
	2	60	\$38.71	\$11.49	\$23.56	\$0.00	\$73.76	
	3	70	\$45.16	\$11.49	\$23.56	\$0.00	\$80.21	
	4	80	\$51.62	\$11.49	\$23.56	\$0.00	\$86.67	
	5	90	\$58.07	\$11.49	\$23.56	\$0.00	\$93.12	
	Notes:							
							į	
	Appre	ntice to Journeyworker Ratio:1:5						
ST BORIN			06/01/2024	4 \$49.81	\$9.65	\$18.22	\$0.00	\$77.68
BORERS - FO	UNDATION .	AND MARINE	12/01/2024	4 \$51.28	\$9.65	\$18.22	\$0.00	\$79.1
			06/01/202	5 \$52.78	\$9.65	\$18.22	\$0.00	\$80.6
			12/01/202	5 \$54.28	\$9.65	\$18.22	\$0.00	\$82.13
			06/01/2020	6 \$55.83	\$9.65	\$18.22	\$0.00	\$83.70
For opposit	matas asa "	Ammontice LADORER!	12/01/2020	57.33	\$9.65	\$18.22	\$0.00	\$85.20
		Apprentice- LABORER" ER HELPER	06/01/2024	4 \$45.60	\$9.65	\$18.22	\$0.00	\$73.47
		AND MARINE	12/01/2024			\$18.22	\$0.00	\$74.94
			06/01/202	*		\$18.22	\$0.00	\$76.44
			12/01/202			\$18.22	\$0.00	\$77.94
			06/01/2020			\$18.22	\$0.00	\$79.49
			12/01/2020			\$18.22	\$0.00	\$80.99
For apprentic	ce rates see "	Apprentice- LABORER"	12/01/202	0 000112	ψ,,,,,		*****	Ψου.,,
EST BORIN			06/01/2024	4 \$45.48	\$9.65	\$18.22	\$0.00	\$73.35
BORERS - FOI	UNDATION .	AND MARINE	12/01/2024	4 \$46.95	\$9.65	\$18.22	\$0.00	\$74.82
			06/01/202	5 \$48.45	\$9.65	\$18.22	\$0.00	\$76.32
			12/01/202	5 \$49.95	\$9.65	\$18.22	\$0.00	\$77.82
						A10.00	¢0.00	
			06/01/2020	6 \$51.50	\$9.65	\$18.22	\$0.00	\$79.3
	ce rates see "	Apprentice- LABORER"	06/01/2020 12/01/2020			\$18.22 \$18.22	\$0.00	\$79.37 \$80.87

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Classification	Effective Date	Base Wage	Health	Pension	Supplemental Unemployment	Total Rate
TRAILERS FOR EARTH MOVING EQUIPMENT TEAMSTERS JOINT COUNCIL NO. 10 ZONE B	06/01/2024	\$40.82	\$15.07	\$18.67	\$0.00	\$74.56
	12/01/2024	\$40.82	\$15.07	\$20.17	\$0.00	\$76.06
	01/01/2025	\$40.82	\$15.57	\$20.17	\$0.00	\$76.56
	06/01/2025	\$41.82	\$15.57	\$20.17	\$0.00	\$77.56
	12/01/2025	\$41.82	\$15.57	\$21.78	\$0.00	\$79.17
	01/01/2026	\$41.82	\$16.17	\$21.78	\$0.00	\$79.77
	06/01/2026	\$42.82	\$16.17	\$21.78	\$0.00	\$80.77
	12/01/2026	\$42.82	\$16.17	\$23.52	\$0.00	\$82.51
	01/01/2027	\$42.82	\$16.77	\$23.52	\$0.00	\$83.11
TUNNEL WORK - COMPRESSED AIR	06/01/2024	\$57.71	\$9.65	\$19.00	\$0.00	\$86.36
LABORERS (COMPRESSED AIR)	12/01/2024	\$59.18	\$9.65	\$19.00	\$0.00	\$87.83
	06/01/2025	\$60.68	\$9.65	\$19.00	\$0.00	\$89.33
	12/01/2025	\$62.18	\$9.65	\$19.00	\$0.00	\$90.83
	06/01/2026	\$63.73	\$9.65	\$19.00	\$0.00	\$92.38
	12/01/2026	\$65.23	\$9.65	\$19.00	\$0.00	\$93.88
For apprentice rates see "Apprentice- LABORER"						
TUNNEL WORK - COMPRESSED AIR (HAZ. WASTE)	06/01/2024	\$59.71	\$9.65	\$19.00	\$0.00	\$88.36
LABORERS (COMPRESSED AIR)	12/01/2024	\$61.18	\$9.65	\$19.00	\$0.00	\$89.83
	06/01/2025	\$62.68	\$9.65	\$19.00	\$0.00	\$91.33
	12/01/2025	\$64.18	\$9.65	\$19.00	\$0.00	\$92.83
	06/01/2026	\$65.73	\$9.65	\$19.00	\$0.00	\$94.38
	12/01/2026	\$67.23	\$9.65	\$19.00	\$0.00	\$95.88
For apprentice rates see "Apprentice- LABORER"						
TUNNEL WORK - FREE AIR LABORERS (FREE AIR TUNNEL)	06/01/2024	\$49.78	\$9.65	\$19.00	\$0.00	\$78.43
2.20 (1.122 iiii 10 iii22)	12/01/2024	\$51.25	\$9.65	\$19.00	\$0.00	\$79.90
	06/01/2025	\$52.75	\$9.65	\$19.00	\$0.00	\$81.40
	12/01/2025	\$54.25	\$9.65	\$19.00	\$0.00	\$82.90
	06/01/2026	\$55.80	\$9.65	\$19.00	\$0.00	\$84.45
	12/01/2026	\$57.30	\$9.65	\$19.00	\$0.00	\$85.95
For apprentice rates see "Apprentice- LABORER"						
TUNNEL WORK - FREE AIR (HAZ. WASTE) LABORERS (FREE AIR TUNNEL)	06/01/2024	\$51.78	\$9.65	\$19.00	\$0.00	\$80.43
	12/01/2024	\$53.25	\$9.65	\$19.00	\$0.00	\$81.90
	06/01/2025	\$54.75	\$9.65	\$19.00	\$0.00	\$83.40
	12/01/2025	\$56.25	\$9.65	\$19.00	\$0.00	\$84.90
	06/01/2026	\$57.80	\$9.65	\$19.00	\$0.00	\$86.45
	12/01/2026	\$59.30	\$9.65	\$19.00	\$0.00	\$87.95
For apprentice rates see "Apprentice- LABORER"						
VAC-HAUL TEAMSTERS JOINT COUNCIL NO. 10 ZONE B	06/01/2024	\$40.24	\$15.07	\$18.67	\$0.00	\$73.98
	12/01/2024	\$40.24	\$15.07	\$20.17	\$0.00	\$75.48
	01/01/2025	\$40.24	\$15.57	\$20.17	\$0.00	\$75.98
	06/01/2025	\$41.24	\$15.57	\$20.17	\$0.00	\$76.98
	12/01/2025	\$41.24	\$15.57	\$21.78	\$0.00	\$78.59
	01/01/2026	\$41.24	\$16.17	\$21.78	\$0.00	\$79.19
	06/01/2026	\$42.24	\$16.17	\$21.78	\$0.00	\$80.19
	12/01/2026	\$42.24	\$16.17	\$23.52	\$0.00	\$81.93
	01/01/2027	\$42.24	\$16.77	\$23.52	\$0.00	\$82.53

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Classification	Effective Date	Base Wage	Health	Pension	Supplemental Unemployment	Total Rate
WAGON DRILL OPERATOR (HEAVY & HIGHWAY) LABORERS - ZONE 4 (HEAVY & HIGHWAY)	06/01/2024	\$33.56	\$9.65	\$15.60	\$0.00	\$58.81
	12/01/2024	\$34.74	\$9.65	\$15.60	\$0.00	\$59.99
	06/01/2025	\$35.98	\$9.65	\$15.60	\$0.00	\$61.23
	12/01/2025	\$37.21	\$9.65	\$15.60	\$0.00	\$62.46
	06/01/2026	\$39.25	\$9.65	\$15.60	\$0.00	\$64.50
	12/01/2026	\$40.54	\$9.65	\$15.60	\$0.00	\$65.79
For apprentice rates see "Apprentice- LABORER (Heavy and Highway)						
WATER METER INSTALLER PLUMBERS & PIPEFITTERS LOCAL 104 WESTERN DIVISION	03/17/2024	\$49.21	\$9.55	\$17.10	\$0.00	\$75.86
For apprentice rates see "Apprentice- PLUMBER/PIPEFITTER" or "PLUMBER/GA	ASFITTER"					
Marine Drilling						
BLASTER MARINE DRILLING	01/01/2018	\$41.82	\$7.63	\$3.60	\$0.00	\$53.05
BOAT CAPTAIN MARINE DRILLING	01/01/2018	\$33.87	\$7.63	\$3.30	\$0.00	\$44.80
BOAT CAPTAIN / Over 1,000 hp MARINE DRILLING	01/01/2018	\$38.06	\$7.63	\$3.60	\$0.00	\$49.29
CORE DRILLER MARINE DRILLING	01/01/2018	\$31.43	\$7.63	\$2.90	\$0.00	\$41.96
CORE DRILLER HELPER MARINE DRILLING	01/01/2018	\$28.47	\$7.63	\$3.00	\$0.00	\$39.10
DRILLER MARINE DRILLING	01/01/2018	\$39.70	\$7.63	\$3.60	\$0.00	\$50.93
ENGINEER MARINE DRILLING	01/01/2018	\$39.69	\$7.63	\$3.50	\$0.00	\$50.82
HELPER MARINE DRILLING	01/01/2018	\$34.24	\$7.63	\$3.00	\$0.00	\$44.87
MACHINIST MARINE DRILLING	01/01/2018	\$38.88	\$7.63	\$3.30	\$0.00	\$49.81
OILER - MARINE DRILLING MARINE DRILLING	01/01/2018	\$34.24	\$7.63	\$3.00	\$0.00	\$44.87
TUG DECKHAND MARINE DRILLING	01/01/2018	\$27.61	\$7.63	\$3.00	\$0.00	\$38.24
WELDER MARINE DRILLING	01/01/2018	\$38.88	\$7.63	\$3.30	\$0.00	\$49.81
Op Eng Marine (Dredging Work)						
BOAT OPERATOR OPERATING ENGINEERS - MARINE DIVISION	10/01/2017	\$29.26	\$7.63	\$3.30	\$0.00	\$40.19
CERTIFIED WELDER OPERATING ENGINEERS - MARINE DIVISION	10/01/2017	\$31.09	\$7.63	\$3.60	\$0.00	\$42.32
CHIEF WELDER/ CHIEF MATE OPERATING ENGINEERS - MARINE DIVISION	10/01/2017	\$33.02	\$7.63	\$3.60	\$0.00	\$44.25
DERRICK / SPIDER / SPILLBARGE OPERATOR OPERATING ENGINEERS - MARINE DIVISION	10/01/2017	\$33.02	\$7.63	\$3.60	\$0.00	\$44.25
DRAG BARGE OPERATOR / WELDER / MATE OPERATING ENGINEERS - MARINE DIVISION	10/01/2017	\$30.24	\$7.63	\$3.30	\$0.00	\$41.17
ENGINEER / ELECTRICIAN OPERATING ENGINEERS - MARINE DIVISION	10/01/2017	\$33.02	\$7.63	\$3.60	\$0.00	\$44.25
LICENSED BOAT OPERATOR OPERATING ENGINEERS - MARINE DIVISION	10/01/2017	\$33.02	\$7.63	\$3.60	\$0.00	\$44.25

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Classification	Effective Date	Base Wage	Health	Pension	Supplemental Unemployment	Total Rate
LICENSED TUG OPERATOR OVER 1000HP OPERATING ENGINEERS - MARINE DIVISION	10/01/2017	\$38.18	\$7.63	\$3.60	\$0.00	\$49.41
MAINTENANCE ENGINEER OPERATING ENGINEERS - MARINE DIVISION	10/01/2017	\$33.03	\$7.63	\$3.60	\$0.00	\$44.26
OILER - MARINE DIVISION OPERATING ENGINEERS - MARINE DIVISION	10/01/2017	\$24.30	\$7.63	\$3.00	\$0.00	\$34.93
OPERATOR / LEVERMAN OPERATING ENGINEERS - MARINE DIVISION	10/01/2017	\$38.18	\$7.63	\$3.60	\$0.00	\$49.41
RODMAN / SCOWMAN OPERATING ENGINEERS - MARINE DIVISION	10/01/2017	\$24.30	\$7.63	\$3.00	\$0.00	\$34.93
SHOREMAN / DECKHAND OPERATING ENGINEERS - MARINE DIVISION	10/01/2017	\$24.30	\$7.63	\$3.00	\$0.00	\$34.93

Additional Apprentice Information:

Minimum wage rates for apprentices employed on public works projects are listed above as a percentage of the pre-determined hourly wage rate established by the Commissioner under the provisions of the M.G.L. c. 149, ss. 26-27D. Apprentice ratios are established by the Division of Apprenticeship Training pursuant to M.G.L. c. 23, ss. 11E-11L.

All apprentices must be registered with the Division of Apprenticeship Training in accordance with M.G.L. c. 23, ss. 11E-11L.

All steps are six months (1000 hours.)

Ratios are expressed in allowable number of apprentices to journeymen or fraction thereof, unless otherwise specified.

- ** Multiple ratios are listed in the comment field.
- *** APP to JM; 1:1, 2:2, 2:3, 3:4, 4:4, 4:5, 4:6, 5:7, 6:8, 6:9, 7:10, 8:10, 8:11, 8:12, 9:13, 10:13, 10:14, etc.
- **** APP to JM; 1:1, 1:2, 2:3, 2:4, 3:5, 4:6, 4:7, 5:8, 6:9, 6:10, 7:11, 8:12, 8:13, 9:14, 10:15, 10:16, etc.

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SPECIAL PROVISIONS

DISTRICT 1

Scheduled and Emergency Bridge Substructure Repairs and Related Work at Various Locations

Labor participation goals for this project shall be 15.3% for minorities and 6.9% for women for each job category. The goals are applicable to both contractor's and subcontractor's on-site construction workforce. Refer to document 00820 for details.

SCOPE OF WORK

All work under this Contract shall be done in conformance with the 2024 Standard Specifications for Highways and Bridges, the Supplemental Specifications contained in this book, the 2017 Construction Standard Details, the Traffic Management Plans and Detail Drawings, MassDOT Work Zone Safety Temporary Traffic Control, the 1990 Standard Drawings for Signs and Supports; the 2015 Overhead Signal Structure and Foundation Standard Drawings, the 2009 Manual on Uniform Traffic Control Devices (MUTCD) with Revisions 1, 2, and 3 and the November 2022 Massachusetts Amendments to the MUTCD; the 1968 Standard Drawings for Traffic Signals and Highway Lighting; The American Standard for Nursery Stock; the Plans and these Special Provisions.

The work to be done under this Contract shall consist of scheduled and emergency substructure repairs and related work performed on bridges under the control of District One at various locations. The Contractor will be notified of the scheduled repairs by work order per each Location. The Work will include but not be limited to:

- 1. Removing the deteriorated concrete from any element of the substructure, including but not limited to stem piers, pier caps, pier columns, wing walls, backwalls, and abutments.
- 2. Shoring to support various beams over piers and abutments may be required to allow concrete repairs to the substructure.
- 3. Removing the deteriorated concrete from retaining walls, both connected/associated and not connected/associated with any bridge in the jurisdiction of District One.
- 4. Replacing excavated, spalled, delaminated, or deteriorated concrete, and replacing of any broken, missing or deteriorated reinforcing steel with new material.
- 5. Replacing missing or damaged granite or cement concrete slope paving, either in kind or with cement concrete slope paving where needed and as required by the Engineer.
- 6. Any additional repairs in either the superstructure or deck that are related to the substructure work.
- 7. Work is expected to be completed above the Ordinary High Water Level. At the discretion of the Engineer, any necessary application for permits will be procured by the District.

SCOPE OF WORK (Continued)

The work to be done under this Contract also includes preparing the designs for structural repairs, furnishing various artisans as specified in Item 100.1 "Base Labor Rate", materials, equipment, and engineering services to perform scheduled repairs for non-itemized related work. This work could also include repairs to parts of the superstructure and/or deck joints in close proximity to the substructure element under repair. Where work is directed by the Engineer and is not in the list of bid items, the Contractor will be reimbursed under Non-Bid Items (Time and Materials).

All work shall be performed within, and accessed by, existing State, City or Town roadway layouts. No rights to enter on, or occupy, private property have been acquired for this project.

SUBSECTION 7.05 INSURANCE REQUIREMENTS B. PUBLIC LIABILITY INSURANCE

The insurance requirements set forth in this section are in addition to the requirements of the Standard Specifications and supersede all other requirements.

Paragraphs 1 and 2

The Massachusetts Department of Transportation and applicable railroads shall be named as additional insureds.

LOCATION OF WORK

Work under this contract will be required on any or all bridges, viaducts, tunnels, and approach ramps within District One as assigned by the Engineer. The following web link provides the cities and towns under the jurisdiction of District One:

https://www.mass.gov/service-details/find-your-highway-district-office Select "District 1" and click "Submit" button.

No work shall be performed under this contract until specifically authorized and directed by the Department. Furthermore, this Contract does not assign to the Contractor complete maintenance of the bridges owned by the Department. The Department reserves the right to perform such work as it deems best with its own forces, and/or to enter into special contracts for the maintenance of specific items.

CONTRACTOR QUESTIONS AND ADDENDUM ACKNOWLEDGEMENTS

Prospective bidders are required to submit all questions to the Construction Contracts Engineer by 3:00 P.M. on the Tuesday of the previous week before the scheduled bid opening date. Any questions received after this time will not be considered for review by the Department.

Contractors should email questions and addendum acknowledgements to the following email address massdotspecifications@dot.state.ma.us The MassDOT project file number and municipality is to be placed in the subject line.

SCHEDULE OF WORK

All proposed work hours shall conform to Subsection 7.09 and be subject to the written approval of the Engineer.

For specific locations, allowable work hours will be determined by the District Highway Director or designated representative. On high volume and/or high-speed roadways, work may be restricted to non-peak hours as directed by the Engineer to avoid peak traffic volumes and to maintain safety and productivity.

Work may not proceed beyond the normal 8-hour day unless prior approval is obtained from the Engineer for that day. Approval to work beyond the scheduled work will only be given when special conditions exist that warrant working beyond the scheduled work as determined by the Engineer.

These time periods include the "set-up" and "breakdown" of the traffic pattern employed. No operations, personnel, or equipment will be allowed on the roadways except during working hours.

The work hour restrictions do not apply to emergency conditions, as determined by the Department.

CONTRACTOR ACCESS

Contractors shall be aware that there are multi-span bridges with piers located away from the road and or near rivers and streams. No compensation will be made for access roads to get equipment or personnel to the work site. In addition, no compensation will be made for staging to access repair areas, etc.

HOLIDAY WORK RESTRICTIONS

(Supplementing Subsection 7.09)

The District Highway Director (DHD) may authorize work to continue during these specified time periods if it is determined by the District that the work will not negatively impact the traveling public. DHD may allow work in those areas on a case by case basis and where work is behind barrier and will not impact traffic

Below are the holiday work restrictions:

New Years Day (Federal Holiday)

No work on major arterial roadways from 5:00 AM on the day before until the normal start of business on the next subsequent business day. No work on local roadways on the holiday without permission by the DHD and the local police chief.

Martin Luther King's Birthday (Federal Holiday)

No work restrictions due to traffic concerns, however work on local roadways requires permission by the DHD and local police chief.

HOLIDAY WORK RESTRICTIONS (Continued)

President's Day (Federal Holiday)

No work restrictions due to traffic concerns, however work on local roadways requires permission by the DHD and local police chief.

Evacuation Day (Suffolk County State Holiday)

No work restrictions due to traffic concerns.

Patriot's Day (State Holiday)

Work restrictions will be in place for Districts 3 and 6 along the entire Boston Marathon route and any other locations that the DHD in those districts determine are warranted so as to not to impact the marathon. All other districts work restrictions will be as per DHD.

Mother's Day

No work on Western Turnpike and Metropolitan Highway System from 5:00 AM on the Friday before, until the normal start of business on the following day.

Memorial Day (Federal Holiday)

No work on major arterial roadways from 5:00 AM on the Friday before, until the normal start of business on the following day.

Bunker Hill Day (Suffolk County State Holiday)

No work restrictions due to traffic concerns.

Juneteenth

No work restrictions due to traffic concerns, however work on local roadways requires permission by the DHD and local police chief.

Independence Day (Federal Holiday)

No work on major arterial roadways from 5:00 AM on the day before until the normal start of business on the next subsequent business day. No work on local roadways on the holiday without permission by the DHD and the local police chief.

Labor Day (Federal Holiday)

No work on major arterial roadways from 5:00 AM on the Friday before, until the normal start of business on the following day.

Columbus Day (Federal Holiday)

No work on major arterials from 5:00 AM on the Friday before, until the normal start of business on the following day

Veterans' Day (Federal Holiday)

No work restrictions due to traffic concerns.

Thanksgiving Day (Federal Holiday)

No work on major arterials from 5:00 AM two days before until the normal start of business on the following Monday.

HOLIDAY WORK RESTRICTIONS (Continued)

Christmas Day (Federal Holiday)

No work on major arterial roadways from 5:00 AM on the day before until the normal start of business on the next subsequent business day.

SUBSECTION 8.02 SCHEDULE OF OPERATIONS

Replace this subsection with the following:

An integrated cost and schedule controls program shall be implemented by the Contractor to track and document the progress of the Work from Notice to Proceed (NTP) through the Contractor Field Completion (CFC) Milestone. The Contractor's schedules will be used by the Engineer to monitor project progress, plan the level-of-effort required by the Department's work force and consultants and as a critical decision-making tool. Accordingly, the Contractor shall ensure that it complies fully with the requirements specified herein and that its schedules are both accurate and updated as required by the specification throughout the life of the project. Detailed requirements are provided in Division II, Section 722 Construction Scheduling.

<u>SUBSECTION 8.14 UTILITY COORDINATION, DOCUMENTATION, AND</u> MONITORING RESPONSIBILITIES

A. GENERAL

In accordance with the provisions of Section 8.00 Prosecution and Progress, utility coordination is a critical aspect to this Contract. This section defines the responsibility of the Contractor and MassDOT, with regard to the initial utility relocation plan and changes that occur as the prosecution of the Work progresses. The Engineer, with assistance from the Contractor shall coordinate with Utility companies that are impacted by the Contractor's operations. To support this effort, the Contractor shall provide routine and accurate schedule updates, provide notification of delays, and provide documentation of the steps taken to resolve any conflicts for the temporary and/or permanent relocations of the impacted utilities. The Contractor shall provide copies to the Engineer of the Contractor communication with the Utility companies, including but not limited to:

- Providing advanced notice, for all utility-related meetings initiated by the Contractor.
- Providing meeting minutes for all utility-related meetings that the Contractor attends.
- Providing all test pit records.
- Request for Early Utility work requirements of this section (see below).
- Notification letters for any proposed changes to Utility start dates and/or sequencing.
- Written notification to the Engineer of all apparent utility delays within seven (7) Calendar Days after a recognized delay to actual work in the field either caused by a Utility or the Contractor.
- Any communication, initiated by the Contractor, associated with additional Right-of-Way needs in support of utility work.
- Submission of completed Utility Completion Forms.

SUBSECTION 8.14 (Continued)

B. PROJECT UTILITY COORDINATION (PUC) FORM

The utility schedule and sequence information provided in the Project Utility Coordination Form (if applicable) is the best available information at the time of the bid and has been considered in setting the contract duration. The Contractor shall use all of this information in developing the bid price and the Baseline Schedule Submission, inclusive of the individual utility durations sequencing requirements, and any work that has been noted as potentially concurrent utility installations.

C. INITIATION OF UTILITY WORK

The Engineer will issue all initial notice-to-proceed dates to each Utility company based on either the:

- 1) Contractor's accepted Baseline Schedule
- 2) An approved Early Utility Request in the form of an Early Utility sub-net schedule (in accordance with the requirements of this Subsection)
- 3) An approved Proposal Schedule

C.1 - BASELINE SCHEDULE – UTILITY BASIS

The Contractor shall provide a Baseline Schedule submission in accordance with the requirements of Subsection 8.02 and inclusive of all of the information provided in the PUC Form that has been issued in the Contract documents. This is to include the utility durations, sequencing of work, allowable concurrent work, and all applicable considerations that have been depicted on the PUC Form.

C.2 – EARLY UTILITY REQUEST – (aka SUBNET SCHEDULE) PRIOR TO THE BASELINE All early utility work is defined as any anticipated/required utility relocations that need to occur prior to the Baseline Schedule acceptance. In all cases of proposed early utility relocation, the Contractor shall present all known information at the pre-construction conference in the form of a 'sub-net' schedule showing when each early utility activity needs to be issued a notice-to-proceed. The Contractor shall provide advance notification of this intent to request early utility work in writing at or prior to the Pre-Construction meeting. Prior to officially requesting approval for early utility work, the Contractor shall also coordinate with MassDOT and all utility companies (private, state or municipal) which may be impacted by the Contract. If this request is acceptable to the Utilities and to MassDOT, the Engineer will issue a notice-to-proceed to the affected Utilities, based on these accepted dates.

C.3 – PROPOSAL SCHEDULE - CHANGES TO THE PUC FORM

If the Contractor intends to submit a schedule (in accordance with MassDOT Standard Specifications, Division I, Subsection 8.02) that contains durations or sequencing that vary from those provided in the Project Utility Coordination (PUC) Form, the Contactor must submit this as an intended change, in the form of a Proposal Schedule and in accordance with MassDOT Standard Specifications, Division I, Subsection 8.02. These proposed changes are subject to the approval of the Engineer and the impacted utilities, in the form of this Proposal Schedule and a proposed revision to the PUC form. The Contractor shall not proceed with any changes of this type without written authorization from the Engineer, that references the approved Proposal Schedule and PUC form changes. The submission of the Baseline Schedule should not include any of these types of proposed utility changes and should not delay the submission of the Baseline Schedule. As a prerequisite to the Proposal Schedule submission, and in advance of the utility notification(s) period, the Contractor shall coordinate the proposed utility changes with the Engineer and the utility companies, to develop a mutually agreed upon schedule, prior to the start of construction.

SUBSECTION 8.14 (Continued)

D. UTILITY DELAYS

The Contractor shall notify the Engineer upon becoming aware that a Utility owner is not advancing the work in accordance with the approved utility schedule. Such notice shall be provided to the Engineer no later than seven (7) calendar days after the occurrence of the event that the Contractor believes to be a utility delay. After such notice, the Engineer and the Contractor shall continue to diligently seek the Utility Owner's cooperation in performing their scope of Work.

In order to demonstrate that a critical path delay has been caused by a third-party Utility, the Contractor must demonstrate, through the requirements of the monthly Progress Schedule submissions and the supporting contract records associated with Subsection 8.02, 8.10 and 8.14, that the delays were beyond the control of the Contractor.

All documentation provided in this section is subject to the review and verification of the Engineer and, if required, the Utility Owner. In accordance with MassDOT Specifications, Division I, Subsection 8.10, a Time Extension will be granted for a delay caused by a Utility, only if the actual duration of the utility work is in excess of that shown on the Project Utility Coordination Form, and only if;

- 1) proper Notification of Delay was provided to MassDOT in accordance with the time requirements that are specified in this Section
- 2) the utility delay is a critical path impact to the Baseline Schedule (or most recently approved Progress Schedule)

E. LOCATION OF UTILITIES

The locations of existing utilities are shown on the Contract drawings as an approximation only. The Contractor shall perform a pre-construction utility survey, including any required test pits, to determine the location of all known utilities no later than thirty (30) calendar days before commencing physical site work in the affected area.

F. POST UTILITY SURVEY – NOTIFICATION

Following completion of a utility survey of existing locations, the Contractor will be responsible to notify the Engineer of any known conflicts associated with the actual location of utilities prior to the start of the work. The Engineer and the Contractor will coordinate with any utility whose assets are to be affected by the Work of this Contract. A partial list of utility contact information is provided in the Project Utility Coordination Form.

G. MEETINGS AND COOPERATION WITH UTILITY OWNERS

The Contractor shall notify the Engineer in advance of any meeting they initiate with a Utility Owner's representative to allow MassDOT to participate in the meeting if needed.

Prior to the Pre-Construction Meeting, the Contractor should meet with all Utility Owners who will be required to perform utility relocations within the first 6 months of the project, to update the affected utilities of the Project Utility Coordination Form and all other applicable Contract requirements that impact the Utilities. The Contractor shall copy the Engineer on any correspondence between the Utility Owner and the Contractor.

SUBSECTION 8.14 (Continued)

H. FORCE ACCOUNT / UTILITY MONITORING REQUIREMENTS

The Engineer will be responsible for recording daily Utility work force reports. The start, suspension, re-start, and completion dates of each of the Utilities, within each phase of the utility relocation work, will be monitored and agreed to by the Engineer and the Contractor as the work progresses.

I. ACCESS AND INSPECTION

The Contractor shall be responsible for allowing Utility owners access to their own utilities to perform the relocations and/or inspections. The Contractor shall schedule their work accordingly so as not to delay or prevent each utility from maintaining their relocation schedule.

COMPLIANCE WITH THE NATIONAL DEFENSE AUTHORIZATION ACT

(Supplementing Subsection 7.01)

On all projects, the "Prohibition on Certain Telecommunications and Video Surveillance Services or Equipment" Regulation (2 CFR 200.216) prohibits the Contractor from using or furnishing the following telecommunications equipment or services:

- Telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities).
- For the purpose of public safety, security of government facilities, physical security surveillance of critical infrastructure, and other national security purposes, video surveillance and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities).
- Telecommunications or video surveillance services provided by such entities or using such equipment.
- Telecommunications or video surveillance equipment or services produced or provided by an
 entity that the Secretary of Defense, in consultation with the Director of the National
 Intelligence or the Director of the Federal Bureau of Investigation, reasonably believes to be
 an entity owned or controlled by, or otherwise connected to, the government of a covered
 foreign country.

This prohibition applies to all products manufactured by the aforementioned companies, including any individual components or parts.

By submitting a bid on a project, the Contractor certifies that all work will be in compliance with the terms of 2 CFR 200.216. The Contractor shall submit a COC indicating compliance with the above provisions for all telecommunications equipment or services included in the Contract.

Payment for the item in which the materials are incorporated may be withheld until these COCs are received. Any cost involved in furnishing the certificate(s) shall be borne by the Contractor.

TRAFFIC ACCOMMODATION

(Supplementing Subsection 7.17)

Traffic control devices shall comply with the relevant provisions of Subsection 850, the applicable sections of the 2009 Manual on Uniform Traffic Control Devices (MUTCD) with Revisions 1, 2, and 3 and the November 2022 Massachusetts Amendments to the MUTCD; the Manual for Assessing Safety Hardware, and the following:

The order of precedence for the document that governs the positioning, sizing, color(s), shape, design, and operation of temporary traffic control devices shall be as set forth below:

- 1. Details for a specific location that have been designed by the Contractor and approved by the Engineer.
- 2. Details included in this contract.
- 3. MassDOT's Work Zone Safety Temporary Traffic Control (Document A00815 on this Contract), Typical Details and Massachusetts Guidelines for MassDOT, Municipalities, Utilities, and Contractors.
- 4. MassDOT's Standard Details and Drawings for the Development of Temporary Traffic Control Plans (https://www.mass.gov/files/documents/2017/10/24/tcp.pdf).
- 5. 2022 Massachusetts Amendments to the MUTCD (https://www.mass.gov/doc/massachusetts-amendments-to-the-mutcd-2022/download).
- 6. 2009 Manual on Uniform Traffic Control Devices (MUTCD) with Revisions 1, 2, and 3 (https://mutcd.fhwa.dot.gov/).

During construction, the Contractor shall contact the Engineer for the most recent copy of the Work Zone Safety Temporary Traffic Control, Typical Details and Massachusetts Guidelines for MassDOT, Municipalities, Utilities, and Contractors.

Truck Mounted Attenuators (TMAs), when shown in any details, are mandatory. Truck Mounted Attenuators shall shadow Temporary Traffic Control service vehicles during setup and breakdown of all temporary traffic control setups on roadways with speeds greater than 45 mph.

Traffic police, when required, shall be located at a sufficient distance in advance of the work area, so that they can warn oncoming motorists of the work.

MassDOT reserves the right to provide certified Roadway Flaggers, who are MassDOT employees, at the discretion of the Engineer. The Contractor shall not be charged nor compensated for the use of MassDOT employee flaggers.

FORMWORK AND SITEWORK

The temporary formwork used for concrete placement, shall be removed, and disposed of by the contractor. Any formwork that is not removed within forty-five (45) days after the concrete placement and is reported by Bridge Inspection or other MassDOT personnel will impose a damage of \$500.00 for each form location (On one bridge there may be multiple locations). Payment for this work shall be included in the unit price under the applicable item.

The Contractor is required to broom and clean all work site areas after the removal of excavated debris, regardless of the pre-existing conditions. These include areas excavated under joints such as pier caps, revetment areas. This removal of debris is incidental to the contract with no additional compensation.

PREPARATION OF CONCRETE SURFACES:

All concrete surfaces to be patched shall be roughened, cleaned of all laitance, dirt, grease, oil, other contaminants, and all standing water. All reinforcing steel encountered in the excavation shall be thoroughly cleaned by abrasive blasting and coated with a zinc-rich primer conforming to MassDOT Standard Specification M7.04.11 before being covered with new concrete.

With approval of the Engineer the Contractor may choose one of the following surface preparation methods. In bonding new concrete to already set concrete the surface of the concrete shall be thoroughly cleaned and roughened, then:

- A) Wetted with clean water, and then flushed with a mortar composed of equal parts of the cement and sand specified for the new concrete, before new concrete is placed adjacent thereto. New concrete shall be placed before mortar has taken initial set.
- B) Wetted with clean water, and then an epoxy adhesive suitable for bonding fresh concrete to hardened concrete for load bearing applications may be used. The epoxy adhesive shall conform to AASHTO M 235M/M 235 Type V and shall be applied in accordance with the manufacturer's recommendations.
- C) Ponded with clean water to achieve Saturated Surface Dry (SSD) condition then it shall then be blown off with oil free compressed air.

CONTRACTOR NOTIFICATION

Contractor notification and response will be classified into three categories as follows:

1. EMERGENCY REPAIR:

An Emergency Repair is defined as the work required to repair failed bridge elements, which is of an EMERGENCY NATURE and requires IMMEDIATE ATTENTION. The Contractor will be required to commence Emergency work within 4 hours after notification by the Department, unless otherwise directed. The nature of Emergency work will require the Contractor to be available 24 hours per day. In addition to required construction Items, payment for any Emergency Repair Work performed will be paid under Item 748.1 Emergency Response. Emergency repairs may be initiated verbally due to the need for immediate action but will be followed up by a Work Order assignment in the work order management system soon after.

CONTRACTOR NOTIFICATION (Continued)

2. PRIORITY REPAIR:

A Priority Repair is defined as work required to repair failed bridge elements, which is not of an Emergency nature; however, needs to be completed in a timely manner to prevent further deterioration or to meet the need of other constraints. The Contractor will be required to commence a Priority Repair within 7 days calendar days after notification by the Department, unless otherwise directed. Priority Repairs will be initiated, and Work Orders assigned using the work order management system.

3. SCHEDULED REPAIR:

A Scheduled Repair is not considered to be of an Emergency nature and has no priority over other repairs. The Contractor will be required to commence scheduled work within thirty (30) calendar days after notification by the Department, unless otherwise directed. The Contractor shall immediately notify the Engineer if unable to begin physical work within thirty (30) calendar days and provide an explanation for the delay. Scheduled repairs will be initiated and Work Orders assigned using the work order management system.

The Contractor will be notified of all Work Orders through the work order management system except for Emergency repairs which may first be assigned verbally with a follow up assignment through the work order management system. The Work Order will identify the location of the work, the category of work (Emergency, Scheduled or Priority), and identify the major items required for the work. The date from which potential non-response damages will be assessed for each work order will be based on the date the work order is assigned in the work order management system to the date the Contractor begins Physical Work.

For a Priority or Scheduled Repair, the Contractor must submit a work schedule and estimate for the Engineer's review and approval within seven (7) calendar days of issuance of the work order. The Contractor's schedule and estimate shall provide information relating to equipment, materials, anticipated work hours, labor availability, itemized estimated value of the repairs, a breakdown of major components of the work (i.e. staging installation, concrete work, etc.) and estimated start and completion dates.

Physical Work" shall be defined as "physical implementation of the required repair at the bridge site". In no case will Physical Work include any of the following: ordering materials, fabrication of materials, organizing labor forces, coordinating with subcontractors, installing means of access and/or traffic control to implement the required repairs, installing temporary works, or other operations needed to be performed in advance of the required repairs.

This Contract contains both Emergency response mobilization payment items for Emergency Repair work, and Non-Response damages to ensure prompt action by the Contractor.

The ability to assign Emergency Repair work, if required, shall take effect as soon as this executed.

The Contractor shall have the appropriate communication capabilities that will allow the Department to notify the Contractor of an Emergency Repair on a twenty-four hour (24) per day basis.

CONTRACTOR NOTIFICATION (Continued)

The Contractor shall supply the District 1 Highway Director with a list of telephone numbers for personnel who can be contacted twenty-four (24) hours a day in the case of an emergency.

WORK ORDER SCHEDULE MILESTONES

Work Orders may include complexities which will have separate milestones as indicated below. All timeframes shown below are in calendar days.

Complexity	Milestone
Engineering Design	Approved Design within 60 days of Work Order
Fabricated Materials	Approved Shop Drawings within 30 Days of Work Order or approved engineering design if engineering design required.
	Fabrication shall begin within 14 Days of Approved Shop Drawings.
Utility Coordination	Engagement with utilities shall occur within two weeks of issuing the work order.
	Final approval from the utility of the proposed work or utility protection shall be within 60 days of work order issuance or 60 days of approved engineering design if engineering design required.
Physical Work	"Physical Work" shall refer to physical implementation of the required repair at the bridge site. For repairs with no additional complexities as identified in this chart time to start of Physical Work will be measured from the issuance of the work order. In no case will Physical Work include any of the following: ordering materials, fabrication of materials, organizing labor forces, coordinating with subcontractors, installing means of access and/or traffic control to implement the required repairs, installing temporary works, or other operations needed to be performed in advance of the required repairs.
	For work orders with complexities as outlined in this chart, "Physical Work" will be measured from the receipt of approval for all the necessary complexities.
	Examples:
	Work order requiring engineering design and fabrication shall measure time to beginning of Physical Work from the time of approval of the shop drawings.
	Work order requiring engineering design, fabrication, and utility coordination shall measure time to beginning of Physical Work from the approval of the shop drawings or approval of utility agreement whichever is later.
	Work order requiring engineering design, fabrication shall begin immediately upon flagger availability.

All complexities and components of work orders shall be identified with milestones in the work order bar chart schedule.

NON-RESPONSE DAMAGES

It is the intent of this provision to ensure prompt response to Work Orders based on priority. These Non-Response Damages may be waived by MassDOT when, in the opinion of the Engineer, it is in the best interest of MassDOT to do so.

If the Contractor has not met the complexity milestones as outlined in the Work Order and above, a notification will be sent to the Contractor regarding Non-Responses Damages that will be assessed. The Engineer shall assess damages in the amount of \$1,000 per day (or portion thereof) for each day beyond the milestone due date that the milestone is not met.

<u>Emergency Repairs</u>: If the Contractor has not started Physical Work on an assigned Emergency Repair within four (4) hours from the receipt of the notification, payment for Emergency Response will be made only at the discretion of the Engineer. Furthermore, the Contractor will be assessed damages in the amount of \$1,000 per hour for each hour Physical Work is delayed.

Priority Repairs (assuming 7 days)

The Contractor shall commence priority work within 7 days after an assignment is issued by the Department, unless otherwise directed. If the Contractor has not started Physical Work on an assignment within 7 days, the Department will notify the Contractor in writing of the intent to issue damages. Damages will begin five (5) days after written notification to the Contractor. The Engineer will assess damages in the amount of \$1,000 per day for each day (or portion thereof) that the Work is delayed.

Scheduled Repairs (assuming 30 days)

The Contractor shall commence priority work within 30 days after an assignment is issued by the Department, unless otherwise directed. If the Contractor has not started Physical Work on an assignment within 30 days, the Department will notify the Contractor in writing of the intent to issue damages. Damages will begin five (5) days after written notification to the Contractor. The Engineer will assess damages in the amount of \$1,000 per day for each day (or portion thereof) that the Work is delayed.

"Physical Work" shall refer to physical implementation of the required repair at the bridge site. For repairs with no additional complexities as identified in this chart time to start of Physical Work will be measured from the issuance of the work order. In no case will Physical Work include any of the following: ordering materials, fabrication of materials, organizing labor forces, coordinating with subcontractors, installing means of access and/or traffic control to implement the required repairs, installing temporary works, or other operations needed to be performed in advance of the required repairs.

If the Contractor has not submitted a work schedule or estimate for the Engineer's review and approval on a Priority or Scheduled Repair within seven (7) calendar days after issuance of the Work Order, the Contractor will be subject to non-response damages in the amount \$500 per day.

In addition, the Engineer shall consider such delays in evaluating the Contractor's performance.

ENVIRONMENTAL REQUIREMENTS

This clause identifies procedures that shall be followed for bridges over or adjacent to waterways, wetlands, or other bodies of water. Some repairs may be needed in emergency situations where work needs to be performed prior to final permitting.

Work on bridges below the Ordinary High Water line over non-tidal waterways will usually require Section 404 approval from the Army Corps of Engineers and Section 401 Water Quality Certification from the Department of Environmental Protection under the Federal Clean Water Act.

Repairs to bridges in tidal areas and/or navigable waters may require a Coast Guard Bridge Permit, and consistency review by Coastal Zone Management. Time frames for these bridges typically require 4 months for non-tidal bridge repairs and possibly longer for tidal bridge repairs. For permitting purposes, all proposed construction methods that may be required in, on or above water resources shall be identified. The proposed methods shall be reviewed with the District Environmental Engineer who will coordinate with the Environmental Division the appropriate review of permit applicability.

For emergency repairs, the District Environmental Engineer and/or Environmental Division shall be notified immediately for further guidance on obtaining appropriate approvals.

If any locations are located within rare species habitat as designated by the Massachusetts Natural Heritage and Endangered Species Program (NHESP), coordination will be undertaken by the MassDOT District Environmental Engineer. HQ MassDOT Environmental Services Unit is available to provide support. The contractor must notify the District Highway Director and Resident Engineer in writing at least 60 days prior to desired commencement of the proposed activity, however coordination with the MassDOT District Environmental Engineer should occur as early as possible. The contractor shall be responsible for complying with any permit/restrictions/stipulations regarding work in rare species habitat.

Where repairs or reconstruction will not involve work in any waterways, wetlands or other bodies of water, but adjacent to wetland resources, erosion and siltation controls shall be implemented to ensure that construction activity does not result in siltation of the adjacent water resources. This work, when needed, will be covered under Non-Bid Items and Item 100.1 (Base Labor Rate) as required by the Engineer, unless the work is otherwise paid under contract bid Item. Regardless of exemptions from regulations, Enforcement Actions and/or Cease and Desist Orders due to resource damages resulting from construction activity may be invoked at any time.

CONTAMINATED SOIL

Soil to be removed from the project area shall not be assumed to be uncontaminated and must be evaluated prior to off-site management for potential contamination with hazardous materials. No soil may be disposed of off-site without proper assessment by the contractor and approval from the Resident Engineer (RE), District Environmental Engineer (DEE), or the project designee.

SOIL STOCKPILING DIRECTIVE P-22-001

Any stockpiling of soil must be performed in compliance with Policy Directive P-22-001, Off-Site Stockpiling of Soil from MassDOT Construction Projects. This directive limits the allowable locations for off-site stockpiling of soil generated during MassDOT projects and includes various requirements that must be satisfied by the contractor prior to off-site stockpiling.

CONTAMINATED MATERIALS

When soil excavation may be conducted, the area to be excavated shall be evaluated for potential soil and/or groundwater contamination. The resulting information is to be communicated to the Resident Engineer (RE), District Environmental Engineer (DEE), or the project designee prior to initiating the work. The RE, DEE, or project designee is responsible for assisting in the development of the required management procedures for hazardous/regulated wastes that may be generated during the project (including personal protective equipment, generation of manifests, collection/storage of wastes, transfer/disposal of wastes, and tracking manifest documentation).

No soil shall leave the project site without having been properly characterized for reuse or disposal and its destination approved of by the Engineer and the targeted receiving facility. The work will be paid under Non-Bid Items and Item 100.1 as required by the Engineer. No Assignment of work will be allowed without the approval of the Engineer.

ENVIRONMENTAL PERMITTING

No environmental permits have been obtained at this time. If Contractor erection, demolition, storage, or other procedures require work to occur in or otherwise impact water or wetland resource areas or their buffer zones, the Contractor is advised that no associated work can occur until all required environmental permits have been obtained allowing such work. The Contractor must notify the District Highway Director and the Engineer in writing at least 60 days prior to desired commencement of the proposed activity. All environmental submittals, including any contact with Local, State, or Federal environmental agencies, must be coordinated through the District Environmental Engineer. The Contractor shall fully cooperate with requests for information and provide same in a timely manner. The Contractor is further advised that the Department will not entertain a delay claim due to the time required to obtain the environmental permits. The Contractor is responsible for preventing no debris of any type to enter waterways or wetland resource areas.

After Notice to Proceed, the Contractor is responsible for complying with any and all environmental permits issued for the work covered under this Contract. The Contractor will not receive additional compensation for work required to achieve compliance with any issued environmental permits as payment for the work will be included in the various bid items.

DISPOSAL OF TREATED WOOD PRODUCTS

The presence of potential treated wood products is unknown at this time, but in the event that an assignment calls for the disposal of portions of treated timber, the Contractor must dispose of the materials in accordance with all applicable state and federal regulations at a licensed facility. The Contractor will be required to submit manifests and/or certificates of disposal to the Engineer prior to the completion of the contract. All work in conjunction with the proper testing, loading, transportation, and all incidental costs required for legal disposal of treated wood products shall be covered and paid under Non-Bid Items and Item 100.1 Base Labor Rate when needed and as required by the Engineer.

CONTRACTOR ACTIVITY ADJACENT TO WETLANDS

The Contractor shall not stockpile material or equipment, perform maintenance or refuel equipment in a wetland area, within 100 feet of a wetland, or within 200 feet of a river, stream, pond, or other similar open body of water.

EMERALD ASH BORER ADVISORY

To the extent possible, all trees and brush shall be disposed on site, typically chipped and spread in place. When trees or brush must be removed, such as in urban, or otherwise populated areas, Contractor shall identify proposed location for disposal, and provide written notification to the Engineer for approval. Disposal shall be in city or town of project, or at minimum, within county, of construction operations.

PIGEON WASTE

The Contractor shall remove and dispose of the pigeon waste and any other debris accumulated on the steel members and bridge seats in areas where work is being performed. Pigeon waste and debris material contaminants will require special handling and disposal in accordance with all Federal, state, and local requirements. No separate payment will be made for removal and disposal of pigeon waste. Cost shall be incidental to the contract pay items.

GENERAL REQUIREMENTS FOR DEMOLITION AND WORK INVOLVING PAINTED STEEL

(02/06/2020)

Demolition and work involving painted steel shall conform to the requirements of Subsection 961 of the Standard Specifications.

Work Involving Painted Steel.

Hazardous materials shall be removed in the immediate area of any intended welding, heating, saw cutting or burning of steel. Hazardous material removal is required to allow the demolition of structural steel, railings, drainage systems, utility supports, steel lamp posts, etc.

GENERAL REQUIREMENTS FOR DEMOLITION AND WORK INVOLVING PAINTED STEEL (Continued)

The contractor shall assume that the coatings on the steel contain lead (Pb), unless otherwise determined by testing. The contractor shall certify in writing to the Engineer the results of all testing, and shall also certify that any lead (Pb) coated steel removed from the project was not reused or buried, but was sent to a scrap metal recycling facility.

Implement and maintain programs and procedures, which comply with the requirements of this specification and all applicable standards and regulations. Comply with all applicable regulations even if the regulation is not specifically referenced herein. If a state or local regulation is more restrictive than the regulation of this specification, follow the more restrictive requirements.

This requirement is intended only for the demolition and preparation prior to repair and does not include provisions for recoating of steel.

Environmental

All applicable portions of Subsections 961.65 "Worker Protection" and 961.66 "Environmental Protection and Monitoring" shall be followed when performing this work.

During chemical stripping a hand washing facility may be used in lieu of a decontamination/changing facility.

Hazardous material shall be collected during the disassembly and disposed of as outlined in Subsection 961.68 "Handling of Hazardous Waste and Reporting Release Programs".

The applicable submittals shall be according to Subsection 961.69 "Submittals".

Cleaning/Removal

Cutting Or Burning Of Steel

All surfaces to be welded, heated, saw cut or burned shall be cleaned so as to remove all contaminants and/or hazardous materials, which could be discharged to the environment as a function of the subsequent operations.

Lead paint shall be removed in its entirety in an area prescribed by a 6 inch (15 cm) minimum offset from the required work. The paint removal operation may be dry abrasive blasting, wet abrasive blasting or chemical stripping.

Proper level of containment shall be used when performing this work in accordance with Subsection 961.67 "Containment". Full containment is not required during chemical stripping operation however; the Contractor shall install proper shielding and/or tarpaulins under the chemical stripping operations in order to catch all debris generated during this procedure. A cleaned area must be inspected and approved before the demolition operations are started.

GENERAL REQUIREMENTS FOR DEMOLITION AND WORK INVOLVING PAINTED STEEL (Continued)

During cleaning operations the Contractor shall be required to furnish and erect temporary floodlights illuminating the steel surface at a minimum of 30-foot candles. This lighting shall be used in areas where there is insufficient lighting for proper cleaning operations and inspection. The Contractor shall supply electrical power.

The Contractor shall provide support for interim and final inspection of the bridge during cleaning operations. This support shall include the necessary traffic controls and safe access to the work.

Mechanical Disassembly Of Steel

All surfaces to be mechanically disassembled by shear cutting or removing bolts or rivets shall not require deleading. When shear cutting or removing bolts or rivets, the Contractor shall not use any method that will cause dust and/or particles to be emitted and/or dispersed into the environment to an extent that would expose the workers above the Action Levels of $30\mu g/m3$.

For purposes of limiting the lead (Pb) dust, the Contractor will be required to dampen the lead paint work areas.

The contractor shall install a proper shielding and/or tarpaulins under all lead-paint-coated surfaces to be shear cut or bolts or rivets ordered removed in order to catch any loose lead paint chips, dust or particles.

NOTICE TO OWNERS OF UTILITIES

(Supplementing Subsection 7.13)

District 1 Utility/Constructability Engineer Mark Page (857)368-1003 Mark.Page@dot.state.ma.us

If available, existing bridge plans indicate the location of the existing known utilities in the vicinity of the work. As the accuracy and completeness of the plans are not guaranteed in any manner, it is the Contractor's responsibility to make their own investigation in order to assure that no damage to existing structures, drainage lines, traffic signal conduits, etc., will occur.

Written notice shall be given by the Contractor to all public service corporations or officials owning or having charge of publicly or privately owned utilities of the Contractor's intention to commence operations affecting such utilities at least one week in advance of the commencement of such operations and the Contractor shall at that time file a copy of such notice with the Engineer.

A list of public and private utilities can be found on the MassDOT website at: https://www.mass.gov/info-details/utility-contacts-by-district-and-municipality

Select District 1, select the City/Town, and then locate the utility.

The utility contact list is for guidance only and is not guaranteed to be complete or up to date.

NATIONAL GRID EMERGENCY TELEPHONE NUMBERS

ELECTRIC:

Outage/ Emergency: 1-800-465-1212

New Service: 1-800-375-7405 Customer Support: 1-800-322-3223

EVERSOURCE EMERGENCY TELEPHONE NUMBERS

ELECTRIC:

Outage/ Emergency: 1-800-592-2000 or 844-726-7562 New Service: 1-888-633-3797 (1-888-need pwr)

Customer Support: 1-800-340-9822

BERKSHIRE GAS EMERGENCY TELEPHONE NUMBERS

GAS:

Outage/ Emergency: 1-800-292-5012 or 413-499-1680

New Service: 1-800-297-7144 Customer Support: 1-800-292-5012

NOTIFICATION OF PUBLIC OFFICIALS

Town officials are shown at website https://www.mass.gov/lists/massachusetts-cities-and-towns and select the required City/Town website.

State Police are shown at website https://www.mass.gov/info-details/massachusetts-state-police-troop-boundaries. Select the area of jurisdiction to find the local station.

The Contractor shall inform the following officials in each area that he is assigned to work in:

Superintendent, Department of Public Works, or Town Engineer. Superintendent, Water Department, Superintendent, Sewer Departments. Police Department, Fire Department, Electric Company, Railroads.

NORTHERN LONG-EARED BAT PROTECTION

The U.S. Fish and Wildlife Service (USFWS) has listed the northern long-eared bat (NLEB) as Endangered under the Endangered Species Act (ESA) and the following requirements exist to protect the bat and its habitat. As there is no Federal nexus (Federal funding or permits) for this project Section 7 consultation was not required or conducted. However, Section 9 of the ESA prohibits anyone from "taking" or harming an endangered species, and the below language shall be adhered to in order to maintain compliance with the ESA.

NORTHERN LONG-EARED BAT PROTECTION (Continued)

If any of the project locations require work within U.S. Army Corps of Engineers (ACOE) jurisdictional wetlands, the ACOE will be the lead federal agency for ESA consultation with the U.S. Fish & Wildlife Service (USFWS). Most consultations for the NLEB take 30 days.

The following Avoidance and Minimization Measures (AMMs) must be strictly adhered to in order to protect NLEB and to be in compliance with the ESA. Contact MassDOT Environmental Services - Wildlife & Endangered Species Unit Supervisor (David Paulson, david.j.paulson@dot.state.ma.us, 857-262-3378) for questions about project limits, restrictions, or conservation measures.

The range of the NLEB in Massachusetts was revised in early 2023, and some AMMs may no longer be applicable at some project locations. The Resident Engineer can check on the status of AMM applicability by sending a locus map of the proposed work to MassDOT Highway Division's Environmental Services Section - Wildlife & Endangered Species Unit Supervisor for review and a determination if some of the AMMs and TOY restriction can be waived.

Required AMM for all projects:

• The Contractor shall ensure all personnel working on the project site are aware of all environmental commitments related to NLEB, including all applicable AMMs. NLEB Bat information (https://www.fws.gov/midwest/endangered/mammals/nleb/) shall be made available to all personnel.

If temporary lighting is proposed within the project scope, the following AMM is applicable:

Lighting AMM:

• Direct temporary lighting away from suitable habitat during the active season: **April 1 to October 31.**

If the Removal of Trees and/or Woody Vegetation >3-inch in diameter is proposed within the project scope, the following AMMs are applicable:

Tree AMMs:

- If additional cutting is proposed by the Contractor that is outside the scope of this contract, additional review is required by the MassDOT Highway Division's Environmental Services Section, and additional review and restrictions may be required by the USFWS.
- Ensure tree removal is limited to that specified in project plans and ensure that contractors understand clearing limits and how they are marked in the field (e.g., install bright colored flagging/fencing prior to any tree clearing to ensure contractors stay within clearing limits).
- In order to protect northern long-eared bats and their young during their active season, no tree cutting shall be conducted during the Time of Year (TOY) restriction of <u>April 1 to October</u> 31.
- Do not remove **documented** or NLEB roosts that are still suitable for roosting, or trees within 0.25 miles of roosts, or **documented** foraging habitat any time of year (http://www.mass.gov/eea/agencies/dfg/dfw/natural-heritage/species-information-and-conservation/rare-mammals/northern-long-eared-bat.html).

NORTHERN LONG-EARED BAT PROTECTION (Continued)

• The Contractor shall ensure all personnel working in on the project site are aware of all environmental commitments related to NLEB, including the **TOY** restriction.

If the Bridge Work is proposed within the project scope, the following AMMs are applicable:

Bridge AMMs:

- **Bridge AMM 1** To completely avoid direct effects to roosting bats, perform any bridge removal, replacement, and/or maintenance work during the winter hibernation period unless a hibernating colony of bats is present (contact your local USFWS Field Office for exact dates). Also, follow Bridge AMM 4.
 - Note: Bridge AMM 1 is an avoidance measure for direct effects; the full implementation of which may not always be practicable. If bridge removal, replacement, and/or maintenance work must be performed outside of the winter hibernation period, then follow Bridge AMMs 2-4.

• Bridge AMM 2 - Colony or Assuming Presence of Bats

- o If assuming presence of bats or if bridge assessment or P/A surveys suggest presence of a colony of bats, and work is conducted during the active season, ensure activity will not disturb bats. The following types of bridge work can generally be conducted with the presence of bats:
 - above deck work where construction equipment or materials do not extend to the underside of deck where bats may be located (e.g., materials that may drip down to underside of deck), or does not include percussives (vibration) or noise levels above general traffic (e.g., road line painting, wing-wall work).
 - below deck work that is conducted away from roosting bats and does not involve percussives or noise level above general traffic (e.g., wing-wall work, some abutment, beam end, scour, or pier repair).

• Bridge AMM 3 - Small Number of Bats

- If bridge assessment or P/A surveys suggest presence of a small number of bats (<5 not a colony), and work is conducted during the active season, the following types of bridge work can generally be conducted with the presence of bats:
 - above deck work where construction equipment or materials do not extend to the underside of deck where bats may be located (e.g., materials that may drip down to underside of deck), or does not include percussives (vibration) or noise levels above general traffic (e.g., road line painting, wing-wall work).
 - below deck work that is conducted away from roosting bats and does not involve percussives or noise level above general traffic (e.g., wing-wall work, some abutment, beam end, scour, or pier repair).

NORTHERN LONG-EARED BAT PROTECTION (Continued)

- any other bridge removal, replacement, and/or maintenance work (which may include activities with percussives) conducted in the evening while the bats are feeding, starting one hour after sunset, and ending one hour before daylight excluding the hours between 10 p.m. and midnight and keep the light localized.
- **Bridge AMM 4** If assuming presence of bats, or if bridge assessment or P/A surveys suggest presence of bats, ensure suitable roosting habitat is maintained. Suitable roosting sites may be incorporated into the design of a new bridge.

PRESERVATION OF BRIDGE SITE GROWTH

(Subsection 8.08 shall be amended as follow)

The Contractor shall take all necessary care when excavating or working in the vicinity of existing trees so that the root systems, trunks, and branches are not damaged. All precautions shall be taken to ensure that heavy equipment does not damage any roots, including those that lie below the limits of excavation.

Do not store equipment or stockpile materials within drip line of trees or in areas enclosed by tree protection fencing.

Avoid any direct soil contamination in root zone area by petroleum, petroleum products or solvents, salts or any other pollutant during construction.

All cutting or trimming of trees to be preserved shall be performed by a Massachusetts Certified Arborist. The Contractor shall provide the Engineer with a copy of the certification prior to any work on trees.

Trees that, in the judgment of the Engineer, have been irreparably damaged by the Contractor shall be replaced in kind and in size, or, with a quantity of 2 inch caliper replacement trees (the quantity of which shall be determined by the Engineer) such that the cumulative caliper of the replacement trees will be up to the equivalent diameter of the lost tree at breast height. Cost of replacement trees shall be paid by the Contractor.

Cost of removal of destroyed tree, including roots and stump, as well as the cost of replacement trees, shall be paid for by the Contractor.

SUPPLEMENTAL REQUIREMENTS FOR NON-BID ITEMS

(Supplementing Subsection 3.04)

The Contractor will be paid for additional artisans, equipment rental, materials, engineering services and specialty services required to perform the work plus (10%) percent, plus actual increased bond premium.

The Contractor shall be required to furnish certified paid receipts for additional artisans, equipment rental, materials, engineering services and specialty services that are required to perform the work prior to payment by the Department. Increased bond premium for additional artisans, equipment rental, materials, engineering services and specialty services will be paid after a certified paid receipt is submitted showing payment of the increased bond.

NON-BID ITEMS

For work not covered by the various bid items in this Contract, it is the intent to pay for such related work on a time and materials basis, as directed by the Engineer. The payment for such work is outlined in the following sections: <u>Payment for Materials</u>, <u>Payment for Rental Equipment</u>, <u>Payment for Engineering Services</u>, <u>Payment for Specialty Services</u>/Additional Artisans.

A. PAYMENT FOR MATERIALS

The Contractor will be paid the actual cost for materials that are required to maintain or repair a bridge but are not covered under the Contract bid Items plus ten (10) percent. Any arrangements for the purchase of materials will be considered incidental. Delivery charges will be incidental to the material charges. State and Federal taxes if billed will not be reimbursed by MassDOT. No materials shall be ordered until approved by the Engineer and competitive prices may be required if the Engineer directs.

The District may have surplus materials on hand that could be included into the work. The transportation of materials and/or parts supplied by MassDOT will be included for payment under Item 100.1.

Payments for the installation of materials and/or parts will be made under Item 100.1

All materials which are necessary to perform the work under the various contract bid items shall be incidental to those Items at no additional compensation.

B. PAYMENT FOR RENTAL EQUIPMENT

The Contractor will be paid the <u>actual</u> rental cost for the equipment, which may be required to perform certain repair work that has not been included in the contract bid items, plus ten (10) percent. However, no equipment shall be rented until approved by the Engineer. The rental equipment shall not be part of the tradesman basic toolbox as specified under Item 100.1 Base Labor Rate.

NON-BID ITEMS (Continued)

Contractor-owned equipment required under this contract, (with the exception of equipment listed under the various artisans' descriptions in Item 100.1 Base Labor Rate will be reimbursed in the format outlined under Subsection 9.03 "Payment for Extra Work" Section C of the Standard Specifications. Rental Equipment will not carry any overtime premium rate after being in full operation for more than 8 hours in a day.

Unless the rented equipment cost includes the operator, the Contractor will receive compensation for the operator of the "Rental Equipment" used for "Related Work" as specified in Item 100.1 Base Labor Rate.

The Contractor must get the authorization of the Resident Engineer before any equipment is rented and competitive prices may be required if the Engineer directs.

All rental equipment and tools shall be in excellent working condition. The Contractor shall not be paid for the time that the equipment is broken down.

The actual cost for rental equipment including equipment that is required when working from water below (i.e., barge equipped with 60' or higher boom lift, boat, operator, and other safety equipment) shall be judged in accordance with the rate specified in the Rental Blue Book and it is the Contractor's responsibility to provide a copy of this Blue Book to the Department.

The rental compensation shall also include the cost of a boat captain/tender crew. The rental for equipment will be paid on an hourly basis and will not carry any overtime rate after eight hours of operation.

All rental equipment and tools which are necessary to prosecute the work under the various contract bid items shall be incidental to those Items at no additional compensation.

C. PAYMENT FOR ENGINEERING SERVICES

Each non-routine structural repair for which there is no Contract bid Item to cover the work, the Contractor shall submit a design by a Professional Engineer of the appropriate discipline registered in Massachusetts (who shall be from the Department's approved consultant list) within one week of notification (seven (7) calendar days after receipt of formal Work Order).

This design shall address all structural defects itemized in the Work Order. It shall be submitted to the Engineer. The Contractor must get the proposed design approved by both the Engineer and proper railroad authority (when applicable) prior to commencing any work.

The Contractor will be paid the actual cost for the Engineering Services for the structural design by a Professional Engineer of the appropriate discipline registered in Massachusetts, plus ten (10) percent when any Engineering Services are required for work done on a time and materials basis for which there is no bid Item. The Engineer shall approve all engineering costs prior to any design work being undertaken.

NON-BID ITEMS (Continued)

All engineering services which are necessary to prosecute the work under the various Contract bid items shall be incidental to those Items at no additional compensation.

Engineering Services Cost Estimate

When engineering designs or other consulting services are deemed necessary by the Engineer, the design firm will submit a cost estimate of the proposed work. This estimate will include the classification, estimated hours needed, and actual hourly rate for each individual anticipated to be used in developing the finished product. The billable rates shall include overhead and profit. Overhead shall be as approved by MassDOT Audit Section or in absence of approved audited rates a maximum 155% shall apply for overhead. The profit fee is 10%. The billable rate shall be calculated using 1.10*(Base Hourly Rate + Base Hourly*Overhead Rate %).

D. PAYMENT FOR SPECIALTY SERVICES/ ADDITIONAL ARTISANS

The Contractor will be paid for any artisans that are not categorized under Item 100.1 "Base Labor Rate" (Regardless of whether the additional artisans are hired by the Contractor as a specialty subcontractor crew, or as an individual artisan) required to repair or maintain the bridges or any work that has not been included as incidental to any Contract Bid Item plus ten (10) percent. However, no artisans shall be hired until approved by the Engineer and competitive prices may be required if the Engineer so directs. The Contractor will not bid this item. If the Engineer has knowledge of source of additional artisans, which are competitive with the Contractor's choice, then the Contractor may be required to investigate and use an alternative choice.

COST ESTIMATES

Where the scope of a repair task can be adequately determined and described, the Contractor, when directed by the Engineer, shall be required to submit a Cost Estimate for the repair task.

Each Cost Estimate, submitted in writing, shall include an itemized scope of work, a working schedule (including the number of working days and hours worked each day by each category of artisan), work procedures and a NOT-TO-EXCEED cost breakdown itemized by the following: the number and type of workers, the number and type of equipment, barges, materials, specialty contractors, engineering services, traffic controls and police, etc. The Cost Estimate submittal must also state if roadway closures and waterway and/or bridge closures will be required.

The Engineer will approve each Cost Estimate submittal in writing. A submittal does not guarantee the Contractor will be assigned the work. Payment will be based on actual hours worked at the contractual rates for various items as previously described, up to the maximum task amount. Completion of the task is the sole responsibility of the Contractor once the not-to- exceed amount has been reached. Should unforeseen problems develop during the task completion, the Contractor will submit to the Engineer a revised scope of work with a comparison to the original scope of work along with a breakdown of the additional costs for approval by the Engineer. Approval for any increases to the agreed upon not-to-exceed cost will be dependent upon the justification of the additional work.

COST ESTIMATES (Continued)

If the Contractor performs work which is not provided for in this Contract, or which was not authorized in writing by the Engineer, said Contractor shall receive no compensation for such work.

The management of the project and generating Cost Estimates, including such items as the planning of repair details, hiring of subcontractors, meetings with affected parties, scheduling of required artisans, purchasing of the necessary materials and the arrangement of equipment rentals, etc., will be considered incidental to the work and as such no additional compensation will be provided.

RATES OF PAYMENT

Payment for Non-Bid Items and Item 100.1 Base Labor Rate will be made for time spent on the project doing actual work on the Department's bridges and shall NOT include travel time to and from the Contractor's place of business, and it shall also not include time for investigative field trips to find out how much material, equipment, tools, etc., may be needed for the work.

All equipment, materials, engineering costs and artisans' compensation which are necessary to prosecute the work under the various contract bid items shall be incidental to those bid Items, at no additional compensation.

Note: For work covered by bid items in this contract and those not covered, there may be situations where the Department has pertinent materials or equipment stockpiled. The Department reserves the right to utilize these materials or equipment as seen fit in the prosecution of the work.

The Contractor will be reimbursed for the total actual cost (plus a percentage markup as indicated) for materials, equipment rental, additional artisans and engineering services required for related work directed by the Engineer. Artisans will be compensated as specified in Item 100.1 "Base Labor Rate". The Contractor will not bid the materials, equipment rental, additional artisan, and engineering services Items.

Payment for Non-Bid Items will be based on bills submitted, covering all charges for labor, materials, and equipment according to the respective terms of the contract. Bills covering the total charges incurred in any given month are to be submitted by the fifteenth of the following month for processing.

The Contractor is encouraged to submit bills/invoices of all charges to the Engineer by the 15th of the following month. It shall be required that the Contractor furnish certified copies of any or all payrolls for the Contract, showing the name, address, and occupational classification of each employee on said works, the hours worked by, and the wages paid to such employee.

CONTRACTOR DESIGN REQUIREMENTS

All design drawings and calculation submittals that are prepared and stamped by a Professional Engineer shall be checked by a second Professional Engineer. Both Professional Engineers shall be registered in the Commonwealth of Massachusetts, and be of the appropriate engineering discipline. All drawings calculation sheets shall contain the "calculated by" or "drawn by", and "checked by" sections with the initials of both Professional Engineers. "

SECTION 722 CONSTRUCTION SCHEDULING

DESCRIPTION

722.20 General

The Contractor's approach to prosecution of the Work shall be disclosed to the Department by submission of a Critical Path Method (CPM) schedule and a cost/resource loaded Construction Schedule when required in this Subsection. These requirements are in addition to, and not in limitation of, requirements imposed in other sections.

The requirements for scheduling submissions are established based on the Project Value at the time of the bid and are designated as Type A, B, C or D. The definitions of these Schedule Requirement Types are summarized below. Complete descriptions of all detailed requirements are established elsewhere in this specification.

Type A – for all Site-Specific Contracts with a Project Value over \$20 Million

- Schedule Planning Session
- Baseline CPM Schedule
- Monthly Update CPM Schedule
- Short-term Construction Schedule
- Contract Schedule Update Meeting
- Resource-Loading
- Resources Graphic Reporting
- Cash Flow Projections from the CPM
- Cash Flow Charts
- Cost-loaded CPM
- Contractor-furnished CPM software, computer and training

Type B – for all Site-Specific Contracts with a Project Value between \$10 Million and \$20 Million

- Schedule Planning Session
- Baseline CPM Schedule
- Monthly Update CPM Schedule
- Short-term Construction Schedule
- Contract Schedule Update Meeting
- Cost-loaded CPM
- Resource-Loading
- Monthly Projected Spending Report (PSR)
- Contractor-furnished CPM software, computer and training

Type C – for all Site-Specific Contracts with a Project Value between \$3 Million and \$10 Million

- Schedule Planning Session
- Baseline CPM Schedule
- Monthly Update CPM Schedule
- Short-term Construction Schedule
- Contract Schedule Update Meeting
- Monthly Projected Spending Report (PSR)
- Contractor-furnished CPM software, computer and training

Type D - for all contracts with a Project Value less than \$3 Million; various locations contracts of any dollar amount; contracts with durations less than one-hundred and eighty (180) Calendar Days; and other contracts as determined by the Engineer.

- Bar chart schedule updated monthly or at the request of the Engineer (See Section 722.62.B
 Bar Charts.)
- Monthly Projected Spending Report (PSR) (See Section 722.62.F Projected Spending Reports.)

MATERIALS, EQUIPMENT, PERSONNEL

722.40 General

A. Software Requirements (Types A, B and C)

The Contractor shall use Primavera P6 computer scheduling software.

In addition to the requirements of Section 740 – Engineer's Field Office and Equipment, the Contractor shall provide to the Department one (1) copy of the scheduling software, one (1) software license and one (1) computer capable of running the scheduling software for the duration of the Contract. This computer and software shall be installed in the Engineer's Field Office within twenty-eight (28) Calendar Days after Notice to Proceed. The computer and software shall be maintained and serviced as recommended by the computer manufacturer and/or as required by the Engineer during the duration of the Contract at no additional cost to the Department. The Contractor shall provide professional training in the basic use of the software for up to eight (8) Department employees. The trainer shall be approved by the Engineer. This training shall be provided within twenty-eight (28) Calendar Days after Notice to Proceed.

B. Scheduler Requirements

For all schedule types, if the Contractor plans to use outside scheduling services, the scheduler shall be approved as a subcontractor by the Engineer.

For Type A, B and C Schedules the name of the Contractor's Project Scheduler together with his/her qualifications shall be submitted to the Department for approval by the Engineer within seven (7) Calendar Days after NTP. The Project Scheduler shall have a minimum of five [5] years of project CPM scheduling experience, three [3] years of which shall be on projects of similar scope and value as the project for which the Project Scheduler is being proposed. References shall be provided from past projects that can attest to the capabilities of the Project Scheduler.

CONSTRUCTION METHODS

722.60 General

A. Schedule Planning Session

(Types A, B and C)

The Contractor shall conduct a schedule planning session within seven (7) Calendar Days after the Contractor receives the NTP and prior to submission of the Baseline Schedule. This session will be attended by the Department and its consultants. During this session, the Contractor shall present its planned approach to the project including, but not limited to:

- 1. the Work to be performed by the Contractor and its subcontractors;
- 2. the planned construction sequence and phasing; planned crew sizes;
- 3. summary of equipment types, sizes, and numbers to be used for each work activity;
- 4. all early work related to third party utilities;
- 5. identification of the most critical submittals and projected submission timelines;
- 6. estimated durations of major work activities;
- 7. the anticipated Critical Path of the project and a summary of the activities on that Critical Path;
- 8. a summary of the most difficult schedule challenges the Contractor is anticipating and how it plans to manage and control those challenges;
- 9. a summary of the anticipated quarterly cash flow over the life of the project.

This will be an interactive session and the Contractor shall answer all questions that the Department and its consultants may have. The Contractor shall provide a minimum of five (5) copies of a written summary of the information presented and discussed during the session to the Engineer. The Contractor's Baseline Schedule and accompanying Schedule Narrative shall incorporate the information discussed at this Schedule Planning Session.

B. Schedule Reviews by the Department (All Types)

1. Baseline Schedule Reviews

The Engineer will respond to the Baseline Schedule Submission within thirty (30) Calendar Days of receipt providing comments, questions and/or disposition that either accepts the schedule or requires revision and resubmittal. Baseline Schedules shall be resubmitted within fifteen (15) Calendar Days after receipt of the Engineer's comments.

2. Contract Progress Schedule / Monthly Update Reviews

The Engineer will respond to each submittal within twenty one (21) Calendar Days. Schedules shall be resubmitted by the Contractor within five (5) Calendar Days after receipt of the Engineer's comments.

Failure to submit schedules as and when required could result in the withholding of full or partial pay estimate payments by the Engineer.

722.61 Schedule Content and Preparation Requirements

(Types A, B and C unless otherwise noted)

Each Contract Progress Schedule shall fully conform to these requirements.

A. LOGIC

The schedules shall divide the Work into activities with appropriate logic ties to show:

- 1. conformance with the requirements of this Section and Division I, Subsection 8.02 Schedule of Operations
- 2. the Contractor's overall approach to the planning, scheduling and execution of the Work
- 3. conformance with any additional sequences of Work required by the Contract Documents, including, but not limited to, Subsection 8.03 Prosecution of Work and Subsection 8.06 Limitations of Operations.

B. ACTIVITIES

The schedules shall clearly define the progression of the Work from NTP to Contractor Field Completion (CFC) by using separate activities for each of the following items:

- 1. NTP
- 2. Each component of the Work defined by specific activities
- 3. Detailed activities to satisfy permit requirements
- 4. Procurement of fabricated materials and equipment with long lead times, including time for review and approval of submittals required before purchasing
- 5. The preparation and submission of shop drawings, procedures and other required submittals, with a planned duration that is to be demonstrated to the Engineer as reasonable
- 6. The review and return of shop drawings, procedures and other required submittals, approved or with comments, the duration of which shall be thirty (30) Calendar Days, unless otherwise specified or as approved by the Engineer
- 7. Interfaces with adjacent work, utility companies, other public agencies, sensitive abutters, and/or any other third party work affecting the Contract
- 8. The Critical Path, clearly defined and organized
- 9. Float shall be clearly identified
- 10. Access Restraints restrictions on access to areas of the Work that are defined by the Department in the bid package, in Subsection 8.06 Limitations of Operations or elsewhere in the Contract
- 11. Milestones listed in Subsection 8.03 Prosecution of Work or elsewhere in the Contract Documents
- 12. Subcontractor approvals at fifteen (15) Calendar Days from submittal to response
- 13. Full Beneficial Use (FBU) Contract Milestone per the requirements of Subsection 8.03 Prosecution of Work
- 14. Contractor's request for validation of FBU (ready to open to traffic)
- 15. The Department's confirmation of completed work to allow for FBU

- 16. Substantial Completion Contract Milestone per the requirements of Subsections 7.15 Claims Against Contractors for Payment of Labor, Materials and Other Purposes and 8.03 Prosecution of Work
- 17. Contractor's request for validation of Substantial Completion
- 18. Punchlist Completion Period of at least thirty (30) Calendar Days per the requirements of Subsections 5.11 Final Acceptance, 7.15 Claims Against Contractors for Payment of Labor, Materials and Other Purposes and 8.03 Prosecution of Work
- 19. Contractor confirmation that all punchlist work and documentation has been completed
- 20. Physical Completion of the Work Contract Milestone per the requirements of Subsections 5.11 Final Acceptance and 8.03 Prosecution of Work
- 21. Documentation Completion per the requirements of Subsections 5.11 Final Acceptance and 8.03 Prosecution of Work
- 22. Contractor Field Completion Contract Milestone per the requirements of Subsections 5.11 Final Acceptance and 8.03 Prosecution of Work
- 23. Utility work to be performed in accordance with the Project Utility Coordination (PUC) Form as provided in Section 8.14 Utilities Coordination, Documentation and Monitoring Responsibilities
- 24. Traffic work zone set-up and removal, night work and phasing
- 25. Early Utility Relocation (by others) that has been identified in the Contract
- 26. Right-of-Way (ROW) takings that have been identified in the Contract
- 27. Material Certifications
- 28. Work Breakdown Structure in accordance with the MassDOT-Highway Division Contractor Construction Schedule Toolkit located on the MassDOT-Highway Division website at:
 - https://www.mass.gov/info-details/massdot-highway-contractors-schedule-toolkit
- 29. For Type A and B Contracts only: All items to be paid, including all Unit Price and Lump Sum pay items, shall be identified by activity. This shall include all non-construction activities such as engineering work; purchase of permanent materials and equipment, purchase of structural steel stock, equipment procurement, equipment delivery to the site or storage location and the representative amount of overhead/indirect costs that was included in the Contractor's Bid Prices.

C. EARLY AND LATE DATES

Early Dates shall be based on proceeding with the Work or a designated part of the Work exactly on the date when the corresponding Contract Time commences. Late Dates shall be based on completing the Work or a designated part of the Work exactly on the corresponding Contract Time, even if the Contractor anticipates early completion.

D. DURATIONS

Activity durations shall be in Work Days. Planned Original Durations shall be established with consideration to resources and production rates that correspond to the Contractor's Bid Price. Within all of the Department-required schedules, the Contractor shall plan the Work using durations for all physical construction activities of no less than one (1) Work Day and no greater than fourteen (14) Work Days, unless approved by the Engineer as part of the Baseline Schedule Review.

Should there be an activity with a duration that is determined by the Engineer to be unreasonable, the Contractor will be asked to provide a basis of the duration using bid documents, historic production rates for similar work, or other form of validation that is acceptable to the Engineer. Should the Contractor and the Engineer be unable to agree on reasonable activity durations, the Engineer will, at a minimum, note the disagreement in the Baseline Schedule Review along with a duration the Engineer considers reasonable and the basis for that duration. A schedule that contains a substantial number of activities with durations that are deemed unreasonable by the Engineer will not be accepted.

E. MATERIALS ON HAND (for Types A and B only)

The Contractor shall identify in the Baseline Schedule all items of permanent materials (Materials On Hand) for which the Contractor intends to request payment prior to the incorporation of such items into the Work.

F. ACTIVITY DESCRIPTIONS

The Contractor shall use activity descriptions in all schedules that clearly describe the work to be performed using a combination of words, structure numbers, station numbers, bid item numbers, work breakdown structure (WBS) and/or elevations in a concise and compact label as specified in the MassDOT-Highway Division Contractor Construction Schedule Toolkit located on the MassDOT-Highway Division website at:

https://www.mass.gov/info-details/massdot-highway-contractors-schedule-toolkit

G. ACTIVITY IDENTIFICATION NUMBERS

The Contractor shall use the activity identification numbering system specified in the MassDOT-Highway Division Contractor Construction Schedule Toolkit located online at the address above.

H. ACTIVITY CODES

The Contractor shall use the activity codes specified in the MassDOT-Highway Division Contractor Construction Schedule Toolkit located online at the address above.

I. CALENDARS

Different calendars may be created and assigned to all activities or to individual activities. Calendars define the available hours of work in each Calendar Day, holidays and general or project-specific non-Work Days such as Fish Migration Periods, time of year (TOY) restrictions and/or area roadway restrictions.

Examples of special calendars include, but are not limited to:

- Winter Shutdown Period, specific work is required by separate special provision to be performed during the winter. See Special Provision 8.03 (if applicable)
- Peak traffic hours on heavily traveled roadways. This shall be from 6:30 am to 9:30 am and from 3:30 pm to 7:00 pm, unless specified differently elsewhere in the Contract.
- Special requirements by sensitive abutters, railroads, utilities and/or other state agencies as defined in the Contract.
- Cape Cod and the Islands Summer Roadway Work Restrictions: A general restriction against highway and bridge construction is enforced between Memorial Day and Labor Day, unless otherwise directed by the Engineer. Refer to the Project Special Provisions for specific restrictions.
- Cape Ann Summer Roadway Work Restrictions: While there are no general restrictions for Cape Ann as there are for Cape Cod and the Islands, project-specific restrictions may be enforced. Refer to the Project Special Provisions for specific restrictions.
- Turtle and/or Fish Migration Periods and/or other in-water work restrictions: Refer to the Project Special Provisions for specific restrictions.
- Working over Waterways Restricted Periods: Refer to the Project Special Provisions for specific restrictions.
- Night-time paving and striping operations, traffic and temperature restrictions: Refer to the Project Special Provisions for specific restrictions.
- Utility Restrictions shall be as specified within the Contract.

J. FLOAT

For the calculation of float in the CPM schedule, the setting for *Retained Logic* is required for all schedule submissions, starting with the Baseline Schedule Submission. Should the Contractor have a reason to propose that an alternative calculation setting such as *Progress Override* be used, the Contractor shall obtain the Engineer's approval prior to modifying to this setting.

K. COST AND RESOURCE LOADING (Types A and B only)

For all Type A and B Schedules, the Contractor shall provide a cost and resource-loaded schedule with an accurate allocation of the costs and resources necessary to complete the Work. The costs and resources shall be assigned to all schedule activities in order to enable the Contractor to efficiently execute the Contract requirements and the Engineer to validate the original plan, monitor progress, provide cash flow projections and analyze delays.

- 1. Each schedule activity shall have an assigned cost that accurately represents the value of the Work. Each schedule activity shall have its resources assigned to it by craft and the anticipated hours to accomplish the work. Each schedule activity's equipment resources shall be assigned to it by equipment type and hours operated. Front-loading or other unbalancing of the cost distribution will not be permitted.
- 2. The sum of the cost of all schedule activities shall be equal to the Contractor's Bid Price.
- 3. Indicating the labor hours per individual, per day, by craft and equipment hours/day will be acceptable.

- 4. The Engineer reserves the right to use the cost-loading as a means to resolve changes, disputes, time entitlement evaluations, increases or decreases in the scope of Work, unit price renegotiations and/or claims.
- 5. For all Type A and B Schedules, all subnets, fragnets, Proposal Schedules, and Recovery Schedules shall be cost and resource- loaded to help to quickly validate and monitor the duration of the Work to be performed.
- 6. For Type A Schedules, cost-loading of the schedule will also be used for cash flow projection purposes.
- 7. The cost-loading of each activity shall indicate the portion of the cost for that activity that is applicable to a specific bid item (cost account.) The total cost for each cost account must equal the bid item price.
- 8. For Type A Schedules, each month, the Contractor will be paid using the Cost-loaded CPM activities for Lump Sum payment items. This requirement supersedes any requirements elsewhere in this Contract regarding partial payments of schedule-of-values for all Lump Sum items.

L. NOT TO BE USED IN THE CONTRACTOR'S CPM SCHEDULE

- 1. Milestones or constraint dates not specified in the Contract
- 2. Scheduled work not required for the accomplishment of a Contract Milestone
- 3. Use of activity durations, logic ties and/or sequences deemed unreasonable by the Engineer
- 4. Delayed starts of follow-on trades
- 5. Float suppression techniques

722.62 Submittal Requirements

All schedules shall be prepared and submitted in accordance with the requirements listed below.

Each monthly Contract Progress Schedule submittal shall be uniquely identified.

Except as stated elsewhere in this subsection, schedule submittals shall include each of the documents listed below, prepared in two formats, for distribution as follows:

- a. four (4) compact discs (CD); one (1) each for the Office of Project Controls and Performance Oversight (O-PC&PO), the Boston Construction Section Office, the District Construction Office and the Resident Engineer's Office. Additional copies shall be required if the work is performed in more than one district.
- b. two (2) hard copies plotted in color on 24" X 36" paper; one (1) copy each for the District Construction Office and the Resident Engineer's Office. No copies for the O-PC&PO and the Boston Construction Section Office. Additional copies shall be required if the work is performed in more than one district.

A. Narratives

A written narrative shall be submitted with every schedule submittal. The narrative shall:

- 1. itemize and describe the flow of work for all activities on the Critical Path in a format that includes any changes made to the schedule since the previous Contract Progress Schedule / Monthly Update or the Baseline Schedule, whichever is most recent;
- 2. provide a description of any specification requirements that are not being followed. Identify those that are improvements and those that are not considered to be meeting the requirements;
- 3. provide all references to any Notice of Delay that has been issued, within the time period of the Contract Progress Schedule Update, by letter to the Engineer. Note that any Notice of Delay that is not issued by letter will not be recognized by the Engineer. See Subsection 722.64.A Notice of Delay;
- 4. provide a description of each third-party utility's planned vs. actual progress and note any that are trending late or are late per the durations and commitments as provided in the PUC Form; provide a description of the five (5) most important responses needed from the Department and the need date for the responses in order to maintain the current Schedule of Record;
- 5. provide a description of all critical issues that are not within the control of the Contractor or the Department (third party) and any impact they had or may have on the Critical Path;
- 6. provide a description of any possible considerations to improve the probability of completing the project early or on-time;
- 7. compare Early and Late Dates for activities on the Critical Path and describe reasons for changes in the top three (3) most critical paths;
- 8. describe the Contractor's plan, approach, methodologies and resources to be employed for completing the various operations and elements of the Work for the top three (3) most critical paths. For update schedules, describe and propose changes to those plans and verify that a Proposal Schedule is not required;
- 9. describe, in general, the need for shifts that are not 5 days/week, 8 hours/day, the holidays that are inserted into each calendar and a tabulation of each calendar that has been used in the schedule;
- 10. describe any out-of-sequence logic and provide an explanation of why each out-of-sequence activity does not require a correction, if one has not been provided, and an adequate demonstration that these changes represent the basis of how these activities will be built, including considerations for resources, dependencies and previously-approved production rates;
- 11. identify any possible duration increases resulting from actual or anticipated unit price item quantity overruns as compared to the baseline duration, with a corresponding suggestion to mitigate any possible delays to the Critical Path. If the delay is anticipated to impact the Critical Path, refer to Subsections 4.06 Increased or Decreased Contract Quantities and 8.10 Determination and Extension of Contract Time for Completion and submit a letter to the Engineer notifying of a potential delay;
- 12. include a schedule log consisting of the name of the schedule, the data date and the date submitted.

B. Bar Charts (Types A, B, C and D)

One (1) time-scaled bar chart containing all activities shall be prepared and submitted using a scale that yields readable plots and that meets the requirements of Subsection 722.61 - Schedule Content and Preparation Requirements Activities shall be linked by logic ties and shown on their Early Dates. Critical Paths shall be highlighted and Total Float shall be shown for all activities.

A second time-scaled bar chart shall also be prepared containing only the Critical Path or, if the Critical Path is not the longest path, the Longest Path using a scale that yields readable plots and that meets the requirements of Subsection 722.61 - Schedule Content and Preparation Requirements. Activities shall be linked by logic ties and shown on their Early Dates. Total Float shall be shown for all activities.

Bar Charts shall be printed in color and submitted on 11" X 17" paper or, if approved by the Engineer, as a .pdf file.

C. Detailed Activity Schedule Comparisons

A Detailed Activity Schedule Comparison (DASC) is a simple reporting tool in the format of a graphical report that will provide Resident Engineers with immediate, timely and up-to-date information. The DASC consists of an updated bar chart that overlays the current time period's bar chart onto the previous time period's bar chart for an easily-read comparison of progress during the present and previous reporting periods. The DASC shall be prepared and submitted in accordance with the instructions contained in the Construction Schedule Toolkit located on the MassDOT-Highway Division website at:

https://www.mass.gov/info-details/massdot-highway-contractors-schedule-toolkit

The reports described in Subsections D, E and F below shall be submitted with all of the schedules listed in Subsection722.20 - General:

D. Activity Cost Report and Monthly Cash Flow Projections (Type A only)

With each Contractor Quantity Estimate (CQE), the Contractor shall submit an Activity Cost Report and Cash Flow Projection that includes all activities grouped by Contract Bid Item.

The Activity Cost Report shall be generated from the Schedule of Record and shall be the basis of the Monthly Cash Flow Projection. Within each contract Bid Item, activities shall be sequenced by ascending activity identification number and shall show:

- 1. activity ID and description,
- 2. forecast start and finish dates for each activity and,
- 3. when submitted as a revised schedule, actual start and finish dates for each completed activity.

For Unit Price pay items, in addition to the above, estimates to complete and any variance to the estimated Contract quantity shall be shown.

E. Resource Graphs (Type A only)

Monthly and cumulative resource graphs for the remaining Contract period using the Early Dates and Late Dates in the Contract Progress Schedule shall be included as part of each schedule submittal.

F. Projected Spending Reports (Types B, C and D)

A Projected Spending Report (PSR) shall be prepared and submitted in accordance with the instructions listed at the end of this section. The PSR shall indicate the monthly spending (cash flow) projection for each month from NTP to Contractor Field Completion (CFC). Each month's actual spending shall be calculated using all CQEs paid during that month. If the difference between the Contractor's monthly projections vs. the actual spending is greater than 10%, the Contractor's monthly spending projection shall be revised and resubmitted within fifteen (15) Calendar Days.

The Projected Spending Report (PSR) shall be depicted in a tabular format and printed in color on 11 x 17-sized paper or larger as approved by the Engineer. For additional instructions and a template for preparing the Projected Spending Report (PSR), refer to the Contractor's Construction Schedule Toolkit located on the MassDOT-Highway Division website at:

https://www.mass.gov/info-details/massdot-highway-contractors-schedule-toolkit or consult with the District Construction Scheduler.

722.63. Progress Schedule Requirements

A. Baseline Schedule

The Baseline Schedule shall be due thirty (30) Calendar Days after Notice to Proceed (NTP.) The Baseline Schedule shall only reflect the Work awarded to the Contractor and shall not include any additional work involving Extra Work Orders or any other type of alleged delay. The Baseline Schedule shall be prepared and submitted in accordance with Subsections 722.61 - Schedule Content and Preparation Requirements and 722.62 - Submittal Requirements. Once the Baseline Schedule has been accepted by the Engineer, with or without comments, it shall represent the as-planned schedule for the Work and become the Contract Progress Schedule of Record until such time as the schedule is updated or revised under Subsections 722.63.C - Contract Progress Schedules / Monthly Updates, 722.64.C - Recovery Schedules and 722.64.D - Proposal Schedules.

The Cost and Resource-Loading information (Types A and B only) shall be provided by the Contractor within forty-five (45) Calendar Days after NTP.

The Engineer's review comments on the Baseline Schedule and the Contractor's responses to them will be maintained for the duration of the Contract and will be used by the Engineer to monitor the Contractor's work progress by comparing it to the Contract Progress Schedule / Monthly Update.

B. Interim Progress-Only Schedule Submissions

The first monthly update of the Contract Progress Schedule/Monthly Update is due within seventy (70) Calendar Days after Notice to Proceed (NTP.) The Baseline Schedule review period ends at sixty (60) Calendar Days after NTP, see Subsection 722.60.B - Schedule Reviews by the Department. If the Baseline Schedule has not been accepted within sixty (60) Calendar Days after NTP, an Interim Progress-Only Schedule shall be due within seventy (70) Calendar Days after NTP. The purpose of the Interim Progress-Only Schedule is to document the actual progress of all activities, including non-construction activities, from NTP until the Baseline Schedule is accepted.

C. Contract Progress Schedules / Monthly Updates (Types A, B, C and D)

The first Contract Progress Schedule shall be submitted by the Contractor no later than seventy (70) Calendar Days after NTP. The data date for this first Progress Schedule shall be sixty (60) Calendar Days after NTP. Subsequent Progress Schedules shall be submitted monthly.

Each Contract Progress Schedule shall reflect progress up to the data date. Updated progress shall be limited to as-built sequencing and as-built dates for completed and in-progress activities. As-built data shall include actual start dates, remaining Work Days and actual finish dates for each activity, but shall not change any activity descriptions, the Original Durations, or the Original Resources (as planned at the time of bid), without the acceptance of the Engineer. If any activities have been completed out-of-sequence, the Contractor shall propose new logic ties for affected in-progress and future activities that accurately reflect the previously-approved sequencing. Alternatively, the Contractor may submit to the Engineer for approval an explanation of why an out-of-sequence activity does not require a correction and an adequate demonstration that the changes accurately represent how the activities will be built, including considerations for resources, dependencies and previously approved production rates. Once approved by the Engineer, the Contractor may incorporate the changes in the next Contract Progress Schedule/Monthly Update with the affected activities clearly identified and explained in the Schedule Narrative.

No revisions to logic ties; sequence, description or duration of future activities; or planned resource costs shall be made without prior approval by the Engineer.

Any proposed logic changes for in-progress or future activities shall be submitted to the Engineer for approval before being incorporated into a Contract Progress Schedule. The logic changes must be submitted using a Proposal Schedule or a schedule fragnet submission. Once approved by the Engineer, the Contractor may incorporate the logic in the next Contract Progress Schedule/Monthly Update with the affected activities clearly identified and explained in the Schedule Narrative.

For any proposed changes to the original sequence, description or duration of future activities, the Contractor shall submit to the Engineer for approval an explanation of how the proposed description or duration change reflects how the activity will be progressed, including considerations for resources and previously approved production rates. Any description or duration change that does not accurately reflect how the activity will be progressed will not be approved by the Engineer. Once approved by the Engineer, the Contractor may incorporate the changes in the next Contract Progress Schedule/Monthly Update with the affected activities clearly identified and explained in the Schedule Narrative.

Except as otherwise designated by a Contract Modification, no Contract Progress Schedule that extends performance beyond the Contract Time and/or beyond any Contract Milestone shall be approved by the Engineer. The Contractor shall submit a Recovery Schedule if any Contract Progress Schedule/Monthly Update indicates a failure to meet the Contract Dates.

D. Short-Term Construction Schedule

The Contractor shall provide a Short-Term Construction Schedule that details daily work activities, including any multiple shift work that the Contractor intends to conduct, in a bar chart format. The daily activities shall directly correspond to the Contract Progress Schedule activities, with a matching reference to the activity identification number in the Contract Progress Schedule, and may be at a greater level of detail.

The Short-Term Construction Schedule shall be submitted every two weeks. It shall display all work for a thirty-five (35) Calendar Day period consisting of completed work for the two (2) week period prior and all planned work for the following three (3) week period. The initial submission shall be provided no later than thirty (30) Calendar Days after NTP or as required by the Engineer.

The Contractor shall be prepared to discuss the Short-Term Construction Schedule, in detail, with the Engineer in order to coordinate field inspection staff requirements, the schedule of work affecting abutters and any corresponding work with affected utilities. Short-Term Construction Schedules shall be prepared and submitted in accordance with Subsections 722.61 - Schedule Content and Preparation Requirements and 722.62 - Submittal Requirements.

Failure to submit Short-Term Construction Schedules every two (2) weeks may result in withholding of full or partial payments by the Engineer.

722.64 Impacted Schedule Requirements

A. Notice of Delay

The Contractor shall notify the Engineer in writing, with copies to the District and State Construction Engineers, within three (3) Calendar Days of the start of any delays to the Critical Path that are caused by actions or inactions that were not within the control of the Contractor. Delay notifications that are not provided in a letter to the Engineer, such as a delay notification in the schedule narrative, will not be recognized as contractual notice in the determination of any Time Extension related to the impacts to the work associated with this specific alleged delay. Should such delay continue for more than one (1) week, the Contractor shall note it in the Schedule Narrative until the delay is no longer impacting the Critical Path for the completion of the Contract Milestones. The Engineer will evaluate the alleged delay and its impact and will respond to the Contractor within ten (10) Calendar Days after receipt of a notice of delay.

B. Time Entitlement Analysis

A Time Entitlement Analysis (TEA) shall consist of a descriptive narrative, prepared in accordance with Subsection 722.62.A - Narratives, and an as-built CPM schedule, which may be in the form of a schedule fragnet (that has been developed from the project's Contract Progress Schedule of Record, and illustrates the impact of a delay to the Critical Path, Contract Milestones and/or Contract Completion Date as required in Subsection 8.10 - Determination and Extension of Contract Time for Completion. TEAs shall also be used to determine the schedule impact of proposed Extra Work Orders (EWO) as also required in Subsection 8.10.

TEAs shall be prepared and submitted in accordance with the requirements of Subsections 722.61 - Schedule Content and Preparation Requirements and 722.62 - Submittal Requirements and shall be based on the Contract Progress Schedule of Record applicable at the start of the delay or impact from an EWO. A TEA fragnet must start with a specific new activity describing the work contained in either a Notice of Delay previously submitted to the Department per Subsection 722.64.A - Notice of Delay or an EWO.

TEAs shall be submitted:

- 1. as part of any Extra Work Order that may impact Contract Time,
- 2. with a request for a Time Extension,
- 3. within fourteen (14) Calendar Days after a request for a TEA by the Engineer for any other reason.

A TEA shall be submitted to the Engineer before any Time Extension is granted to the Contractor. Time Extensions will not be granted unless the TEA accurately reflects an evaluation of all past delays and the actual events that occurred that impacted the Critical Path. The TEA must also demonstrate a plan for the efficient completion of all of the remaining work through an optimized CPM Schedule. The analysis shall include all delays, including Contractor-caused delays, and shall be subdivided into timeframes and causes of delays.

TEAs shall incorporate any proposed activities, logic ties, resource considerations, and activity costs required to most efficiently demonstrate the schedule impacts in addition to detailing all impacts to existing activities, logic ties, the Critical Path, Contract Milestones and the Contract Completion Date. In addition, TEAs shall accurately reflect any changes made to activities, logic ties, restraints and activity costs, necessitated by an Extra Work Order or other schedule impact, for the completion of the remaining work. The Contractor shall provide TEAs that demonstrate that all delays have been mitigated to the fullest extent possible without requiring an Equitable Adjustment to the original bid basis.

All TEAs shall clearly indicate any overtime hours, additional shifts and the resource that are proposed to be incorporated in the schedule. The Engineer shall have final discretion over the use of overtime hours and additional shifts. The Engineer shall have the right to require that overtime hours and/or additional shifts be used to minimize the duration of Time Extensions if it is determined to be in the best interest of the Department to do so.

When accepted, the changes included in a TEA shall be incorporated into the next Contract Progress Schedule per the requirements of Subsection 722.63.C - Contract Progress Schedules / Monthly Updates.

During the review of any TEA, all Contract Progress Schedules shall continue to be submitted as required.

The Engineer may request that the Contractor prepare a Proposal Schedule or a Recovery Schedule to further mitigate any delays that are shown in the accepted TEA/Contract Progress Schedule.

C. Recovery Schedules

The Contractor shall promptly report to the Engineer all schedule delays during the prosecution of the Work. Except as otherwise designated by a Contract Modification, no Contract Progress Schedule that extends performance beyond the Contract Time and/or beyond any Contract Milestone shall be approved by the Engineer. The Contractor shall submit a Recovery Schedule within fourteen (14) Calendar Days of a Contract Progress Schedule submission that shows failure to meet the Contract Dates. This requirement is critical to the Department's ability to make informed decisions regarding Contract Time and costs.

During the prosecution of the Work, should the Contractor's progress on a critical operation clearly not meet anticipated production, without cause by fault of the Department, or should a critical activity or series of activities not be staffed in accordance with the Contractor's approved Baseline Schedule resource planning, the Contractor shall be obligated to recover such delay. Recovery Schedules shall be prepared and submitted in accordance with Subsections 722.61 - Schedule Content and Preparation Requirements and 722.62 - Submittal Requirements within fourteen (14) Calendar Days of any of the cases listed above.

Recovery Schedules shall clearly indicate any proposed overtime hours, additional shifts, and the resources that are proposed to be incorporated in to the schedule. The Engineer shall have final discretion over the use of overtime hours and additional shifts and shall have the right to require that overtime hours and/or additional shifts be used to minimize the duration of Time Extensions, without additional compensation for any Contractor delays, if it is determined to be in the best interest of the Department to do so.

During the review of any Recovery Schedule, all Contract Progress Schedules shall continue to be required every month.

The Engineer may request that the Contractor prepare a Recovery Schedule to further mitigate any delays that are shown in an accepted TEA/Contract Progress Schedule.

Changes represented in accepted Recovery Schedules shall be incorporated into the next Contract Progress Schedule.

D. Proposal Schedules

A Proposal Schedule is an alternative schedule used to evaluate proposed changes to the Contract scope or significant alternatives to previously approved approaches to complete the Work, which may include changes to activity durations, logic and sequence. For Types A and B Schedules, the Proposal Schedule shall be cost and resource-loaded.

A Proposal Schedule may be requested by the Department at any time or may be offered by the Contractor. The Engineer may request that the Contractor prepare a Proposal Schedule to further mitigate any delays that are shown in an accepted TEA/Contract Progress Schedule.

The Contractor shall submit the Proposal Schedule within thirty (30) Calendar Days of a request from the Department.

The Proposal Schedule shall not be considered a Schedule of Record until the logic, durations, narrative and basis of the Proposal Schedule have been accepted by the Engineer. If the Proposal Schedule took the form of a fragnet, it must be incorporated into the Contract Progress Schedule of Record showing the current progress of all other activities and the impacts/results of the changes made by the Proposal Schedule before the Proposal Schedule is accepted by the Department.

Proposal Schedules shall clearly indicate any proposed overtime hours, additional shifts, and the resources that are proposed to be incorporated in the schedule. The Engineer shall have final discretion over the use of overtime hours and additional shifts.

Changes represented in accepted Proposal Schedules shall be incorporated into the next Contract Progress Schedule. During the review of any Proposal Schedule, all Contract Progress Schedules shall continue to be required every month.

E. Disputes (Types A, B, C and D)

All schedules shall be submitted, reviewed, dispositioned and accepted in the timely manner specified herein so as to provide the greatest possible benefit to the execution of this Contract.

Any dispute concerning the acceptance of a schedule or any other question of fact arising under this subsection shall be determined by the Engineer. Pending resolution of any dispute, the last schedule accepted by the Engineer will remain the Contract Schedule of Record.

COMPENSATION

722.80 Method of Measurement and Basis of Payment (Types A, B, C and D)

The Special Provisions will specify the fixed-price amount to be paid to the Contractor for the Project Schedule requirements contained herein. Each bidder shall include this lump-sum, fixed-price bid item amount in his/her bid. Failure to do so may be grounds for the rejection of the bid.

All required schedule-related work, including, but not limited to computers, computer software, the planning and coordination with utilities, training, schedule preparation and schedule submittals will be paid for under the fixed price amount.

This fixed price amount is for payment purposes only and is separate from what the Department considers to be the Contractor's General Condition costs. If the Contractor deems it necessary to include additional costs to provide all of the requirements of this section, these additional costs shall be included in the Contractor's overall bid price.

Twenty percent (20%) of this pay item will be paid upon the Engineer's acceptance of the Contractor's Baseline Schedule, prepared and submitted in accordance with Subsection 722.63.A.

The remaining eighty percent (80%) of this pay item will be paid in equal monthly installments distributed across the Contract Duration from Notice to Proceed (NTP) to Contractor Field Completion (CFC), less the 2 months required for the submittal and review of the Baseline Schedule in accordance with the following formula:

The timely and accurate submission of the Baseline Schedule is critical to the Contract and the Department's ability to make informed decisions. Only payments under Item 740 - Engineer's Field Office and Item 748 – Mobilization will be made until the Baseline Schedule is accepted by the Engineer.

No payment for any other pay item will be processed beyond seventy-five (75) Calendar Days from Notice to Proceed (NTP) until the Baseline Schedule is accepted by the Engineer. Until the Engineer's acceptance of the Baseline Schedule, the combined total of all payments made to the Contractor will be limited to an amount no greater than the total price for Item 748 - Mobilization or 3% of the contract price, whichever is less.

All Contract Progress Schedule Updates submitted later than ten (10) Calendar Days after the CQE (Contract Quantity Estimate) completion date, or greater than forty (40) Calendar Days from the Data Date of the previous submission, will be deemed to be no longer useful and will not qualify for payment. Late submittal of missed Contract Progress Monthly Updates will not result in recovery of the previously forfeited portion of the Schedule of Operations Fixed Price Payment Item.

Failure to submit schedules as and when required may result in the forfeiture of that portion of the Schedule of Operations Fixed Price Payment and/or the withholding of the full or partial CQE payments by the Engineer.

Failure to submit schedules that are acceptable to the Engineer may result in the forfeiture of that portion of the Schedule of Operations Fixed Price Payment and/or the withholding of the full or partial CQE payments by the Engineer.

The Schedule of Operations pay item will be adjusted to pay for only the actual quantity of schedules that have been submitted in accordance with this section.

The Contractor's failure or refusal to comply with the requirements of this Section shall be reasonable evidence that the Contractor is not prosecuting the Work with due diligence and may result in the withholding of full or partial payments by the Engineer.

Should there be a Time Extension granted to the Contractor, the Engineer may provide an Equitable Adjustment for additional Contract Progress Schedule Updates at intervals directed by the Engineer. Item 100. will be the basis for this Equitable Adjustment.

722.82	Payment Items	
100.	SCHEDULE OF OPERATIONS - FIXED PRICE \$	LUMP SUM

ITEM 100. EXCLUSION

ITEM 100. is excluded from this project.

All costs associated with SECTION 722 are the responsibility of the Contractor and shall be considered incidental to the cost of the project, and no additional compensation will be allowed.



ITEM 100.1 BASE LABOR RATE HOUR

The Contractor shall provide competent artisans, possessing all pertinent licenses and/or certifications, as required by the Engineer, to maintain and repair various components of the bridges, when the work is not included under any other Contract bid Items. The Contractor shall submit to the Engineer all pertinent licenses and/or certifications for each artisan prior to the commencement of any work.

The payment under this Item will only be for the time spent by artisans only on the project.

Payment for equipment (other than the usual artisan toolbox) will be made under payment for equipment rental as stated elsewhere in these special provisions.

This Item shall only be used to compensate the Contractor for the time that their in-house workforce spends on work orders assigned by the Engineer.

Described below, and included in this item, will be a tool kit for each trade with all incidental tools, special apparel, and any required personal safety equipment and a vehicle for each trade with no additional charge to the Department.

All tools and equipment in artisans' toolboxes shall be in excellent working condition. Artisans and toolboxes are described below:

Laborer

Small hand tools, handheld power tools, chipping hammer, eye shields, gloves, protective clothing, generators as necessary to run the equipment and equipment that is normally used in the trade.

Carpenter

Hammer, framing square, tape measure, pouch, levels, hand saws, power saws, all electric power tools, air tools and generators and compressors as necessary to run the equipment. Saw blades and drill bits are also included.

Ironworker/Welder

Spud wrench, dowels, alignment pins, tape measure, pouch, levels, eye shields, gloves, protective clothing, rivet buster, air hammer, jackhammer, reamers, chipping hammer, wire brushes AC/DC-300 amp- 100% duty cycle (minimum size) welding machine, torches for cutting, burning, or preheating steel, including fuel tanks & fuel / oxygen, grinders, heating oven for all welding consumables and other equipment that is normally used in the trade.

Cement Mason

All trowels, floats, Chipping Hammers, Wire Brushes, Trowels, Floats, Reinforcing Tie Wires, Mortar Boards, Jointing Tools and Buckets, mortar board and mixing tub/buckets, and other hand tools as necessary to complete masonry patching work.

ITEM 100.1 (Continued)

Painter/Deleader

Hand scrapers, wire brushes, paint spray apparatus, needle guns, wire wheels, gloves, protective clothing and all electrical power tools, air tools and generators with compressors as necessary to run the equipment.

Lead disposal costs will be paid for under the Non-Bid Items.

Materials required for the containment shall be paid for under non-bid materials allotment.

Backhoe/Front-End Loader Operator

Operators shall have all licenses at all times and certifications required by the State of Massachusetts for the equipment they will be operating. Operators shall be in possession of their licenses at all times and show it to the Engineer when requested. Typical equipment includes but is not limited to backhoe and front-end loader.

Equipment which does not require a special license or certification for its operation shall be considered incidental to the artisan using it.

METHOD OF MEASUREMENT

Item 100.1 will be measured for payment by the Hour.

The Engineer will calculate total Base Labor Rate hours spent on the project by artisans.

Overtime hours will be paid for work exceeding eight (8) consecutive hours per day or forty (40) hours per week and shall be compensated as specified in this Item.

To calculate the total Base Labor Rate hours, the Engineer will modify the hours spent by various artisans on the project using adjustment factor(s) described below:

ITEM 100.1 (Continued)

COMPENSATION FACTORS				
<u>ARTISAN</u>	REGULAR	<u>OVERTIME</u>		
LABORER	1.00	1.30		
CARPENTER	1.15	1.50		
IRON WORKER / WELDER	0.99	1.29		
CEMENT MASON	1.32	1.72		
PAINTER/DELEADER	1.56	2.03		
BACKHOE/FRONT-END LOADER OPERATOR	1.17	1.52		

The Compensation Factors above will be used to adjust the number of hours a specific artisan will be paid for, per one (1) hour of work.

If an artisan has an apprentice, then that apprentice's compensation factor shall be 80 percent of the artisan's.

Example:

If the time spent on this project by various artisans is:

Laborer	8 hours
Carpenter	4 hours
Cement Mason	6 hours

Then the total hours for "Base Labor Rate" will be calculated as follows:

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"Artisan A (hrs.)" x "Compensation Factor A" +
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20.55 billable hours

BASIS OF PAYMENT

Item 100.1, Base Labor Rate, will be paid for at the Contract unit price per Hour, which price shall include all equipment and tools required to perform the normal artisans' work. All clothing or safety equipment normally associated with the artisans' work is also considered incidental to this item.

[&]quot;Artisan B (hrs.)" x "Compensation Factor B" +

[&]quot;Artisan C (hrs.)" x "Compensation Factor C"

ITEM 100.1 (Continued)

Any transportation required for an artisan and his toolbox to travel to and from a job site will be incidental to the work. Ownership and operating costs, fuel and maintenance are not reimbursable for the vehicles and tools utilized under the artisan items.

SPECIAL NOTES REGARDING PREVAILING WAGE REQUIREMENTS

Item 100.1, Base Labor Rate establishes a unit price for the Department's compensation to the Contractor for furnishing competent artisans to maintain and repair various components of the bridges. Nothing herein should be construed as establishing, altering or otherwise affecting the prevailing wages rates applicable to the work performed or relieving the Contractor of its obligations to ensure that workers are paid in accordance with applicable labor and wage laws.

Note that the erection and dismantling of scaffolding, rigging and containment for bridge painting work is subject to the "Painter(Bridges/Tanks)" prevailing wage rate. This includes surface preparation, including removal of all types of paint on bridges, the application of paint and the clean-up of debris resulting from paint removal operation on bridges, pursuant to the determination by the Massachusetts Department of Labor Standards' 12/23/2009 "Notice Concerning the Removal and Application of Paint on Bridges and Tanks."



ITEM 102.001

TREE TRIMMING CREW

HOUR

The work under this Item shall conform to the relevant provisions of Subsection 101 of the Standard Specifications and the following:

Work under this Item shall consist of mobilizing a tree trimming crew for trimming and clearing trees, brush and limbs from around bridge overpasses, to improve access and sign sight distance and/or as required by the Engineer.

The minimum crew shall consist of the following: a supervisor and three tree trimmers/laborers. The crew shall be equipped with all necessary equipment needed to complete the work including, but not limited to, pickup trucks, bucket truck, chippers, gas powered chain saws, hand saws, loppers, shears, pruners, branch trimmers, ladders, tree-climbing equipment, etc. Fuel for equipment shall also be considered incidental to this Item.

METHOD OF MEASUREMENT

Item 102.001 will be measured for payment by the HOUR. Minimum Pay Limits will be four (4) hours, decimal pay limits will be 0.5 hours thereafter. The compensation is for time spent at the job site and travel between job sites but shall not include travel time to and from the Contractor's base of operations.

BASIS OF PAYMENT

Item 102.001 will be paid for at the Contract unit price per HOUR, which price shall include all labor, equipment, and all incidental costs required to complete the work.

Payment for any work for which there is a Contract Item will be paid for at the contract unit prices, and no further payment shall be made under this Item.



ITEM 106.45 BRIDGE WASHING HOUR

The work under this Item consists of cleaning and flushing concrete bridge seats, vertical faces of the abutment and pier caps, steel bearing assemblies and structural steel within the limits of the vertical faces of the abutment and pier caps are included under this Item.

All surfaces to be cleaned shall be cleaned to remove all oil, grease, dirt, salt, and guano. The Engineer may also specify graffiti removal under this item.

The Contractor shall lay out areas to be cleaned, limiting his activities to one location and confine this operation only to a point where the work can be completed within the same shift.

NOTE: Lead paint and pigeon waste are considered hazardous waste materials. This type of material shall be disposed of in accordance with all Federal, State, and Local environmental requirements and in accordance with the Subsection 961 – "MAINTENANCE PAINTING OF STEEL BRIDGES" of the MassDOT Standard Specification for Highway and Bridges.

Work will be per assignment may include various bridge components, as directed by the Engineer, and as detailed below.

Cleaning Bridge Seats at Abutments and Pier Caps:

The horizontal surfaces of the abutments and pier caps shall be cleaned of all debris, which may include but are not limited to, sand, gravel, lead paint chips, bituminous material, and guano. This material shall be removed and disposed of away from the job site.

After the debris has been removed, the Contractor shall pressure wash the horizontal surfaces of the abutments and pier caps in accordance with these special provisions. The Contractor shall also pressure wash all surfaces of the superstructure and substructure elements that are directly above the pier caps and abutments, such as steel/concrete beam ends, concrete end diaphragms, and abutment backwall. Cleaning of the superstructure surfaces shall be so programmed that dust and other contaminants from the cleaning process will not contaminate wet, newly cleaned surfaces.

Pressure Washing Steel Members:

Where bridge washing limits, as defined by the Engineer, include structural steel, the work shall conform to the relevant Provisions of Subsection 961.60 of the Standard Specifications and the following: Loose mill scale, loose rust, and loose paint shall also be removed from all bearings and structural steel within the area to be cleaned.

Before any pressure washing commences under this Item, the Contractor shall remove any loose, standing debris, dirt, paint chips, and/or guano from the structural steel beams. The Contractor shall notify the Engineer if deteriorated steel breaks off during washing.

Pressure Washing Concrete Surfaces:

This Item may consist of pressure washing a bridge's concrete abutment, pier, concrete retaining wall, barriers, concrete sidewalk, concrete beam, or bituminous concrete surface, as directed by the Engineer.

Methods of Cleaning

Cleaning operations shall be accomplished by hand scrapers and pressure washing in accordance with these special provisions.

All dirt, oil, grease, tar, road salt, guano or other foreign material which has accumulated on surfaces shall be removed with pressure washing equipment, which shall be the final phase of cleaning. Containment during pressure washing operations shall also include use of a micro-net type filter to screen all debris which is washed from the structure.

The Contractor is solely responsible for damages arising from the pressure washing operations.

The Contractor is responsible for proper cleaning procedures, with the following serving only as a guideline to consider:

The operator should hold the face of the nozzle within six (6) inches of all surfaces and tilt it slightly in the direction of travel. The surface should first be wetted to allow the cleaning compound to loosen foreign matter which is later removed by a cleaning pass. The time interval between wetting and cleaning should be regulated according to the degree of dirt accumulations, but usually it is sufficient to go twice over an area that is conveniently reached from one position. The speed of pass over an area is comparable to that used in spray painting.

A properly cleaned surface will feel firm and somewhat tacky, but it should not be slick or grimy to the touch. In 90% of the cases, the areas that are properly cleaned can be verified by sight.

The Engineer will judge whether the surface cleaned has met the cleaning criteria defined herein. If additional cleaning is necessary to produce the desired results, the Contractor will not receive additional compensation. The last pass on any surface should be made with clean fresh water without detergent to remove surplus solution.

When the bridge is over water, the Contractor shall take all precautions necessary so as not to have any guano or other debris fall into the water below.

Containment System

The Contractor is responsible for developing a containment and recovery system for the collection and disposal of all debris generated during washing procedures. The containment shall be constructed of non-permeable materials.

The containment system must control and capture all cleaning water and debris to ensure it does not enter the river or water body, including street drainage systems during the washing operation.

All debris and wash water captured during the washing procedure shall become the property of the Contractor. The Contractor will be responsible for the proper disposal of all wash water and debris collected during the washing procedures.

The Contractor shall thoroughly examine the structure and verify its ability to support the containment system as well as the traffic and Contractor's vehicles. Drawings and a plan for the containment and recovery system shall be submitted to the Engineer. Said submittal shall be stamped by a Professional Engineer of the appropriate discipline registered in Massachusetts. Approval by the Department is required prior to the start of any Bridge Washing.

Crew and Equipment

The Contractor shall provide the following:

- 1. Tank Truck: Minimum 1000 GALLON capacity with 150 foot of hose and high-pressure pump and nozzle. Hose inside diameter shall be greater than or equal to 0.74 in. The pump shall be capable of 650 psi (minimum) for general washing and 550 psi for specific cleaning such as scuppers and down spouts. The Contractor shall provide all water as necessary. All water shall be potable.
- 2. Crew: The minimum crew shall consist of a foreman and a driver. If additional personnel are deemed necessary, they shall be paid as laborers. r
- 3. Equipment: The Contractor shall provide all necessary ladders, staging, lift truck and hand tools required to complete the work and to allow Department inspectors to safely access the work areas.

Graffiti Removal by Pressure Washing and by Application of Coating:

This work shall consist of the removal of graffiti from the surfaces of steel, concrete, and/or masonry structures owned by MassDOT to the acceptance of the Engineer. The removal limits shall be as directed by the Engineer.

The work shall conform to the following:

Where graffiti is required to be removed from steel surfaces, the work shall also conform to the relevant Provisions of Subsection 961.60. Water pressure is to be determined by the Engineer, up to 10,000 PSI at nozzle.

The work shall be executed by (1) pressure washing with or mechanical means or by (2) application of coating to the area affected by graffiti.

Graffiti removal by application of coating means concealing graffiti completely out of sight by making use of approved coating application on a given structure.

MATERIALS

For graffiti removal conducted by application of coating, the proposed paint system shall be a two-coat system consisting of a primer coat and a topcoat. The primer shall be a quality primer with good hiding power and formulated specifically for the purpose of covering graffiti; It shall be compatible with the surface it is used on as per the manufacturer's data sheet.

The top coat shall be compatible with the primer and the existing substrate. Its color shall match the color of the adjacent surface to the satisfaction of the Engineer. The Contractor shall submit the graffiti removing coating products for the approval of the Engineer. Different coating products may be required for surfaces of different materials.

Any product approved by the Engineer shall be non-toxic, non-corrosive, biodegradable substance and comply with the volatile organic compound (VOC) requirements of the Massachusetts Department of Environmental Protection (MassDEP) regulation 310 CMR 7.25(11), Architectural and Industrial Maintenance (AIM) Coatings. The application of the product selected for graffiti removal shall be consistent with the recommendations of the coating manufacturer.

The thoroughness of the graffiti removal from the graffitied surface is subject to the approval of the Engineer. If the Engineer establishes the work requires additional application, the Contractor shall remedy and remove any sign of the graffiti at no additional cost to the State.

CONSTRUCTION DETAILS

Primarily, the intention is to remove the graffiti by power washing or mechanical means. If this is not adequate to remove the graffiti as determined by the Engineer, coating shall be applied to conceal the graffiti completely out of sight.

The substrate surfaces shall be thoroughly cleaned before applying coating. All dust, dirt, oil, grease, and other substances which might prevent the adhesion of the paint to the substrate shall be removed.

At the beginning of the graffiti removal operation at each assigned location, the Contractor shall perform the chosen cleaning method on a 3' by 3' test area to demonstrate its effectiveness to the Engineer for approval. Upon the review of the result, the Engineer may require the Contractor to modify the cleaning method to suit the situation on hand.

The graffiti removal coating material shall be applied as per manufacturer's specification. The contractor shall provide product data and manufacturer's recommendations for use by the Engineer for approval at least two weeks prior to starting of work. The surface preparation and application procedure shall be consistent with the recommendations of the graffiti removal coating manufacturer.

Cleaned surfaces shall bear no evidence of graffiti paint layers. If after cleaning is completed, the cleaned surface becomes soiled because of the Contractor's operations, it shall be re-cleaned, at the expense of the Contractor.

METHOD OF MEASUREMENT

Item 106.45 will be measured for payment by the HOUR for the entire crew and equipment. The unit hour measured shall be the actual time the crew is actively involved in cleaning and flushing operations or setting up prior to the start of such operations. Delay in delivery of water to the crew causing the crew to remain idle will not be considered for payment.

BASIS OF PAYMENT

Item 106.45 will be paid at the Contract unit price per HOUR, which price shall include all labor, materials, equipment, and all incidental costs required to complete the work. Included in this Item is the construction and removal of an approved containment system, and the disposal of all wastewater and debris captured, as well as coating for graffiti where required.

The work associated with the removal of welded scupper grate for the cleaning and the re-welding of the existing cover after cleaning will be paid for on a time and material basis (Non-Bid Items and Item 100.1), as required by the Engineer.



ITEM 106.890 SHORING PER BEAM END ITEM 106.891 SHORING PER BEAM END REMOVED AND RESET

EACH EACH

The work under Item 106.890 consists of shoring each beam as required, for the purpose of repairing the deteriorated beam sections. The work to be done under Item 106.891 consists of removing and resetting the shoring supports, as required by the Engineer.

Shoring materials may be new or second hand. The Contractor shall submit a plan of the proposed work showing the details and indicating the materials he/she proposed to use. The submittal shall include shoring design calculations, based on the bridge loads and the working stresses of the materials used; sequence of operations; incidental details; and references to specifications and materials. Approval of this submission shall be obtained prior to the commencement of any work under this Item. The above plans and computations shall bear the seal and signature of a Professional Engineer of the appropriate discipline registered in Massachusetts.

Bridge Loads: The Contractor shall be responsible for calculating loads (live and impact loads, dead loads...etc.) necessary to design shoring paid under this Item. All materials (except jacks) shall be designed by working stress design (ASD). Type of jacks used and factor of safety shall be per industry standards.

Approval of this submission shall be obtained prior to the commencement of any work under this item. The above plan and computations shall bear the seal and signature of a Professional Engineer of the appropriate discipline registered in Massachusetts.

Materials shall meet the following:

Anchor Bolts, Nuts and Washers: M8.01.5 Structural Steel: M8.05.0 Wood Products: M9.05.1

The Contractor shall remove and retain ownership of all materials and items furnished by him/her and that are not part of the permanent structure unless other prior arrangements are made with the Engineer for MassDOT to purchase all or some of the shoring elements.

All treated wood supplied by the Contractor shall meet the requirements of M9.05.1 for Wood Products, including the most recent versions of AWPA U1 and M4, which are incorporated by reference. No new wood shall be treated with inorganic arsenic (including chromated copper arsenate (CCA), ammoniacal copper arsenate (ACA), and ammoniacal copper zinc arsenate (ACZA)), creosote or pentachlorophenol in all project construction.

The Contractor is alerted that some of the beams/girders may have been temporarily shored by MassDOT personnel or by others. At such locations, the Contractor shall install his jacking/shoring system before removing any temporary shores. The cost of removing and stacking of the temporary shores at an on-site location, as required by the Engineer, shall be considered incidental work hereunder with no additional compensation.

ITEMS 106.890 & 106.891 (Continued)

When in the opinion of the Engineer extensive repairs require temporarily supporting some of the beams/girders on one or both sides of a pier cap(s), or abutment(s) those beams/girders shall be jacked/shored all at once as one unit for the length of time required to remove deteriorated concrete from the pier/abutment and to replace the excavated concrete with new concrete.

The work shall be performed as follows:

Erect supports under each beam/girder as required by the Engineer. When possible, all supports shall be located 4'-0" from the centerline of each corresponding pier or centerline of bearing at each corresponding abutment or pier. The cribbing for the support footings shall be of a sufficient size to prevent any settlement or damage to the footings while the superstructure is being adequately supported to the satisfaction of the Engineer.

The successful prosecution, safety, and completion of the work in an acceptable manner is the responsibility of the Contractor. In the event of any damage to the structure due to inadequate supports, or Contractor negligence, the Contractor shall repair or replace any such damaged components, at no cost to the department. The support of the beams/girders shall remain in place until all the requirements of Item 127.12- Reinforced Concrete Substructure Excavation and Item 905. 4000 PSI, 3/8 INCH, 660 Cement Concrete is completed to the satisfaction of the Engineer.

When the repairs are completed and the supports are no longer needed, as determined by the Engineer, all supporting materials shall be removed and become the property of the Contractor unless other prior arrangements were previously made with MassDOT.

Each bridge will be kept open to traffic while the beams/girders are supported. The Contractor's attention is directed to the fact that some of the roads have a high volume of truck traffic. If jacking is required, this Item is to be used. Compensation for engineering design services, installation, operation, removal, and all incidentals to complete the jacking will be compensated through non-bid items for the jacking only.

Some of the bridges in District One are over water and may require a shoring plan that is beyond routine, as determined by the Engineer. Any equipment, all labor, materials, tools, engineering the system below the actual shoring/jacking towers.

METHOD OF MEASUREMENT

Item 106.890 will be measured for payment by the EACH beam end shored.

Item 106.891 will be measured for payment by the EACH removal and resetting operation of shoring supports, as required by the Engineer, complete in place and accepted.

BASIS OF PAYMENT

Items 106.890 & 106.891 will be paid at the respective Contract unit prices per EACH. Payment shall constitute full compensation for all labor, materials, tools, equipment, engineering design services and incidentals to complete the work.



ITEM 106.892

CRIBBING PER BEAM END

EACH

The work under Item 106.892 consists of supporting existing beams and shall only be used if directed by the Engineer.

The work to be done under this Item consists of installing pressure treated wood block supports under the diaphragms next to the beam seats or under the bridge deck to support the beam end under repair or deteriorated existing beams. The material shall conform to section M9.05.1, Treated Timber. Typically, there would be two locations per beam end.

The cribbing is to be used as required, at the discretion of the Engineer, to assure the stability of the bridge structure and to prevent any beam distortion or settlement before permanent beam end repairs are made.

This method of beam end supports is recommended for cases where the concrete deck or steel end diaphragm and the concrete encasement are in sound condition, i.e. without any concrete spalling and/or deterioration of steel connection at steel diaphragm to beam.

The Contractor shall submit a plan of the proposed work showing the details and indicating the materials intended for use. The submittal shall include design computations based on the bridge loads and the working stresses of the materials used; sequence of operations; incidental details; and references to specifications and materials. Approval of this submission shall be obtained prior to the commencement of any work under this Item. The above plan and computations shall bear the seal and signature of a Professional Structural Engineer registered in Massachusetts.

METHOD OF MEASUREMENT

Item 106.892 will be measured for payment by the EACH location of end cribbing support as required for beams by this system as required by the Engineer, complete in place and accepted.

BASIS OF PAYMENT

Item 106.892 will be paid at the Contract unit price per EACH, which price shall include full compensation for all labor, materials, tools, equipment, engineering services and incidentals to complete the work.

ITEM 107.855 PRESSURE INJECTION OF CRACKS

FOOT

The work to be done under this Item consists of repairing cracks in sound concrete.

Existing cracks designated by the Engineer to be repaired by pressure injection, shall be bonded by penetration with an epoxy adhesive in accordance with the epoxy manufacturer's recommendations and the following:

The Contractor shall submit manufacturer's literature completely describing the products to be used. The materials shall be delivered clearly marked with legible and intact labels containing the manufacturer's name, brand name, and identifications of the temperatures that conform to the manufacturer's recommendations and instructions.

The Contractor shall comply with all manufacturer's instructions and recommendations regarding all aspects of the product, especially safety. The surrounding work, vehicles, and vegetation shall be protected from damage by epoxy injection materials and operation.

Not included under this Item are the repairs to cracks that pass through areas of unsound concrete. The Engineer will designate these areas. The repairs to areas of unsound concrete are included under Item 905. – 4000 PSI, 3/8 IN., 660 Cement Concrete, Item 909.2 – Cementitious Mortar for Patching, and Item 964.7 – Epoxy Mortar for Patching.

The Contractor shall provide at least one 4 inch diameter core at a location designated by the Engineer. The Engineer reserves the right to order additional cores at designated locations. The core shall penetrate the full crack depth of the area being restored.

Immediately after the cores have been taken, the Contractor shall fill in the core holes with a polymer modified cementitious mortar that conforms to the following requirements:

The mortar system shall not contain chlorides, nitrates, added lime, or high silica cements. The system shall be non-combustible, either before or after cure.

TYPICAL PROPERTIES OF MORTAR			
Finishing Time	20-60 minutes after combining components		
Color	Concrete Gray		
Abrasion Resistance	6 times that of controlled concrete		
Bond Strength	100% concrete substrate failure (Pull off method)		
Modulus of Elasticity	4.5 x 10 ⁶ PSI		
Surface Scaling	No Deterioration after 120 cycles (deicing salt solution and freeze/thaw)		
Compressive Strength (2 hours, 50% RH)	150 PSI minimum		
Compressive Strength (28 days, 50% RH)	5,500 PSI minimum		
Flexural Strength (28 days, 50% RH)	1,300 PSI minimum		

ITEM 107.855 (Continued)

The mortar system shall conform to the ECA/USPHS Standards for surface contact with potable water. The system shall not produce a vapor barrier. The system shall be thermally compatible with concrete.

The cores shall be submitted to the Engineer for testing by the MassDOT Research and Materials Section. The test will be considered acceptable if upon visual examination the injection has achieved more than 90 percent penetration of the crack, and the bond strength has conformed to the following: concrete failure before adhesive failure, or 6500 psi with no failure of either concrete or adhesive. If a core fails a test, an evaluation of the methods and materials used shall be made before the area represented by the failed test is re-injected and re-tested. The Contractor will not be permitted to continue to inject cracks until the cause of failure is determined and the Engineer is satisfied that corrective measures have been taken to prevent additional failures. The Contractor shall make additional cores as necessary until the work is considered acceptable.

The Contractor shall furnish to the Engineer samples of materials proposed for use at least six weeks prior to scheduled use.

The Contractor shall arrange with the materials manufacturer or distributor to have the services of a competent field representative at the work site prior to any mixing of components to instruct the work crews in the proper mixing and application procedures. The field representative shall remain at the jobsite after work commences and continue to instruct until the Engineer is satisfied that the crew has mastered the technique of installing the system successfully. The representative shall make periodic visits to the project as the work progresses and shall confer on each visit with the Contractor and the Engineer.

The manufacturer's field representative shall be fully qualified to perform the work and shall be subject to the approval by the Engineer.

The Contractor shall be completely responsible for the expense of the services of the required field representative.

METHOD OF MEASUREMENT

Item 107.855 will be measured for payment per FOOT of crack repaired, complete in place.

BASIS OF PAYMENT

Item 107.855 will be paid at the Contract unit price per FOOT of crack repaired. The unit price shall include the costs of the manufacturer's field representative, mortar to fill the core holes and the costs for making test cores.



ITEM 127.12 REINFORCED CONCRETE SUBSTRUCTURE EXCAVATION CUBIC YARD

The work under this Item shall conform to the relevant provisions of Subsection 120 of the Standard Specifications and the following:

The work under this Item consists of the removal and disposal of all deteriorated, spalled, and scaled concrete as required to repair the existing concrete substructure elements to the general lines identified on the drawings and as directed by the Engineer. Any concrete excavation necessary to access concrete substructure elements for repair shall be paid for under this Item.

The Contractor shall take all measures necessary to protect pedestrian and vehicular traffic from the construction operations. No debris, tools or incidental equipment of any kind will be permitted to fall into river bed or river bank areas or where vehicular or pedestrian traffic exists. Any material that accidentally falls into such areas shall be removed.

During the prosecution of the Work, the Engineer may reject the use of any method or equipment which causes undue vibration or possible damage to the structure or any part thereof. Pneumatic hammers heavier than the nominal 25 pounds mass shall not be used unless approved by the Engineer.

Minimum depth of excavation to sound concrete shall be one inch (1") beyond the inner most layer of reinforcing steel, but not less than four inches (4") from the original surface. The Contractor shall stop excavating deteriorated concrete when the depth of excavation reaches six inches (6") and shall notify the Engineer immediately. The edges of the patch shall be cut to neat lines by saw cutting or by methods approved by the Engineer, and the patch areas shall be made rectangular in shape, if possible, with horizontal and vertical edges and avoid over cutting square corners.

The Contractor shall limit extent of excavation of the pier caps and columns as shown on the repair sequence contract drawings. If the Contractor exceeds the limits of excavation as shown on the repair sequence contract drawings, then temporary shoring shall be installed to alleviate loading on the substructure, at no additional cost to the Department. The Contractor may submit an alternate method of reinforced concrete excavation to be approved by the Engineer. The alternate method, if approved by the Engineer, shall not incur any additional costs to the Department, and Item 127.12 Reinforced Concrete Substructure Excavation will be paid at the contract unit price regardless of the method used to complete the work.

The Contractor shall take all precautions necessary so as not to damage those portions of the bridge including reinforcing steel that are to remain. This includes determining the concrete cover to the steel bars at the edge of each patch prior to excavating concrete. All reinforcing steel that is loose shall be tied tightly together using epoxy coated wire ties.

Also, included under this Item are all costs in connection with the cleaning, cutting, and bending of the existing reinforcing steel designated to be retained in the proposed repair.

ITEM 127.12 (Continued)

SITE CLEANING

The Contractor is required to broom clean all work site areas after the removal of excavated debris regardless of preexisting conditions. This includes areas under the excavated repair area such as at river bed, river bank, or revetment areas. Removal of debris, site cleaning, and disposal of debris are incidental to the Contract and no additional payment will be made.

METHOD OF MEASUREMENT

Item 127.12 will be measured for payment by the CUBIC YARD of concrete excavated, removed, and properly disposed of.

BASIS OF PAYMENT

Item 127.12 Reinforced Concrete Substructure Excavation will be paid for at the Contract unit price per CUBIC YARD, which price shall include all labor, tools, equipment, sawcutting, and incidental costs required to complete the work, and final disposal of the excavated material as required by the Engineer.

Necessary measures to protect pedestrian and vehicular traffic from the construction operations are incidental to the Contract and no additional payment will be made.

Any steel that is unsuitable for further use through no fault of the Contractor shall be replaced under Item 910.1 Steel Reinforcement for Structures – Epoxy Coated.

ITEM 698.1 GEOTEXTILE FABRIC FOR STABILIZATION SQUARE YARD

The work performed under this Item shall consist of furnishing and installing geotextile fabric in conjunction with the modified rockfill or riprap slope protection, as required by the Engineer.

The geotextile fabric shall be selected from the MassDOT Qualified Construction Materials List at https://www.mass.gov/info-details/geotextile-fabrics-m-9500.

The geotextile fabric shall conform to the requirements of Subsection M9.50.0 and AASHTO M 288 for fabric used as Permanent Erosion Control. Woven Monofilament Geotextiles shall be Class 2 and all others shall be Class 1. Construction and installation shall be in accordance with AASHTO M 288 and the following.

Atmospheric exposure of the geotextile fabric to the elements following lay down shall be a maximum of 14 days. If laid under water, the covering modified rock fill shall be placed on the same day as the geotextile.

For seams that are sewn in the field, the Contractor shall provide at least a six-foot length of sample sewn seam for the approval of the Engineer before the geotextile is installed. The seams sewn for sampling shall be sewn using the same type of equipment and procedures as will be used for the production seams. If seams are sewn in both the machine and cross machine direction, samples of seams for both directions shall be provided. The seam assembly description shall be submitted by the Contractor along with the seam samples. This description shall include the seam type, stitch type, sewing thread, and stitch density.

The geotextile shall be placed in intimate contact with the soils without wrinkles or folds, and it shall be anchored on a smooth graded surface approved by the Engineer. The geotextile shall be placed in such a manner that placement of the overlaying materials will not excessively stretch or tear the geotextile.

The geotextile shall be placed so that the machine direction is horizontal and runs along the slope. Adjacent geotextile sheets shall be joined by either sewing or overlapping. Overlapped seams at roll ends shall be overlapped a minimum of 12 inches except if placed under water. In such instances, the overlap shall be a minimum of 3 feet. Overlaps of adjacent rolls shall be a minimum of 12 inches in all instances.

Care shall be taken during installation so as to avoid damage to the geotextile as a result of the installation process. Should the geotextile be damaged during installation, a geotextile patch shall be placed over the damaged area extending a minimum of 3 feet beyond the limits of the damage.

The modified rock fill placement shall begin at the toe of the slope and proceed up the slope. Placement shall take place so as to avoid stretching and subsequent tearing of the geotextile. Modified rock fill shall not be dropped from a height exceeding three feet. All void spaces in the armor stone shall be backfilled with small stone to ensure full coverage.

Field monitoring shall be performed to verify that the modified rock fill placement does not damage the geotextile. Any geotextile damaged during backfill placement shall be replaced as required by the Engineer, at the Contractor's expense.

ITEM 698.1 (Continued)

METHOD OF MEASUREMENT

Item 698.1, Geotextile Fabric for Stabilization, will be measured for payment by the SQUARE YARD.

BASIS OF PAYMENT

Item 698.1 will be paid for at the Contract unit price per SQUARE YARD, which price shall include full compensation for all labor, equipment and materials and all incidental costs required to complete the work as specified including the cost of preparing the surface upon which the fabric is placed. The area of geotextile folded over the top of the modified rock fill will be included in the quantity measurement. No separate payment will be made for fabric used for repairs, seams or overlaps.

ITEM 740. ENGINEER'S FIELD OFFICE AND EQUIPMENT (TYPE A) MONTH

Work under this Item shall conform to the relevant provisions of Subsection 740 of the Standard Specifications of the following.

Two computer systems and printer system meeting the requirements set forth below including installation, maintenance, power, paper, disks, and other supplies shall be provided at the Resident Engineer's Office:

All equipment shall be UL approved and Energy Star compliant.

The Computer System shall meet the following minimum criteria or better:

Processor: Intel, 3.5 GHz

System Memory (RAM): 12 GB Hard Drive: 500 GB

Optical Drive: DVD-RW/DVD+RW/CD-RW/CD+RW

Graphics Card: 8 GB

Network Adapter: 10/100 Mbit/s USB Ports: 6 USB 3.0 ports

Keyboard: Generic

Mouse: Optical mouse with scroll, MS-Mouse compliant

Video/Audio the computer system shall be capable of allow video calling and

recording:

Video camera shall be High Definition 1080p widescreen capable video calling

and recording with built in microphone. The microphone system shall capture natural audio while filtering out background noise.

Audio shall be stereo multimedia speaker system delivering premium

sound.

OS: Latest Windows Professional with all security updates

Web Browser: Latest Internet Explorer with all security updates

Applications: Latest MS Office Professional with all security updates

Latest Adobe Acrobat Professional with all security updates

Latest Autodesk AutoCAD LT

Antivirus software with all current security updates maintained

through the life of the contract.

Monitors: Two 27" LED with Full HD resolution.

Max. resolution 1920 x 1080

Flash drives: 2 (two) - 128GB USB 3.0

Internet access: High Speed (min. 24 mbps) internet access with wireless router.

ITEM 740. (Continued)

The Multifunction Printer System shall meet the following minimum criteria or better:

Color laser printer, fax, scanner, email and copier all in one with the following minimum capabilities:

- Estimated volume 8,000 pages per month
- LCD touch panel display
- 50 page reversing automatic document feeder
- Reduction/enlargement capability
- Ability to copy and print 11" x 17" paper size
- email and network pc connectivity
- Microsoft and Apple compatibility
- ability to overwrite latent images on hard drive

- 600 x 600 dpi capability
- 30 pages per minute print speed (color),
- 4 Paper Trays Standard (RADF) (not including the bypass tray)
- Automatic duplexing
- Finisher with staple functions
- Standard Ethernet. Print Controller
- Scan documents to PDF, PC and USB
- ability to print with authenticated access protection

The Contractor shall supply a maintenance contract for next day service, and all supplies (toner, staples, paper) necessary to meet estimated monthly usage.

The Engineer's Field Office and equipment included herein including the computer system and printer shall remain the property of the Contractor at the completion of the project. Disks, flash drives, and card readers with cards shall become the property of the Department.

Compensation for this work will be made at the contract unit price per month which price includes full compensation for all services and equipment, and incidentals necessary to provide equipment, maintenance, insurance as specified and as directed by the Engineer.



ITEM 748.1

EMERGENCY RESPONSE

EACH

The work under this Item shall conform to the relevant provisions of Subsection 748 of the Standard Specifications and the following:

This Item shall consist of preparatory work and operations for emergency response after notification from the Engineer. It shall include preparations necessary for the movement of personnel, equipment, and incidentals to the project site for the establishment of an effective response under the work assignment.

<u>Note:</u> The Contractor is required to commence emergency work within (4) four hours of notification.

METHOD OF MEASUREMENT

Item 748.1 will be measured for payment by the Each notified emergency Work Order when the Contractor commences work within (4) four hours of notification.

In the event that another emergency occurs during the period that the Contractor's forces have been notified and are mobilizing or working, all additional responses performed by a different emergency response crew at a different work site during that period will be considered an additional emergency response in accordance to the requirements specified herein.

The Engineer will determine if conditions required another crew to be mobilized as a separate emergency response.

The Emergency Response item is not applicable if the emergency occurs during scheduled repair working hours.

BASIS OF PAYMENT

Item 748.1 will be paid for at the Contract unit price per Each, which price shall be full compensation for all costs associated with ensuring prompt response to emergency situations and to get equipment to an emergency location in time.

In the event that the Contractor does not satisfy the (4) four hours response time, payment for Emergency Response will be made only at the discretion of the Engineer.

Non-response damages will be assessed in the amount specified under NON-RESPONSE DAMAGES for each assignment the Contractor fails to report as required.

All labor, material and equipment to perform the emergency work will be paid for under the appropriate pay items.



<u>ITEM 767.121</u>

SEDIMENT CONTROL BARRIER

FOOT

The work under this item shall conform to the relevant provisions of Subsections 670, 751 and 767 of the Standard Specifications and shall include the furnishing and placement of a sediment control barrier. Sediment control barrier shall be installed prior to disturbing upslope soil.

The purpose of the sediment control barrier is to slow runoff velocity and filter suspended sediments from storm water flow. Sediment barrier may be used to contain stockpile sediments, to break slope length, and to slow or prevent upgradient water or water off road surfaces from flowing into a work zone. Contractor shall be responsible for ensuring that barriers fulfill the intent of adequately controlling siltation and runoff.

Twelve-inch diameter (after installation) compost filter tubes with biodegradable natural fabric (i.e., cotton, jute, burlap) are intended to be the primary sedimentation control barrier. Photo-biodegradable fabric shall not be used.

For small areas of disturbance with minimal slope and slope length, the Engineer may approve the following sediment control methods:

- 9-inch compost filter tubes
- Straw bales which shall be trenched

No straw wattles may be used. Additional compost filter tubes (adding depth or height) shall be used at specific locations of concentrated flow such as at gully points, steep slopes, or identified failure points in the sediment capture line.

When required by permits, additional sediment barrier shall be stored on-site for emergency use and replacement for the duration of the contract.

Where shown on the plans or when required by permits, sedimentation fence shall be used in addition to compost filter tubes and straw bales and shall be compensated under that item.

Sediment control barriers shall be installed in the approximate location as shown on the plans and as required so that no excavated or disturbed soil can enter mitigation areas or adjacent wetlands or waterways. If necessary to accommodate field conditions and to maximize effectiveness, barrier locations may be shifted with approval from the Engineer. Barriers shall be in place prior to excavation work. No work shall take place outside the barriers.

MATERIALS AND CONSTRUCTION

Prior to initial placement of barriers, the Contractor and the Engineer shall review locations specified on the plans and adjust placement to ensure that the placement will provide maximum effectiveness.

Barriers shall be staked, trenched, and/or wedged as specified herein and according to the Manufacturer's instructions. Barriers shall be securely in contact with existing soil such that there is no flow beneath the barrier.

<u>ITEM 767.121</u> (Continued)

Compost Filter Tube

Compost material inside the filter tube shall meet M1.06.0, except for the following: no peat, manure or bio-solids shall be used; no kiln-dried wood or construction debris shall be allowed; material shall pass through a 2-inch sieve; and the C:N ratio shall be disregarded.

Outer tube fabric shall be made of 100% biodegradable materials (i.e., cotton, hemp or jute) and shall have a knitted mesh with openings that allow for sufficient water flow and effective sediment capture.

Tubes shall be tamped, but not trenched, to ensure good contact with soil. When reinforcement is necessary, tubes shall be stacked as shown on the detail plans.

Straw Bales

Straw bales shall be used if shown on the plans or when specified by Orders of Condition or other permit requirements.

Bales should be placed in a single row, lengthwise on the contour, with ends of adjacent bales tightly abutting one another. All bales should be either wire-bound or string-tied. Straw bales should be installed so that bindings are oriented around the sides (rather than along the tops and bottoms) of the bales in order to prevent deterioration of the bindings.

The barrier should be entrenched and backfilled. A trench should be excavated the width of a bale and the length of the proposed barrier to a minimum depth of 4 inches. The trench must be deep enough to remove all grass and other material which might allow underflow. After the bales are staked and chinked (filled by wedging), the excavated soil should be backfilled against the barrier. Backfill soil should conform to the ground level on the downhill side and should be built up to 4 inches against the uphill side of the barrier.

Each bale should be securely anchored by at least 2 stakes or re-bars driven through the bale. The first stake in each bale should be driven toward the previously laid bale to force the bales together. Stakes or re-bars should be driven deep enough into the ground to securely anchor the bales. For safety reasons, stakes should not extend above the bales but should be driven in flush with the top of the bale.

The gaps between the bales should be chinked (filled by wedging) with straw to prevent water from escaping between the bales. Loose straw scattered over the area immediately uphill from a straw bale barrier tends to increase barrier efficiency. Wedging must be done carefully in order not to separate the bales.

When used in a swale, the barrier should be extended to such a length that the bottoms of the end bales are higher in elevation than the top of the lowest middle bale to assure that sediment-laden runoff will flow either through or over the barrier but not around it.

<u>ITEM 767.121</u> (Continued)

Sedimentation Fence

Materials and Installation shall be per Section 670.40 and 670.60 of the Standard Specifications and the following:

Sedimentation fence shall only be used if shown on the plans or when specified by Orders of Condition or other permit requirements.

When used with compost filter tubes, the tube shall be placed on a minimum of 8 inches of folded fabric on the upslope side of the fence. Fabric does not need to be trenched.

When used with straw bales, an 8-inch deep and 4-inch wide trench or V-trench shall be dug on the upslope side of the fence line. One foot of fabric shall be placed in the bottom of the trench followed by backfilling with compacted earth or gravel. Stakes shall be on the down slope side of the trench and shall be spaced such that the fence remains vertical and effective.

Width of fabric shall be sufficient to provide a 36-inch high barrier after fabric is folded or trenched. Sagging fabric will require additional staking or other anchoring.

MAINTENANCE

Maintenance of the sediment control barrier shall be per Section 670.60 of the Standard Specifications or per the Stormwater Pollution Prevention Plan (SWPPP), whichever is more restrictive.

The contractor shall inspect the sediment barrier in accordance with relevant permits. At a minimum, barriers shall be inspected at least once every 7 calendar days and after a rain event resulting in 0.25 inches or more of rainfall. Contractor shall be responsible for ensuring that an effective barrier is in place and working effectively for all phases of the Contract.

Barriers that decompose such that they no longer provide the function required shall be repaired or replaced as directed. If the resulting berm of compost within the fabric tube is sufficiently intact (despite fabric decay) and continues to provide effective water and sediment control, barrier does not necessarily require replacement.

DISMANTLING & REMOVING

Barriers shall be dismantled and/or removed, as required, when construction work is complete and upslope areas have been permanently stabilized and after receiving permission to do so from the Engineer.

Regardless of site context, nonbiodegradable material and components of the sediment barriers, including photo-biodegradable fabric, plastic netting, nylon twine, and sedimentation fence, shall be removed and disposed off-site by the Contractor.

ITEM 767.121 (Continued)

For naturalized areas, biodegradable, natural fabric and material may be left in place to decompose on-site. In urban, residential, or other locations where aesthetics is a concern, the following shall apply:

- Compost filter tube fabric shall be cut and removed, and compost shall be raked to blend evenly (as would be done with a soil amendment or mulch). No more than a 2-inch depth shall be left on soil substrate.
- Straw bales shall be removed and disposed off-site by the Contractor. Areas of trenching shall be raked smooth and disturbed soils stabilized with a seed mix matching adjacent seeding or existing grasses (i.e., lawn or native grass mix).
- Sedimentation fence, stakes, and other debris shall be removed and disposed off-site. Site shall be restored to a neat and clean condition.

METHOD OF MEASUREMENT AND BASIS OF PAYMENT

Item 767.121 will be measured and paid for at the contract unit price per foot of sediment control barrier which price shall include all labor, equipment, materials, maintenance, dismantling, removal, restoration of soil, and all incidental costs required to complete the work.

Additional barrier, such as double or triple stacking of compost filter tubes, will be paid for per foot of tube installed.

Barriers that have been driven over or otherwise damage by construction activities shall be repaired or replaced as directed by the Engineer at the Contractors expense.

ITEM 905. 4000 PSI, 3/8 INCH, 660 CEMENT CONCRETE CUBIC YARD

Work under this Item shall conform to the relevant provisions of Subssection 901 of the Standard Specifications, and the following:

- a) The work under this Item consists of furnishing and placing 4,000 PSI, 3/8 INCH, 660 CEMENT CONCRETE to repair pier caps, pier columns, exposed pier footings, bridge seat, breastwall, wing walls, parapets, retaining walls and as required by the Engineer, after all concrete is removed under Item 127.12.
- b) The Contractor's attention is also directed towards the drawings, contained in document A00803 Drawings and Sketches.
- c) The Contractor shall have the approval of the Engineer certifying that the existing concrete has been removed to the required limits and that adequate surface preparation has been achieved before any concrete is placed.
- d) All formwork shall be approved and accepted by the Engineer prior concrete placement.
- e) Bonding Agent: Immediately prior to all concrete pours, the Contractor will apply an approved bonding agent to the excavated surfaces of the concrete. The bonding agent will be worked into the surfaces with stiff brushes or brooms in accordance with Subsection 901.68C "BONDING TO CONCRETE ALREADY SET" section at the beginning of these special provisions and the following:
 - In addition to the bonding agents, another bonding method is saturated surface dry: The surface to be repaired shall be thoroughly cleaned and kept moist for several hours, preferably over-night, to assure saturation of the existing concrete surface. This may be accomplished by the use of spraying or with saturated burlap or other approved method. The spraying shall be stopped and/or the burlap removed one to two hours before placing new concrete and the surface allowed to partially dry.
 - Bonding Agent cost will be considered incidental to this Item.

The bonding method shall be determined by the Engineer.

PREPARATION OF CONCRETE SURFACES:

All concrete surfaces to be patched shall be roughened, cleaned of all laitance, dirt, grease, oil, other contaminants, and all standing water. All reinforcing steel encountered in the excavation shall be thoroughly cleaned by abrasive blasting and coated with a zinc-rich primer conforming to MassDOT Standard Specification M7.04.11 before being covered with new concrete.

ITEM 905. (Continued)

With approval of the Engineer, the Contractor may choose one of the following surface preparation methods. In bonding new concrete to already set concrete, the surface of the concrete shall be thoroughly cleaned and roughened, then:

- A) Wetted with clean water, and then flushed with a mortar composed of equal parts of the cement and sand specified for the new concrete, before new concrete is placed adjacent thereto. New concrete shall be placed before mortar has taken initial set.
- B) Wetted with clean water, and then an epoxy adhesive suitable for bonding fresh concrete to hardened concrete for load bearing applications may be used. The epoxy adhesive shall conform to AASHTO M 235M/M 235 Type V and shall be applied in accordance with the manufacturer's recommendations.
- C) Ponded with clean water to achieve Saturated Surface Dry (SSD) condition then it shall then be blown off with oil free compressed air.

METHOD OF MEASUREMENT

Item 905. will be measured for payment by the Cubic Yard of cement concrete furnished and placed, complete in place.

BASIS OF PAYMENT

Item 905. will be paid at the Contract unit price per Cubic Yard, which price shall include all labor, materials, equipment, surface preparation, oversight services, and all incidental costs required to complete the work.

• The concrete pump truck shall be paid as a SUPPLIER'S EQUIPMENT RENTAL COST that will include the driver/operator.

No separate payment will be made for the installation and subsequent removal of any formwork, coating/patching of the steel reinforcing, but all cost in connection therewith shall be included in the Contract unit price bid.

Where formwork is installed for concrete placement, payment of seventy percent (70%) of the Cubic Yard price of this item will be made upon complete concrete installation.

The remaining thirty percent (30%) of the Cubic yard price of this item will be paid only after complete formwork removed by the Contractor.

No separate payment will be made for the installation and subsequent removal of any formwork, coating/patching of the steel reinforcing, but all costs in connection therewith shall be included in the Contract unit price bid.



ITEM 908.

CEMENT FOR POINTING

BAG

Work under this Item includes the cleaning out of defective mortar joints in the exposed surfaces of the existing portions of stone and granite block abutments, piers, wing-walls, spandrel walls, retaining walls and the pointing of the joints with new cement mortar. Also included is the filling of voids left by the excavation of deteriorated stonework and rubble with new cement mortar as required by the Engineer.

Materials

The cement mortar shall meet the requirements of Subsection M4.02.15.

Construction Methods

All defective stone masonry joints, as determined by the Engineer, shall be chipped out a minimum depth of two inches by means of pneumatic tools. The joint shall be thoroughly cleaned of all loose mortar, dust, dirt and vegetation with high pressure air and water blast and flushed clean.

All cleaned joints shall be inspected and approved by the Engineer prior to the application of cement mortar. The mortar shall be driven to the back of the excavated joint and cut flush with the masonry face.

Only enough mortar shall be mixed that can be effectively used to repoint the prepared joints and voids. As required by the Engineer, peastone will be added to the mortar mix and chinking stones in the larger voids.

Pointing shall not be done in freezing weather nor when the stones contain frost.

The Contractor shall be responsible for maintaining the stability of the masonry walls throughout the work.

METHOD OF MEASUREMENT

Item 908. will be measured for payment per BAG of cement for pointing complete in place, as required by the Engineer.

BASIS OF PAYMENT

Item 908. will be paid at the Contract unit price per BAG of cement for pointing, which price shall include full compensation for all labor, materials (except peastone and chinking stones), forms and equipment (including but not limited to all masonry tools, ladders, staging, man lifts, bucket trucks, etc.) required to complete the work. The net weight of each bag of cement shall be 94 pounds.

The Contractor shall be compensated for the cost of the peastone and chinking stones under the NON – BID item for the cost of material. No additional cost associated with labor will be allowed.

ITEM 909.2 CEMENTITIOUS MORTAR FOR PATCHING SQUARE FOOT

The work under this Item shall conform to the relevant provisions of Subsection 901 of the Standard Specifications and the following:

The work under this Item consists of furnishing and placing a polymer-modified, cementitious, fast setting, trowel grade patching mortar to patch vertical surfaces on the existing structures at areas of spalled, delaminated, or cracked concrete, as required by the Engineer.

This Item does not include the repair of any vertical patch that exceeds one (1) inch in depth. The repairs to those patches shall be made using Item 905.

Material

The polymer modified cementitious patching mortar shall conform to the following requirements:

The mortar system shall not contain chlorides, nitrates, added lime, or high silica cements. The system shall be non-combustible, either before or after cure.

TYPICAL PROPERTIES OF CURED MATERIALS					
Finishing Time	20-60 minutes after combining components				
Color	Concrete Gray				
Abrasion Resistance	6 times that of controlled concrete				
Bond Strength	100% concrete substrate failure (Pull off method)				
Modulus of Elasticity	4.5 x 10 ⁶ PSI				
Surface Scaling	No Deterioration after 120 cycles (deicing salt solution and freeze/thaw)				
Compressive Strength (2 hours, 50% RH)	150 PSI minimum				
Compressive Strength (28 days, 50% RH)	5,500 PSI minimum				
Flexural Strength (28 days, 50% RH)	1,300 PSI minimum				

The system shall conform to the ECA/USPHS Standards for surface contact with potable water. The system shall not produce a vapor barrier. The system shall be thermally compatible with concrete.

ITEM 909.2 (Continued)

Certification

The Contractor shall furnish notarized certification that all materials conform to the above requirements. In addition, samples of all materials proposed for use shall be submitted to the Department's Research and Materials Section. To allow sufficient time for testing, these samples must be submitted at least six weeks prior to scheduled use.

Surface Preparation

The Contractor shall remove all deteriorated and spalled areas as designated by the Engineer. All costs to remove the deteriorated and spalled concrete shall be compensated for under Item 127.12.

The Contractor shall have the approval of the Engineer certifying that all spalled and deteriorated concrete has been removed prior to patching deteriorated areas. If the deterioration of the vertical surfaces are deeper than 1", then the repair will be made in maximum lifts of 1" deep. The preceding lift shall be allowed to reach final set before applying fresh material. The fresh mortar must be scrubbed into the preceding lift.

Application Methods

Areas to be patched must be clean and sound. All loose and disintegrated concrete shall be removed by means of abrasive blasting, or an equivalent method, to a depth where sound concrete is exposed. Minimum patch depths at edges of patch shall be sawcut to one half (½) inch in depth. Abrasive blast existing concrete to remove all contaminants prior to applying mortar. Chipping methods are to be approved in advance by the Engineer.

At the time of application, surfaces should be damp (saturated surface dry) with no glistening water. Mortar must be worked into the substrate filling all pores and voids. Force the material against the edge of the repair, working towards the center. After filling, consolidate, then screed.

The maximum thickness of application in one pass shall be one (1) inch. If the depth of patch exceeds one (1) inch, the mortar shall be placed in two passes of approximate equal thickness. Before the first pass has achieved an initial set, the surface shall be prepared for the second pass by scratching with a trowel to form a grid of deformation on the surface.

Prime and work the mix into the substrate, filling all pores and voids. Avoid puddling of the primer on horizontal substrates.

Curing

Use a fine mist spray of water, wet burlap, or a non-solvent approved curing compound if ambient conditions might cause premature surface drying (high temperature, low humidity, strong winds, etc.). If necessary, protect the newly applied mortar from rain. To prevent freezing, cover with insulating material.

ITEM 909.2 (Continued)

Manufacturer's Field Representative

The Contractor shall arrange with the material's manufacturer or distributor to have the services of a competent field representative at the work site prior to any mixing of components to instruct the work crews in the proper mixing and application procedures.

The manufacturer's field representative must be fully qualified to instruct artisans or perform the work and shall be subject to the approval of the Engineer.

The Contractor shall be completely responsible for the expense and services of the required field representative, and the bid contract price shall be full compensation for all cost in connection therewith.

METHOD OF MEASUREMENT

Item 909.2 will be measured for payment by the SQUARE FOOT of patch area, complete in place.

BASIS OF PAYMENT

Item 909.2, Cementitious Mortar for Patching, will be paid at the Contract unit price per SQUARE FOOT, which price shall include full compensation for all labor, materials, equipment and all incidental costs required to complete the work.



ITEM 964.01 CONCRETE PENETRANT / SEALER SQUARE YARD

The work under this Item shall conform to the relevant provisions of Subsection 901 of the Standard Specifications and the following:

The work to be done under this Item consists of applying concrete penetrant sealer to pier caps, columns, parapets, abutments, wingwalls, in the areas show on the details, after concrete and mortar patching is complete.

Materials

The materials shall meet all the requirements of M9.15.0 and be listed on the MassDOT QCML.

Surface Preparation

Other concrete surfaces may be treated with concrete penetrant / sealer, as required by the Engineer.

The number of coats, rate of application, and surface preparation shall be in accordance with the manufacturer's recommendations. All concrete and mortar patching shall be properly cured per manufacturer's specifications before application. All surfaces shall be dry and clean immediately prior to application. The concrete penetrant shall not be diluted except in strict accordance with the manufacturer's instructions.

METHOD OF MEASUREMENT

Item 964.01 will be measured for payment by the SQUARE YARD of concrete penetrant / sealer applied, complete in place.

BASIS OF PAYMENT

Item 964.01 will be paid at the Contract unit price per SQUARE YARD of concrete penetrant / sealer applied, which price shall include full compensation for all labor, tools, equipment, materials, surface preparation, cleaning, and all incidental costs required to complete the work.

<u>ITEM 964.7</u> <u>EPOXY MORTAR FOR PATCHING</u>

SQUARE FOOT

The work under this Item shall conform to the relevant provisions of Subsection 901 of the Standard Specifications supplemented with the following:

The work to be done under this Item consists of repairing deteriorated or spalled areas that are no more than one (1) inch in depth.

A two-component, polymer-modified cementitious, fast setting, non-sag structural repair mortar shall be used to patch the existing structures in those areas designated by the Engineer.

The procedure to be used to repair deteriorated or spalled concrete shall be as follows:

MATERIALS

The epoxy mortar shall meet all requirements of Subsection M4.04.0 and curing shall be in accordance with Subsection 901.65.B. Products to be used for this Item shall be approved by the Engineer before the Contractor begins his operations.

CONSTRUCTION METHODS

The Contractor shall remove existing concrete as described in the special provision for Item 127.12. The Contractor shall have the approval of the Engineer certifying that existing concrete has been removed to the required limits and that adequate surface preparation has been achieved before any mortar is placed.

All exposed concrete surfaces on which mortar is to be placed shall be roughened, cleaned with a minimum oil free air pressure of 100 psi to remove loosened particles and coated with an epoxy bonding compound.

Mortar shall be prepared and mixed in accordance with manufacturer's recommendations.

A stiff mix is required for vertical or overhead surfaces.

Mortar shall be worked into substrate filling all pores and voids. Material shall be forced into edge of the repair and worked towards the center. After filling, the material shall be consolidated and then screeded.

Maximum thickness in one pass shall be one (1) inch. If the Contractor chooses to place the mortar in two lifts each lift shall be of approximately equal thickness. Before the first pass has achieved an initial set, the surface shall be prepared for the second pass by scratching with a scratcher trowel/knife or scarifier to form a grid of deformation on the surface.

METHOD OF MEASUREMENT

Item 964.7 will be measured for payment per SQUARE FOOT of area patched, complete in place.



ITEM 964.7 (Continued)

BASIS OF PAYMENT

Item 964.7 will be paid at the Contract unit price per SQUARE FOOT of area patched, which price shall include all labor, materials, tools, equipment and incidentals to complete the work. The epoxy bonding compound will be considered incidental to this Item.



ITEM 987.02 SPECIAL SLOPE PAVING UNDER BRIDGE REMOVED AND RESET SQUARE YARD

The work under this Item shall conform to the relevant provisions of Subsection 983 of the Standard Specifications, supplemented with the following:

The work to be done under this Item consists of removing and resetting displaced special slope paving quarry stones and special slope paving concrete blocks as required by the Engineer.

The grading and compacting of exposed embankment and the furnishing, placing, and compacting of gravel borrow to meet the bottom of the slope paving line and grade are also included.

The gravel shall meet the requirements of Subsection M1.03.0 Type b.

METHOD OF MEASUREMENT

Item 987.02 will be measured for payment by the SQUARE YARD of the special slope paving removed and reset, complete in place.

BASIS OF PAYMENT

Item 987.02 will be paid at the Contract unit price per SQUARE YARD, which price shall include all labor, materials, equipment and incidental costs required to complete the work. No additional payment will be made for gravel placed and compacted to restore the slope.

DOCUMENT A00803

DRAWINGS AND SKETCHES

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. . . . FOR CONTRACT NOTES

AND IF ANY OF THE FOLLOWING CONDITIONS ARE ENCOUNTERED, THE CONTRACTOR SHALL STOP REMOVING DETERIORATED CONCRETE IMMEDIATELY NOTIFY THE DISTRICT BRIDGE ENGINEER TO DETERMINE IF THE EXCAVATION CAN BE CONTINUED:

- REACHED IN ANY SUBSTRUCTURE REPAIR. 1. WHEN A MAXIMUM EXCAVATION DEPTH OF 6 INCHES IS
- WHEN THE EXCAVATION ENCROACHES ON THE BEARING DEVICES. 2
- BY THE COLUMN BAY SUPPORTED WHEN THE COLUMN SPACING IS MORE THAN 16 FT, OR MORE THAN TWO ADJACENT BEAMS ARE IN PIER CAP REPAIR. Б.
- BEARING FT, AND/OR THE THE COLUMN), IS MORE THAN 4 END CAP REPAIR. WHEN THE PIER CAP OVERHANG, (MEASURING FROM THE FACE OF DEVICES ARE WITHIN THE OUTER HALF OF THE OVERHANG IN PIER 4.

DISTRICT 1 BRIDGE SECTION

FOR CONTRACTOR

SUBJECT: NOTES

AT VARIOUS RELATED WORK BRIDGE SUBSTRUCTURE REPAIRS AND SCHEDULED AND EMERGENCY LOCATIONS DISTRICT 613377: PROJECT

OF 11

SHEET: 2

DRAWN BY: HSA DATE: 5/13/24

CHKD BY: SOH DATE: 5/13/24

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REPAIR NOTES: JBSTRUCTURE CONCRETE

- SUBSTRUCTURE REPAIRS SHALL CONSIST OF REMOVING DETERIORATED CONCRETE, PREPARING THE REPAIR SURFACE, FORMING WHERE REQUIRED, PLACING AND FINISHING NEW CONCRETE OR CEMENTITIOUS MORTAR. THE SCOPE OF REPAIRS MAY ALSO REQUIRE APPLYING CONC. PENETRANT/SEALER (ITEM 964.01) TO THE REPAIRED SUBSTRUCTURE UNITS. THE LIMITS FOR THE CONC. PENETRANT SEALER WILL BE ESTABLISHED BY THE ENGINEER.
- EXCEEDS 1" DEPTH TO SOUND CONCRETE THE REPAIR IS DESIGNATED AS A DEEP PATCH WHEN THE EXCAVATED OF THE CONCRETE OR REINFORCING STEEL IS ENCOUNTERED. $\ddot{\circ}$
- OF SOUND CONCRETE IS REACHED AT OR LESS THAN 1" FROM THE FACE OF THE CONCRETE AND REINFORCING STEEL IS NOT ENCOUNTERED. THE REPAIR IS DESIGNATED AS A SHALLOW DEPTH WHEN THE DEPTH Б.
- 4000 PSI, 3 INCH, 660 CEMENT CONCRETE (ITEM 905) SHALL BE USED FOR ALL DEEP PATCH REPAIRS. ALL SHALLOW DEPTH REPAIRS SHALL BE PATCHED WITH CEMENTITIOUS MORTAR FOR PATCHING (ITEM 909.2) OR IF ITEM 909.2 IS NOT INCLUDED IN DIRECTED BY THE ENGINEER WILL BE PAID AS NON BID ITEMS. CEMENTITIOUS MORTAR SHALL BE SELECTED FROM MASSDOT QUALIFIED PRODUCT LIST AND APPROVED BY THE ENGINEER. CONTRACT, MORTAR REPAIRS 4.
- BLISH LIMITS OF REPAIRS AT THE DIRECTION OF THE ENGINEER. THE EXTENT, LOCATION AND REPAIR TYPE (DEEP PATCH OR SHALLOW DEPTH REPAIR) ARE TO BE FIELD VERIFIED AND APPROVED BY THE ENGINEER AFTER THE CONTRÀCTOR HAS SOUNDED AND MARKED OUT ÎHE REPAIR AREA. THE AREAS OF REPAIR SHALL BE MADE APPROXIMATELY RECTANGULAR WITH THE SIDES GENERALLY PERPENDICULAR TO THE SURFACE BEING REPAIRED. THE CONTRACTOR SHALL ESTA 5
- DETERIORATED CONCRETE SHALL BE REMOVED AS REQUIRED TO PROVIDE GOOD SOUND CONCRETE ON WHICH NEW BE PLACED AND SATISFACTORILY BONDED TO UNDAMAGED OR UNDISTURBED REINFORCEMENT. THE ဖ
- AROUND REPAIR AREA PRIOR TO CONCRETE EXCAVATION. USE SAW CUT DEPTH OF 1/2", OR REINFORCING STEEL, SAW CUT ALONG NEAT LINES REQUIRED TO AVOID CUTTING <u>'</u>
- JLD INCLUDE THE REMOVAL OF ALL DETERIORATED, LOOSE, SPALLED, AND HOLLOW SOUNDING CONCRETE SHALL BE REMOVED FROM WITHIN THE REPAIR AREAS TO THE DEPTH OF SOUND NG STEEL IS UNCOVERED, CARE SHALL BE TAKEN SO AS NOT TO DAMAGE THE STEEL OR ITS BOND TO E. MAXIMUM 25 LB. HAMMERS WITH CHISEL POINTS SHALL BE USED FOR CONCRETE REMOVAL. MAXIMUM USED ONCE REINFORCING STEEL IS EXPOSED. SUBSTRUCTURE REPAIR SHOULD INCLUDE CONCRETE. THE DETERIORATED CONCRETE CONCRETE. WHEN REINFORCING STEEL IS U THE SURROUNDING CONCRETE 15 LB. HAMMERS SHALL BE U $\dot{\infty}$
- THE CONTRACTOR SHALL STOP REMOVING DETERIORATED CONCRETE WHEN A MAXIMUM DEPTH OF 6 INCHES IS REACHED. THE DISTRICT BRIDGE ENGINEER SHALL BE IMMEDIATELY NOTIFIED TO DETERMINE IF THE EXCAVATION CAN BE CONTINUED. ത്



AND EMERGENCY BRIDGE SUBSTRUCTURE REPAIRS AND RELATED WORK AT VARIOUS SCHEDULED 613377: DISTRICT PROJECT

DRAWN BY: HSA DATE: 5/13/24

5/13/24 BY: SOH

CHKD

SUBJECT: SUBSTRUCTURE CONCRETE REPAIR NOTES

- 10. IF REINFORCING STEEL IS EXPOSED THEN CLEAN BY MECHANICAL CLEANING OR HIGH PRESSURE WASHING WITH WATER THAT CONTAINS NO DETERGENTS OR BOND INHIBITING CHEMICALS. WHERE ACTIVE CORROSION HAS OCCURRED THAT WOULD INHIBIT BONDING, CLEAN STEEL USING ABRASIVE BLASTING METHODS ACCEPTABLE TO THE ENGINEER, THEN PAINT WITH A ZINC-RICH NDARD SPECIFICATION NO. M7.04.11. CONFORMING TO MASSDOT STA
- GREASE, LOOSELY BONDED NO DETERGENTS OR BOND AGGREGATE) BY ABRASIVE BLASTING OR HIGH PRESSURE WATER BLASTING WITH WATER THAT CONTAINS NO DETERGENTS OR BON INHIBITING CHEMICALS. CHECK THE CONCRETE SURFACES AFTER CLEANING TO ENSURE THAT SURFACE IS FREE FROM ADDITIONAL LOOSE AGGREGATE OR THAT ADDITIONAL DELAMINATIONS ARE NOT PRESENT. EPARATIONS ARE COMPLETE, REMOVE BOND INHIBITING MATERIALS (DIRT, 11. AFTER REMOVAL AND EDGE PR
- EXISTING REINFORCING BARS, WHICH ARE BROKEN OR HAVE LOST 25% OR MORE OF THEIR CROSS SECTIONAL AREA, OR AS ORDERED BY SPLICING IN NEW REINFORCING BARS OF THE SAME DIAMETER. EXISTING BRIDGE PLANS FOR BAR SIZES. SPLICE LAPS ARE TO BE AT LEAST 32 BAR DIAMETERS. MISSING OR DETERIORATED REINFORCING STEEL SHALL BE REPLACED AS DIRECTED BY THE ENGINEER AND WILL BE PAID UNDER ITEM 910.1. 12.
- SATURATED SURFACE (SSD) CONDITION (WITH NO STANDING WATER) IMMEDIATELY PRIOR TO THE CONCRETE PLACEMENT. IF INDICATED BONDING COMPOUND SHALL CONFORM TO AASHTO M 235 TYPE V, GRADE AND CLASS SHALL BE SPECIFIED FOR EACH APPLICATION AND SHALL BE APPLIED IN ACCORDANCE WITH MANUFACTURER'S RECOMMENDATIONS AND THE SPECIAL PROVISIONS. THE COST ON THE PLANS OR DIŘECTED BY THE ENGINEER, APPLY EPOXY BÓNDING COMPOUND SUITABLE FOR BONDING FRESH CONCRETE TO Hardened concrete for load bearing applications to interface between new and existing concrete. The epoxy ALL SURFACES WHERE NEW CONCRETE WILL BE BONDED TO EXISTING CONCRETE SHALL BE PRE-WETTED WITH CLEAN WATER TO WILL BE INCIDENTAL TO ITEM 964.7. ASSOCIATED WITH THIS WORK
- REPAIR AND HORIZONTAL SURFACES SHALL BE USED FOR ALL SHALLOW DEPTH SURFACES OF PIER CAP AND BEAM SEAT. EXCAVATED COMPOUND IN GENERAL, EPOXY BONDING PATCH REPAIR, SUCH AS TOP
- BE INSTALLED AT LEAST ONCE PRIOR TO APPLICATION OF THE EPORE THE EPOXY BONDING COMPOUND IS USED, THE FORMS SHALL TO ENSURE FORMS CAN BE COMPOUND IN ORDER 15. IF EPOXY BONDING COMPOUND BONDING
- SURFACES. WET LE CURED, SHALL BE RUBBED TO PRODUCE A SMOOTH FINISH TO MATCH EXISTING STHE SUPPLEMENTAL SPECIFICATIONS FOR HIGHWAYS AND BRIDGES SECTION 901.65, ALL CONCRETE SURFACES ONC CURING IN ACCORDANCE WITH A-2 WILL BE REQUIRED. 16.
- PIER CAPS, COLUMNS, ABUTMENT SEATS, AND EXPOSED SECTIONS OF ABUTMENT STEMS SHALL (AS DETERMINED PENETRANT/SEALER (ITEM 964.01), 30 DAYS AFTER ALL REPAIRS HAVE BEEN MADE. RECEIVE A CONCRE 17. CONCRETE ENGINEER)



BRIDGE SUBSTRUCTURE REPAIRS AND RELATED WORK AT VARIOUS SCHEDULED AND EMERGENCY LOCATIONS 613377: DISTRICT PROJECT

DRAWN BY: HSA DATE: 5/13/24

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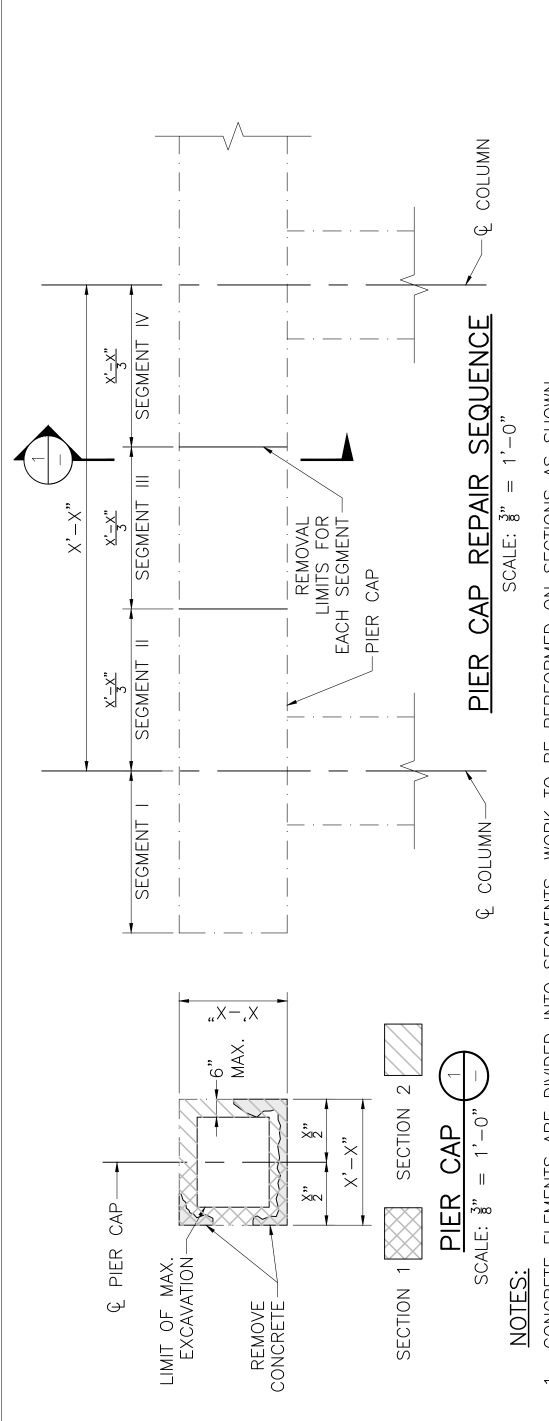
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18. THE CONTRACTOR SHALL FOLLOW THE CONCRETE PIER CAPS AND COLUMNS REPAIR SEQUENCE OUTLINED ON THE PLANS. THE	CONTRACTOR WILL HAVE THE OPTION TO SUBMIT AN ALTERNATE REPAIR PROCEDURE FOR REVIEW AND APPROVAL. THE CONTRACTOR	MAY ALSO USE TEMPORARY SHORING TO COMPLETE THE REPAIRS IN ONE STAGE. IF SHORING IS PROPOSED TO ACCOMMODATE THE	CONTRACTOR'S MEANS AND METHODS OR REPAIR SCHEDULE, NO ADDITIONAL COMPENSATION WILL BE ALLOWED. THIS SHALL REQUIRE	AL OF THE ENGINEER AND THE SHORING WILL BE CONSIDERED INCIDENTAL TO THE REPAIR WORK.
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- RE DIVIDED INTO SEGMENTS. WORK TO BE PERFORMED ON SECTIONS AS SHOWN. CONCRETE ELEMENTS A
- ЩH DEAD AND LIVE LOADS SYSTEM TO SUPPORT THE PIER CAP TO BE EXTENDED PER EVALUATION PROVIDE A TEMPORARY SHORING THE CONTRACTOR SHAL EXCAVATION LIMITS ARE
- DEAD AND LIVE LOADS IF TENDED PER EVALUATION OF THE DISTRICT BRIDGE ENGINEER. A TEMPORARY SHORING SYSTEM TO SUPPORT THE PIER CAP 6" OF THE BEARING. PROVIDE THE CONTRACTOR SHAL EXCAVATION IS WITHIN Б,
- BY THE AGE THE WORK SO THAT THE SECTIONS IN POOREST CONDITION ARE REPAIRED FIRST, AS APPROVED SHALL ST CONTRACTOR ENGINEER. 4.
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- SHALL ENGINEER THE REACHED. $\overline{\mathbb{N}}$ ż 9 OF CO^ÓNTRACTOR SHALL STOP REMOVING DETERIORATING CONCRETE WHEN A MAXIMUM DEPTH BE IMMEDIATELY NOTIFIED IF MORE REMOVAL SEEMS NECESSARY ON THE BRIDGE SECTION. WORK ON OTHER BRIDGE ELEMENTS. PERFORM HE/SHE MAY
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- FEET. ∞ LIMITED BE SHALL SEGMENT LENGTH MAXIMUM 10.



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SUBJECT:

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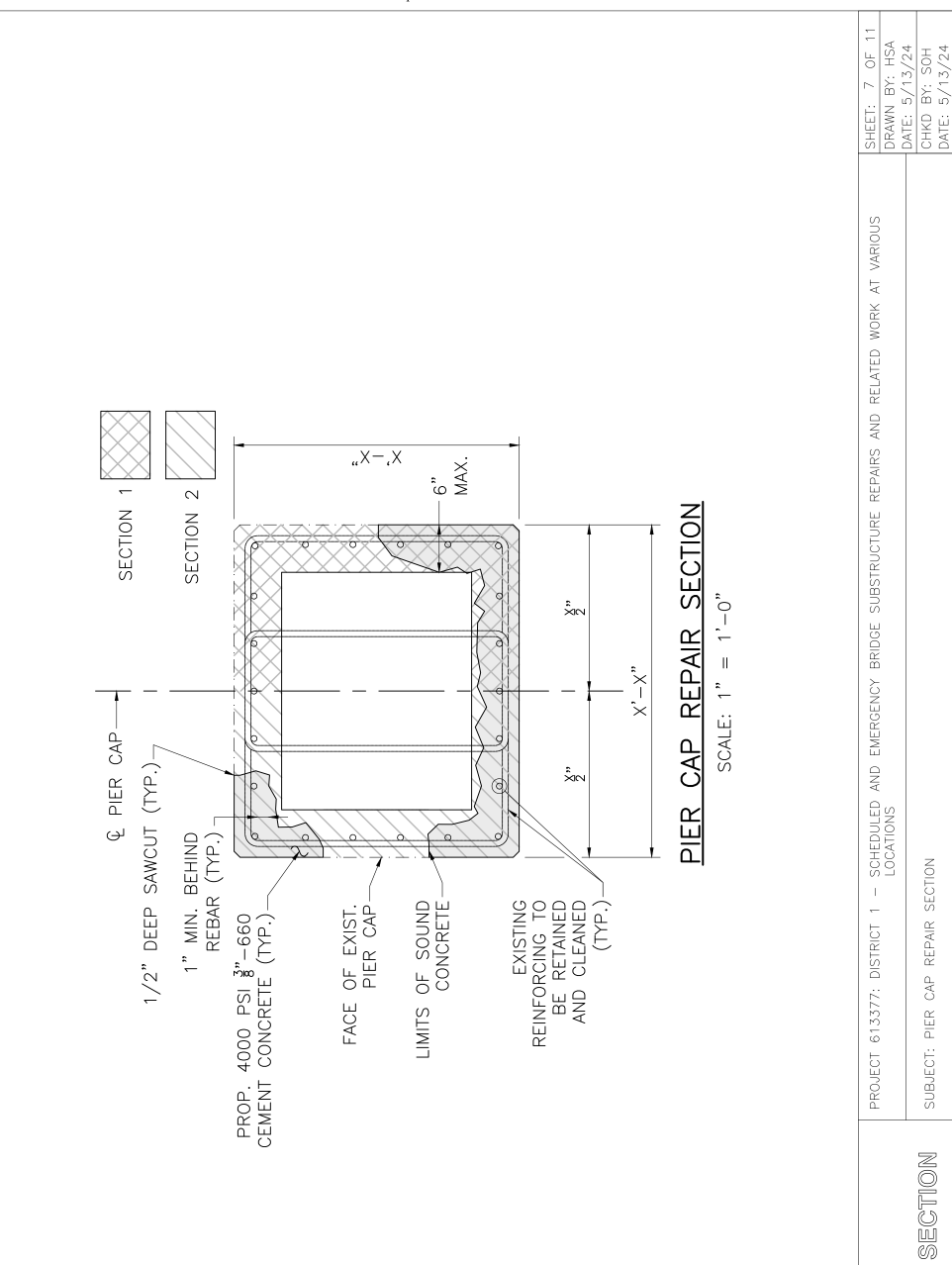
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BY: SOH 5/13/24

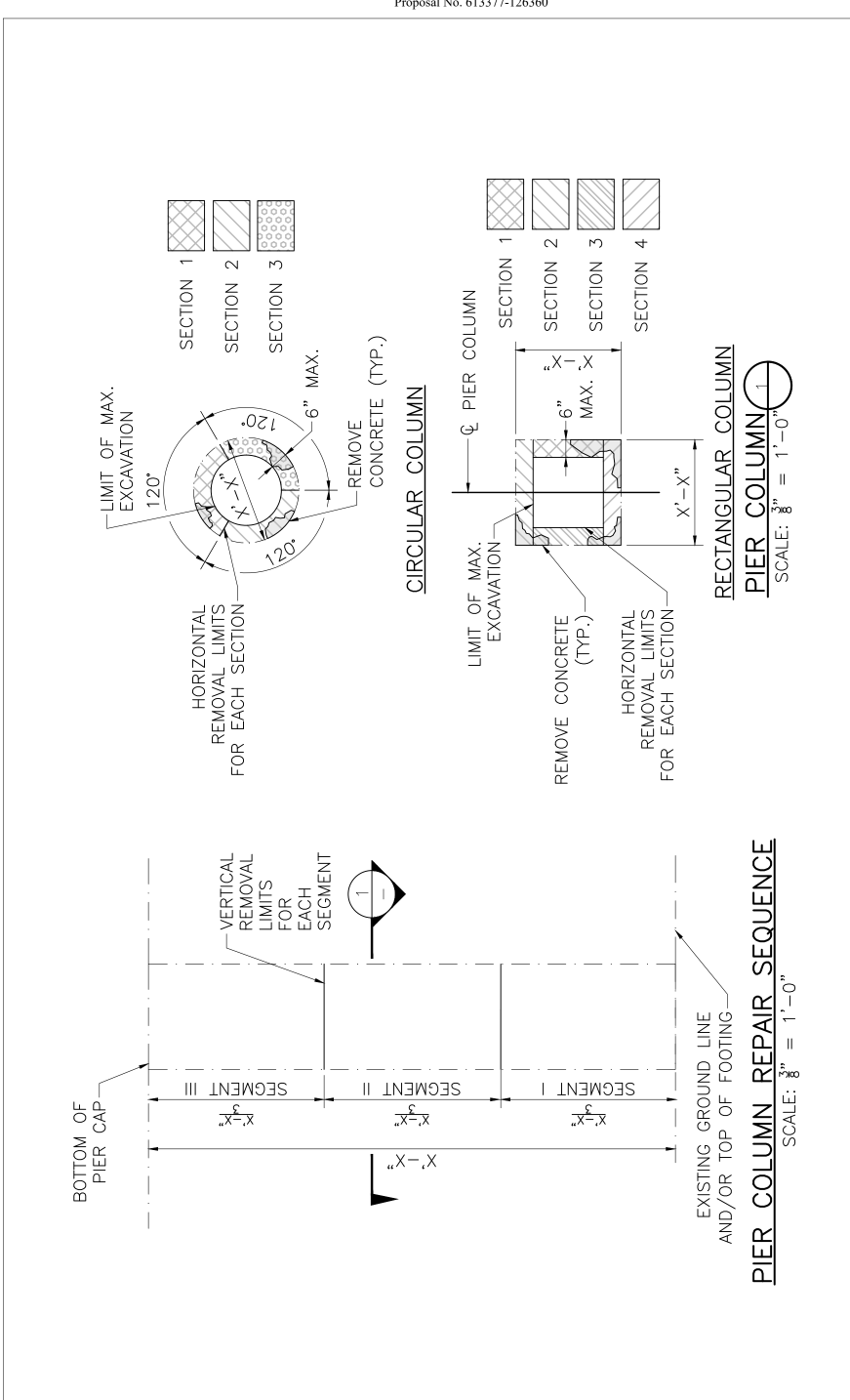
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CHKD BY: SOH DATE: 5/13/24

COLUMN REPAIR SEQUENCE SUBJECT: PIER

DISTRICT 1 BRIDGE SECTION

NOTES SEQUENCE REPAIR COLUMN PIER

- DEFINED SECTIONS AS PERFORMED ON BE SEGMENTS. WORK TO DIVIDED INTO ELEMENTS ARE CONCRETE BELOW
 - THE CONTRACTOR SHALL PROVIDE A TEMPORARY SHORING SYSTEM TO SUPPORT THE PIER CAP DEAD AND LIVE LOADS IF THE EXCAVATION LIMITS ARE TO BE EXTENDED PER EVALUATION OF THE DISTRICT AND LIVE LOADS IF THE BRIDGE ENGINEER. $\ddot{\circ}$
- NOTE CONTRACTOR SHALL STAGE THE WORK SO THAT THE WORSE SECTIONS ARE REPAIRED FIRST. CONTRACTOR SHALL NOT WORK ON ADJACENT SECTIONS SIMULTANEOUSLY UNLESS APPROVED BY THE ю. 4.
 - DISTRICT BRIDGE ENGINEER.
- CONTRACTOR SHALL WAIT 72 HOURS AFTER COMPLETING REPAIRS TO A SECTION BEFORE CHIPPING ADJACENT SECTIONS, HOWEVER HE/SHE MAY PERFORM WORK ON OTHER BRIDGE ELEMENTS. CONTRACTOR SHALL STOP REMOVING DETERIORATING CONCRETE WHEN A MAXIMUM DEPTH OF 6 IN. IS REACHED. THE ENGINEER SHALL BE IMMEDIATELY NOTIFIED IF MORE REMOVAL SEEMS NECESSARY. 5
 - 6
 - $\sim \infty$
- EXISTING REINFORCING NOT SHOWN. THE CONTRACTOR SHALL SUBMIT AN ALTERNATE REPAIR SEQUENCE FOR APPROVAL OF THE ENGINEER WHEN TEMPORARY SHORING IS UTILIZED DURING REPAIRS. WHEN HEIGHT OF COLUMN IS MORE THAN 18 FEET, THE CONTRACTOR WILL BE RESTRICTED TO 6 FOO
- FOOT SEGMENTS <u>о</u>

BRIDGE SUBSTRUCTURE REPAIRS AND RELATED WORK AT VARIOUS AND EMERGENCY SCHEDULED , LOCATIONS DISTRICT 613377: PROJECT

REPAIR SEQUENCE NOTES

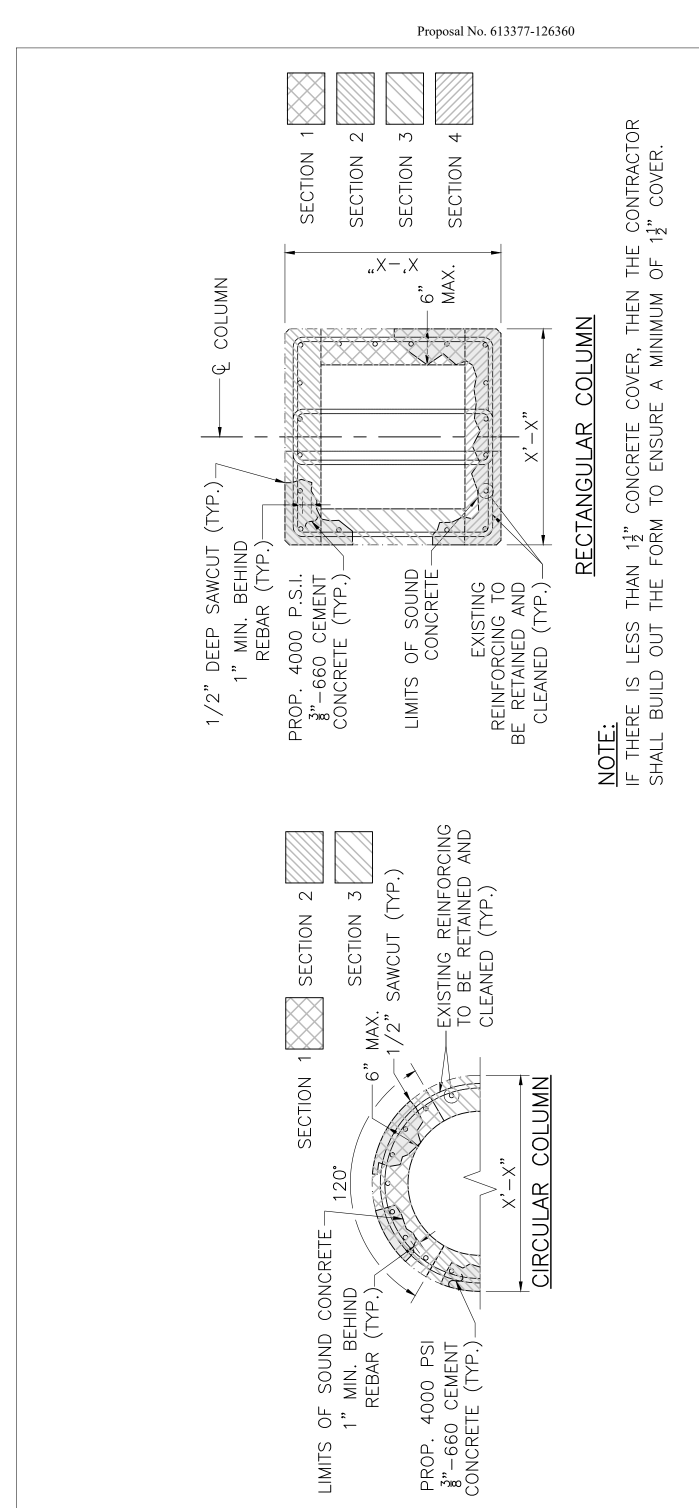
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BRIDGE SECTION DISTRICT 1



COLUMN REPAIR SECTION



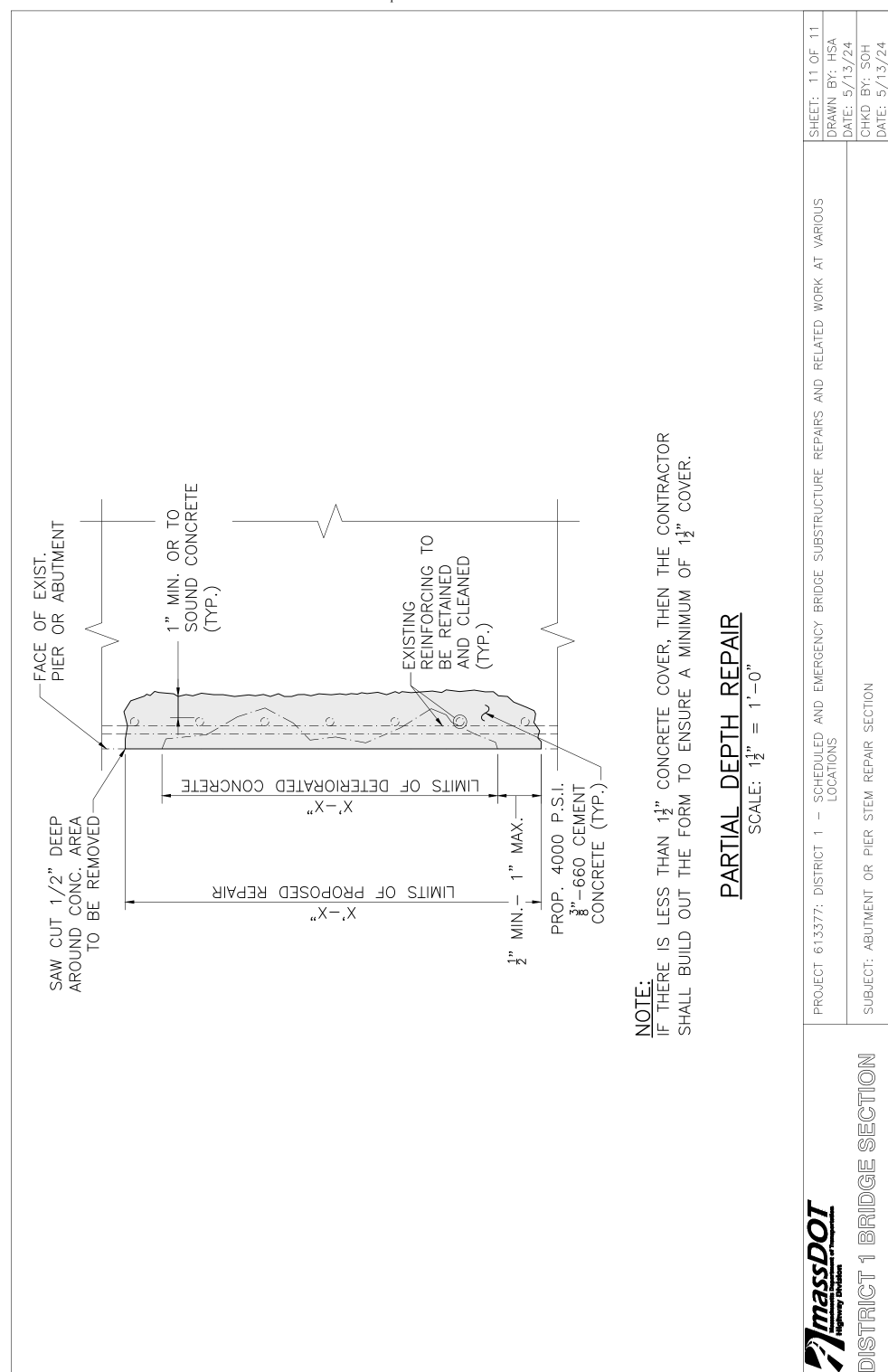
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INTRODUCTION

This guide has been prepared to assist in the planning and installing of temporary traffic controls in maintenance, utility, or short-term construction work areas (work lasting 10 hours or less). This guide serves to assist with the many decisions that must be made for each work site. Special planning for traffic control is necessary on a case by case basis because conditions can vary widely among work locations. Since this guide cannot cover every situation, representative illustrations covering typical short-term construction, maintenance, and utility operations are presented.

All typical traffic control device setups illustrated should be considered as guides. The traffic control devices that are shown, the arrangement or position of the devices, and the distances prescribed in the tables are based on the Federal Highway Administration's (FHWA) Manual on Uniform Traffic Control Devices (MUTCD) and the Massachusetts Amendments to the MUTCD (MA Amendments), but these illustrations only present minimum standards. The provision of safe work zones for all roadway users and roadway workers affected by these activities is paramount. Traffic controls may be expanded or improved upon whenever deemed necessary. Traffic movement through the work site all traffic control devices shall be periodically observed and inspected at all locations.

If necessary, Part 6 of the MUTCD and the MA Amendments, Chapter 17 (Work Zone Management) of MassDOT's Project Development & Design Guide, and the "Traffic Engineering and Safety Section" of the MassDOT web site: (https://www.massdot.state.ma.us/highway/Departments/TrafficandSafetyEngineering.aspx), as well as MassDOT District offices can provide additional guidance, information, and suggestions for work zone setups.

RESPONSIBILITIES FOR TRAFFIC CONTROL

Short-term construction, maintenance, and utility work on or near the roadway creates a potentially hazardous situation, typically requiring the use of temporary traffic controls. These controls are important to protect both work crews and the road users. It is the responsibility of each maintenance foreman to establish and maintain safe and effective controls.

Usually the supervisor, working with the crew, plans the traffic control procedures for proposed work sites. The foreman is responsible for re-questing, storing, and maintaining all traffic control devices necessary for their crews.

The foreman is responsible for placing the devices according to these guidelines. They must inspect each installation and observe traffic flow through the area. The foreman is generally authorized to make adjustments to the original installations that, in their judgment, are necessary to improve the control of traffic and establish greater safety.

All necessary traffic control devices must be installed before work begins and properly maintained during the work period. They must also be removed as soon as they are no longer relevant to the roadway conditions.

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In situations such as night time road or lane closures, detours, or other unusual conditions on state highways, the District Traffic Maintenance Engineer (DTME) should be advised. If the DTME is absent, the section foreman shall follow the instructions of the District Maintenance Engineer.

TRAFFIC CONTROL DEVICES

Traffic control devices regulate the movement of road users, warn of unexpected or unusual roadway conditions, and inform them how to maneuver safely through or around the work area. All signs, channelizing devices, barricades, and other miscellaneous traffic control devices should work together to guide traffic safely and efficiently. Common temporary traffic control devices are outlined and described below.

Signs

Temporary traffic control zone (TTCZ) signs are the primary means of providing information and directions to roadway users. All signs must be retroreflective per MassDOT's latest standard.

Warning signs call attention to unexpected conditions and to situations that might not be readily apparent to road users on or adjacent to a roadway. Warning signs alert road users to conditions that might call for a reduction of speed or an action in the interest of safety and efficient traffic operations. Nearly all warning signs for construction and work areas have black legends and borders on a fluorescent orange background.

Regulatory signs shall be used to inform road users of selected traffic laws or regulations and indicate the applicability of the legal requirements. Regulatory signs typically have black legends and borders on a white background.

Channelizing Devices

When used properly, traffic cones, reflectorized plastic drums, and barricades guide traffic through the work area along an appropriate travel path. It takes roadway users a certain distance along the roadway to safely move away from the upcoming active work site. These transition distances are based on the following taper length (L) formulas:

 $L = WS^2/60$ for speeds of 40 mph or less; or

L = WS for speeds of 45 mph or more; where

- L = minimum length of taper in feet,
- S = posted speed limit or typical travel speed in miles per hour prior to the work, and
- W = width of lane closure in feet.

The spacing of channelizing devices (in feet) is approximately equal to the existing speed of traffic (in mph).

Warning Lights

Rotating beacons and other flashing lights mounted on work vehicles, signs, or channelizing devices help alert roadway users to the work area. They may also be used to warn roadway users of hazards within the work area. The first 10 drums in any taper shall be equipped with sequential flashing lights.

Arrow Boards

Arrow boards are a special type of sign that are highly visible work zone warning devices. They are particularly effective on highways, where both speed and volume are high. Arrow boards in the non-directional, CAUTION, mode (four corner flashing) may be used to indicate that a shoulder is closed. Arrow boards in the arrow mode shall only be used when a travel lane is dropped on a multi-lane road and one lane of traffic must merge with another. All arrow boards should be located at the beginning of each lane or shoulder closure taper without extending outside of it. Arrow boards shall flash at a rate of 25 to 40 flashes per minute. Arrow boards shall not be used to indicate a lane shift.

BASIC REQUIREMENTS

In every work situation, the temporary traffic control setup must: Give roadway users sufficient advance warning of the work area; advise roadway users of the proper actions to take and travel paths to follow; and provide protection to roadway users, workers, and the work area. These three general requirements can be met as outlined below.

Provide Advance Warning

Warning devices along the approaches to a work area alert roadway Users to changes to road and operating conditions. Roadway users are usually alerted to these dangers via a sign or series of signs installed in the same order as the roadway user generally would expect to see them on long-term construction projects.

The initial project limit sign is usually a general warning such as "ROAD WORK 1500 FT". Other operational warning signs then provide the roadway user with more specific information about the situation. A minimum of three advance warning signs (the initial project limit sign and two operational warning signs) is recommended when work is located on the traveled way. Warning lights and flags can be used to attract attention to the signs. A highly visible work area helps reinforce the advance warnings.

Advise and Direct Travelers

Operational warning signs provide information to the road-way user such as the type of work being performed, special conditions to watch for, or actions to take. These include signs such as, SHOULDER WORK, RIGHT LANE CLOSED, DETOUR 500 FT, ROAD CLOSED to THRU TRAFFIC, POLICE OFFICER AHEAD, etc. All of these signs must be located far enough in advance of the work area that the roadway user has sufficient time to react to them appropriately. For projects in Urban Areas, see detail: Typical Device Spacing for minimum sign spacing.

Protect Travelers, Workers, and the Work Area

The primary protection of any work area is its own visibility. Traffic cones, reflectorized plastic drums, portable breakaway barricades, etc. are used to make the work area visible and separate workers from traffic.

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Other devices, such as flashing lights, flags, delineators, temporary lighting, and portable changeable message signs (PCMS) can be used to provide additional emphasis and visibility.

Workers must protect themselves by being alert to their work situation, wearing safety vests and hard hats, and by facing traffic whenever possible.

Work vehicles can also add protection when they are equipped with truck mounted attenuators, rotating beacons, flashing lights, flashing arrow boards, etc. and are parked between workers and oncoming traffic. However, workers should not position themselves between two closely parked vehicles. No private personal vehicles are allowed within the work site.

PLANNING GUIDELINES

Decisions regarding selection of work area traffic control devices require a knowledge and understanding of the specifics of each work zone. As there may be vast differences between situations, three main variables need to be considered prior to determining the need for, or the selection of, traffic control devices: 1) location of work, 2) type of roadway, and 3) speed of traffic.

Compiling information about these variables will help with planning a safe work area control. Each of these variables is explained below.

Location of Work

The choice of traffic controls needed for a short-term construction, maintenance, or utility operation depends upon the work zone's location. As a general rule, the closer the active work site is to the roadway, the more control devices are needed. Work can take place:

- Away from the shoulder or edge of pavement. No special devices are needed if work is confined to an area 15 or more feet from the edge of the shoulder. A general warning sign, such as ROAD WORK AHEAD, should be used if workers and equipment must occasionally move closer to the roadway.
- On or near the shoulder/ edge of pavement. This area should be signed as if work were on the road itself, since it is part of the roadway users' recovery area. Advance warning and operational signs are needed, as well as channelization devices to direct traffic and keep the work area visible to roadway users.
- On the median of a divided highway. Work in this location may require traffic control in both directions of traffic. Advance warning and channelization devices should be used if the median is narrow.
- •On the roadway. This condition requires detailed protection for workers and sufficient warning to roadway users. Advance warning must provide a general message that work is taking place as well as information about specific hazards and specific actions the roadway user must take.

TYPE OF ROADWAY

The characteristics of the roadway also have an important influence on the selection of work area traffic control. The roadway, itself, may present special hazards. You should plan for maximum protection, using the worst hazard present as your guide to signing the work area. Some general considerations are described below for road conditions.

One-way roads: A one-way road requires signage on both sides of the road if it carries two or more lanes in one direction, ensuring roadway users in all lanes are alerted and informed.

Two-way roads:

- **Undivided:** Two-way, undivided roads will usually require controls for both directions of traffic. When the active work site is well off the roadway, controls for the opposite lane may be eliminated.
- **Divided:** Work on divided multi-lane roadways can often be handled as work along a one-way road (i.e. signs are provided along both sides of the roadway along the direction affected). If the work is in the median, both directions of traffic must be controlled, and both approaches should be double signed (i.e. have all 3 advance warning signs on both sides of each direction).

EFFECTS OF SPEED ON WORK ZONES

Speed is an important consideration in the use of work area traffic control devices. As a general rule, the greater the speed of traffic approaching a work area, the greater the size, number, and spacing of control devices.

Size. The standard size for most warning signs is 36×36 inches on conventional roadways and 48×48 inches on freeways and expressways. Signs larger than the standard 36×36 inches may be desirable on high-speed conventional roads.

Position. Install signs far enough in advance of the work area so the roadway users have time to react to them (see charts associated with diagrams for spacing).

OTHER FACTORS

Sight Obstructions. To ensure safety, work areas must be visible. Assess the placement of the temporary traffic control devices by driving through the area, and determine if the devices can be easily seen and provide sufficient time for roadway users to react in a safe manner. Extra precaution should be enacted in areas where horizontal or vertical curves may obstruct a roadway user's clear view of road activities ahead.

Police/Flaggers. It should be noted that the MUTCD does not require police/flaggers for stationary setups. If police/flaggers are used, a police/flagger ahead sign should be used in advance of any point where the police/flagger is stationed to control road users.

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PROCEDURES FOR WORK AREA TRAFFIC CONTROL

1. PLAN YOUR WORK

Inspect location of work area and its surroundings.

Analyze:

- Location of work in relation to the traveled way, intersecting road-ways, driveways, and sight distances;
- Type of roadway and traffic involved; and
- Volume and speed of traffic.

Meet and discuss the work and necessary traffic control with the crew.

Study representative illustrations in this guide to develop a temporary traffic control plan (TTCP).

Other Considerations:

- •Base your traffic control plan on the premise that all roadway users are unfamiliar with the area.
- The closer the work area location is to traffic, the more controls are needed.
- Plan for maximum protection.
- Select and inspect the temporary control devices needed (including all warning signs), if they are not in good condition, REPLACE THEM!
- Then collect and transport them to the work site.
- Determine their proper placement.
- •Install signs and other traffic control devices prior to allowing personnel or equipment onto the roadway.
- Make sure signs are reflective, accurate, clean, and meet specifications.
 Completely cover any existing permanent signs that will conflict with the messages of the new work area control signs.

2. INSTALLING/REMOVING TEMP. TRAFFIC CONTROL DEVICES

Care must be exercised when installing and removing temporary traffic control (TTC) devices. The traffic control needed to perform the operation safely is dictated by the location on the roadway the operation will occur: in a shoulder or a lane, in the left lane or right, etc. In all cases, installing TTC begins and ends as a mobile operation.

A shadow vehicle with a truck mounted attenuator (TMA) shall be used to protect workers installing and removing TTC devices on all roadways with a posted speed limit of 45 MPH or greater as directed by the engineer. TTC devices shall not be installed or removed from a shadow vehicle with a TMA. TTC devices shall be installed or removed from a work operation vehicle only and a shadow vehicle with a TMA shall be used to protect the workers installing or removing the devices.

PROCEDURES FOR WORK AREA TRAFFIC CONTROL (CONT.)

3. INSTALL TRAFFIC CONTROL DEVICES AT WORK SITE FOR LOWER SPEED (≤ 40 MPH) ROADWAYS:

- 1) All devices shall be installed in order with the flow of traffic.
- 2) Where one direction of traffic is being affected, the first sign installed should be the sign farthest from the work site, and on the same side as the work.
- 3) Where two directions of traffic are affected, install signs for opposing traffic first, starting with the sign farthest from the work area. When signs for opposing traffic have been installed, install signs on the same side as the work area, again beginning with the sign farthest from the active work site.
- 4) Once signs are in place, other traffic control devices shall be installed in the same manner as the signs.

FOR HIGHER SPEED (≥ 45 MPH) ROADWAYS:

- 1) All devices shall be installed in order with the flow of traffic.
- 2) Install all advance warning signs, beginning with the ROAD WORK XXX (W20-1) sign and ending with the END ROAD WORK/DOUBLE FINES END (MA-R2-10E) sign.
- 3) Install all signs beginning with the opposite side which will be closed (for a right lane closure; first, install all signs on the left side (shoulder) and then install all signs on the right side (shoulder). No signs shall be erected on the roadway unless delineated by traffic control devices.
- 4) If required, install shoulder taper as the mobile operation advances.
- 5) Install arrow board on the shoulder prior to the merging taper or as close to the beginning of the merging taper as possible.
- 6) Install channelizing devices to form a merging taper. Use of a shadow vehicle with a TMA during installation is required on roads with speed limits of 45 MPH or greater or as directed by the Engineer.
- 7) Install traffic control devices along the buffer space at the appropriate spacing.
- 8) Continue placing devices along the work space at the appropriate spacing.
- 9) Install devices for the termination area as necessary.
- 10) Place the shadow vehicle with a TMA in advance of the first work crew or hazard approached by motorists. Multiple shadow vehicles may be required based on the number of lane and shoulder closures implemented.

4. INSPECT WORK AREA SIGNING AND CONTROL DEVICES

- 1) Assess the placement of the temporary traffic control devices by driving through the work area. All approaches to the work zone should be checked.
- 2) Ensure roadway users will have sufficient time to read signs and react in a safe manner.

PAGE 7

PAGE 8

PROCEDURES FOR WORK AREA TRAFFIC CONTROL (CONT.)

- 3) Check visibility of entire work area. If approaching roadway users can't see the work area well, or if they can't see ahead to traffic that may already be queued on the approach because of the work, additional traffic control devices should be deployed.
- 4) Check to ensure the proper temporary traffic control devices are positioned to protect workers from traffic (where possible).
- 5) Ensure all workers wear safety vests, hard hats, and all other necessary safety equipment. All worker safety gear should be in good condition. All reflective gear should be clean and highly visible in the dark.
- 6) Record in the log book the number and location of all signs and devices.

Considerations:

- Work area signs should never be blocked from view or obscured by vegetation, existing signs, or other obstructions.
- Flags, flashing lights, and edge line traffic cones can be used to improve visibility.

5. REMOVE TRAFFIC CONTROL DEVICES AT WORK SITE

<u>All workers and equipment should be clear from work site BEFORE</u> removing signs and other devices.

FOR LOWER SPEED (≤ 40 MPH) ROADWAYS:

- 1) Remove signs and other devices within the delineated area when work is complete.
- 2) Remove other traffic control devices in the reverse order in which they were installed
- 3) Remove signs in the reverse order in which they were installed (i.e. sign closest to the work area to be removed first).
- 4) When the operation is complete, uncover any existing permanent signs covered in Step 2.
- 5) Record in the log book the time at which the signs were removed.

FOR HIGHER SPEED (≥ 45 MPH) ROADWAYS:

All TTC devices for a stationary lane closure on a multi-lane roadway, <u>except</u> <u>advance warning signs</u>, should be removed against the flow of traffic in the following sequence:

- 1) Remove the channelizing devices starting from the end of the activity area working back to the widest part of the merging taper.
- 2) A shadow vehicle with TMA shall be positioned to protect workers removing devices and work backwards as the setup is removed from the roadway.

PROCEDURES FOR WORK AREA TRAFFIC CONTROL (CONT.)

- 3) Place the removal vehicle on the shoulder, and remove the channelizing devices from the merging taper by hand onto the work vehicle.
- 4) Remove the arrow board once traffic is clear and it is safe to do so.
- 5) Circle back and moving with the flow of traffic, remove the advance warning signs starting with the opposite side from previous lane closure first.
- 6) At no time shall workers run across the multilane roadway to remove signs on both sides of the road simultaneously.
- 7) Record in the log book the time at which the signs were removed

RAMP FACILITIES

At all times it is necessary to control the on and off-ramp traffic during the installation and breakdown of traffic control devices. Use of temporary traffic slow-downs or rolling roadblocks is recommended to allow for the safety of workers handing temporary traffic control devices on ramp facilities. A shadow vehicle with a TMA shall be used to protect the workers installing or removing the devices. At no time shall the work operation vehicle be used as the shadow vehicle with the TMA.

USE OF THIS GUIDE

Illustrations showing minimum standards for short-term construction, maintenance, and utility operations are arranged in this guide by type of operation. The users of this guide should compare all illustrated examples and examine their differences. After gathering information about the work zones using the general guidelines as outlined, proceed as follows:

- 1) Turn to the Index. Consider the type of operations and the type of roadway upon which work will occur.
- 2) Select the figure that most closely matches the conditions where you plan to work. Remember that all diagrams represent minimum standards.
- 3) Read the title of the illustration to ensure that it is appropriate to your location. Study the layout of traffic control devices and read all notes.
- 4) Consult the appropriate tables, as directed on each illustration to determine taper length and proper spacing of signs. Notice that distances change when speeds change. Also note that these are guidelines, only, and they must be adapted to your specific work area.
- 5) Use the "PROCEDURES FOR WORK AREA TRAFFIC CONTROL" for assistance in completing all necessary steps to provide effective and safe work area traffic control.

PAGE 9



Work Zone Safety Standard Details and Drawings

FIGURE 1 TYPICAL TRAFFIC CONTROL DEVICES NOT TO SCALE

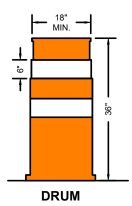


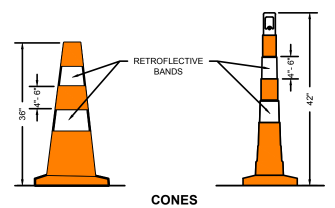
12345678 12345678 12345678 45°

WIN. 48" MIN.

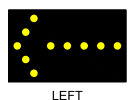
PORTABLE CHANGEABLE MESSAGE SIGN (PCMS)

TYPE III BARRICADE

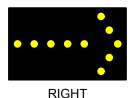




Cones may be used for all daytime operations. For night work, drums should be used to form the taper(s) and cones can be used along the tangent section of the work setup.







ARROW BOARD (WITH MODE)





TRUCK MOUNTED ATTENUATORS

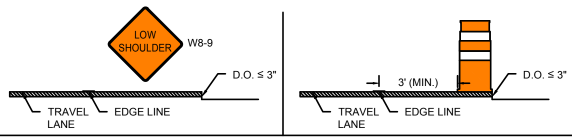
Truck Mounted Attenuators (TMA) shall be positioned between the start of the work area and the end of the designated buffer zone. The TMAs are to be positioned in each temporarily closed lane. This includes shoulders (≥8 feet) whether combined with a travel lane closure or being closed alone. These TMA conditions are required on roadways with speeds of 45 MPH or greater. TMAs can be used on other roadways at the discretion of the engineer. TMAs shall be used for the deployment and removal of all traffic control devices, including all advance warning signs.

SHORT-TERM PAVEMENT EDGE DROP-OFFS

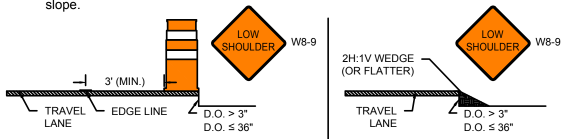
Note that this guidance is adopted from the Roadside Design Guide, 4th Edition.

Pavement drop-offs may occur during paving, excavation, and other construction activities. Drop-offs create hazards for vehicles if not properly mitigated. The following applies for all roads with speed limits greater than 30 mph; for roads with speed limits of 30 mph or less, treatments for pavement edge drop-offs are at the discretion of the Engineer. Drop-offs between adjacent, open travel lanes should not exceed 2", and any drop-off in excess of 3" should not be left unattended without one of these mitigation measures applied.

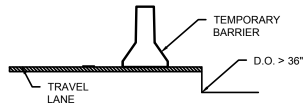
- Shoulder drop-offs 3" or less adjacent to a shoulder or active travel lane should be mitigated by:
- A W8-9 (LOW SHOULDER) sign in advance of and at regular intervals throughout the treatment; or
- The placement of drums on the traffic side of the drop-off.



- Shoulder drop-offs greater than 3" but less than or equal to 36" should be mitigated by:
- A W8-9 (LOW SHOULDER) sign in advance of and at regular intervals throughout the treatment and the placement of drums on the traffic side off the drop-off, offset at least 3' from the travel lane; or
- A W8-9 (LOW SHOULDER) sign in advance of and at regular intervals throughout the treatment and the placement of a temporary wedge of material along the face of the drop-off. The wedge should consist of stable material placed on a 2H:1V or flatter slope.



• Shoulder drop-offs greater than 36" must be protected by temporary barrier.





Work Zone Safety Standard Details and Drawings FIGURE 2 PAVEMENT EDGE DROP-OFF GUIDANCE NOT TO SCALE



Work Zone Safety Standard Details and Drawings

TYPICAL DEVICE SPACING

PAGE 12

		CHANNE	LIZATION DEVIC	ES (DRUMS OR	CONES)
POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)	TRAVEL LANE CLOSURE LENGTH (L) (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*
25-40	500 / 500 / 500	320	305	20	55
45-55	500 / 1000 / 1000	660	495	40	40
60-65	1000 / 1600 / 2600	780	645	40	50

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

MINIMUM SPACING OF ADVANCE WARNING SIGNS FOR URBAN ROADWAYS		
ROAD TYPE	DISTANCE BETWEEN SIGNS	
URBAN (LOW SPEED)	100 FT	
URBAN (HIGH SPEED)	350 FT	

NOTES

1. 40 FT = 10 FT PAVEMENT MARKING + 30 FT SKIP

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN



TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD



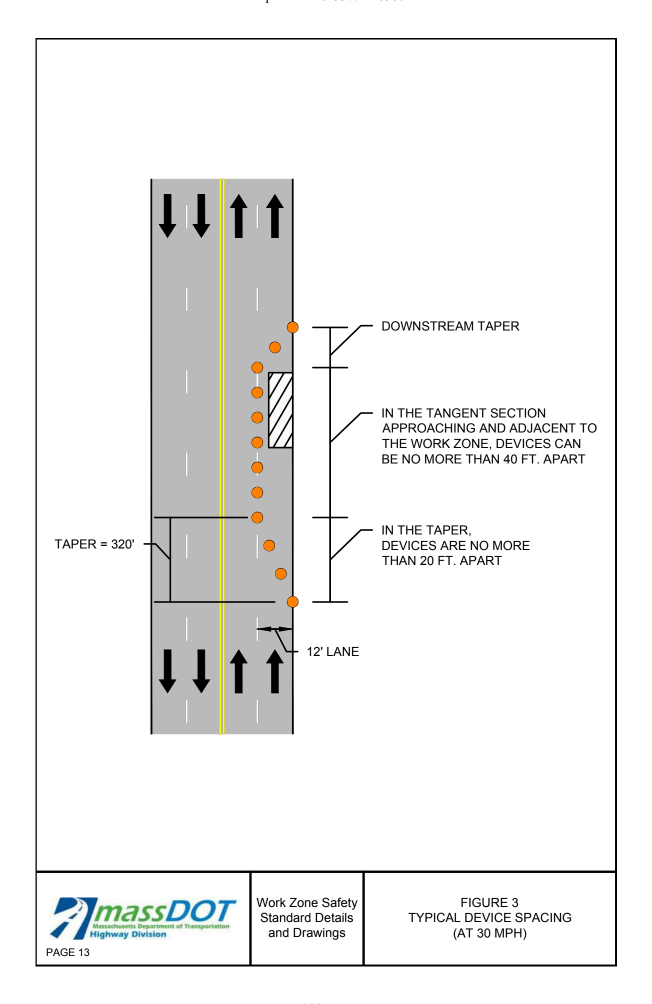
POLICE DETAIL OR UNIFORMED FLAGGER



TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE

NOT TO SCALE



Work Zone Safety



Standard Details and Drawings

FLAGGING GUIDANCE

Guidance for Flagging Operations

NOTE:

A flagger shall always be aware of their surroundings and have a good escape route. A flagger shall never be positioned directly beside or against construction equipment. When a flagger is required to direct traffic in an area where the escape route is partially blocked by a traversable obstruction such as a guardrail, the flagger shall be physically capable of traversing that obstruction. Prior to commencing a project, the supervisor in charge shall review the project, including guardrail areas, for safe flagging stations. The supervisor in charge shall clearly communicate with the flagger(s), indicating any locations where they cannot safely perform their duties.

Each flagger shall be equipped with the following high visibility clothing, signaling, and safety devices:

- 1) A white protective hard hat with a minimum level of reflectivity per the requirements of ANSI, Type I, Class E&G:
- 2) A clean, unfaded, untorn lime/yellow reflective safety vest and pants meeting the requirements of ANSI 107 Class 3 with the words "Traffic Control" on the front and rear panels in minimum two (2) inch (50 millimeter) high letters;
- A 24 inch "STOP/SLOW" traffic paddle conforming to the requirements of Part 6E.03 of the Manual on Uniform Traffic Control Devices (MUTCD), a weighted, reflectorized red flag, flagger station advance warning signage, and two-way radios capable of providing clear communication within the work zone between flaggers, the Contractor, and the Engineer. The traffic paddle shall be mounted on a pole of sufficient length to be seven feet above the ground as measured from the bottom of the paddle;
- A working flashlight with a minimum of 15,000 candlepower and a six inch red attachable wand, a whistle with a working lanyard, and a First Aid kit that complies with the requirements of ANSI Z308.1; and
- An industrial/safety type portable air horn that complies with the requirements of the U.S. Coast Guard.

A "STOP/SLOW" paddle should be the primary hand-signaling device. It shall have an octagonal shape on a rigid handle. Flag use should be limited to emergency situations.



Properly Trained Flaggers

- Give clear messages to drivers.
- Allow distance for drivers to react.
- Coordinate with other flaggers.
- Use standard signaling methods.

Properly Equipped Flaggers

- Use approved stop/slow paddles.
- Use approved safety apparel.
- Use retroreflective equipment.
- Use hand held radios, as needed.
- All flaggers shall wear safety apparel that meets ANSI Class 3 requirements. The combination of vest and pants is required.



Proper Flagging Stations

- Good approach sight distance.
- Highly visible to traffic.
- Stand alone away from other machinery and people.
- Stand on right edge of pavement or shoulder- proceed to centerline only when first vehicle has come to stop.
- Have a good escape route.



Proper Advance Warning Signs

- Always use warning signs.
- · Allow for reaction distance from signs.
- Remove signs if no longer necessary or not flagging.
- Use free hand in up-and-down motion to help slow traffic.



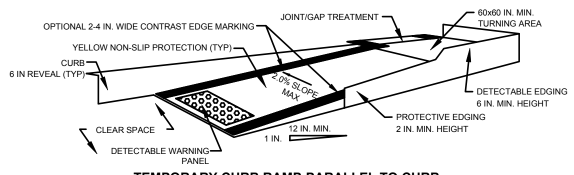
Work Zone Safety Standard Details and Drawings

FIGURE ----FLAGGING GUIDANCE

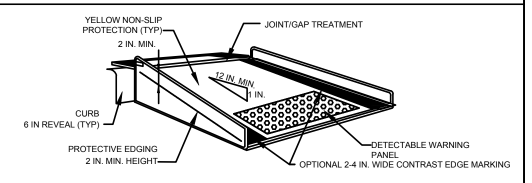


FIGURE 4
TYPICAL PEDESTRIAN DEVICES
(1 OF 2)
NOT TO SCALE





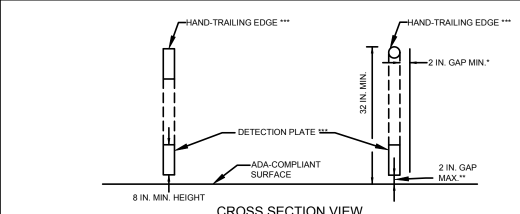
TEMPORARY CURB RAMP-PARALLEL TO CURB



TEMPORARY CURB RAMP-PERPENDICULAR TO CURB

NOTES:

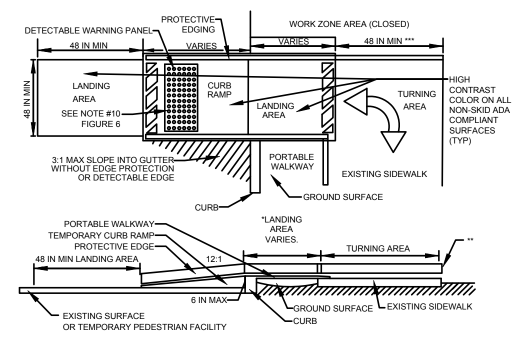
- CURB RAMPS SHALL BE 60 IN. MINIMUM WIDTH WITH A FIRM, STABLE, AND NON-SLIP SURFACE.
- 2. PROTECTIVE EDGING WITH A 2 IN. MINIMUM HEIGHT SHALL BE INSTALLED WHEN THE CURB RAMP OR LANDING PLATFORM HAS A VERTICAL DROP OF 6 IN. OR GREATER OR HAS A SIDE APRON SLOP STEEPER THAN 1:3 (33%). PROTECTIVE EDGING SHOULD BE CONSIDERED WHEN THE CURB RAMPS OR LANDING PLATFORMS HAVE A VERTICAL DROP OF 3 IN. OR MORE.
- 3. PROTECTABLE EDGING WITH 6 IN. MINIMUM HEIGHT AND CONTRASTING COLOR SHALL BE INSTALLED ON ALL CURB RAMP LANDINGS WHERE THE WALKWAY CHANGES DIRECTION (TURNS).
- THE CURB RAMP WALKWAY AND LANDING AREA SURFACE SHALL BE OF A SOLID CONTINUOUS CONTRASTING COLOR ABUTTING UP TO THE EXISTING SIDEWALK.
- 5. CURB RAMPS AND LANDINGS SHOULD HAVE A 1:50 (2%) MAX CROSS-SLOPE.
- 6. CLEAR SPACE OF 48x48 IN. MINIMUM SHALL BE PROVIDED ABOVE AND BELOW THE CURB RAMP.
- 7. WATER FLOW IN THE GUTTER SYSTEM SHALL HAVE MINIMAL RESTRICTION.
- 8. LATERAL JOINTS OR GAPS BETWEEN SURFACES SHALL BE LESS THAN 0.5 IN. WIDTH.
- 9. CHANGES BETWEEN SURFACE HEIGHTS SHOULD NOT EXCEED 0.5 IN. LATERAL EDGES SHOULD BE VERTICAL UP TO 0.25 IN. HIGH, AND BEVELED AT 1:2 BETWEEN 0.25 IN. AND 0.5 IN. HEIGHT.
- 10.IF A TEMPORARY PEDESTRIAN RAMP LEADS TO A CROSSWALK, THEN A DETECTABLE WARNING PAD MUST BE ADHERED TO THE BASE OF THE RAMP. IF IT LEADS TO A PROTECTED PEDESTRIAN BYPASS THAT DOES NOT CONFLICT WITH VEHICULAR TRAFFIC, THEN A PAD SHALL NOT BE INSTALLED ON THE RAMP.



CROSS SECTION VIEW

PEDESTRIAN CHANNELIZING DEVICE

- THERE SHALL BE A 2 INCH GAP BETWEEN THE HAND-TRAILING EDGE AND ITS SUPPORT.
- A MAXIMUM 2 INCH GAP BETWEEN THE BOTTOM OF THE BOTTOM RAIL AND THE SURFACE MAY BE USED TO PROVIDE DRAINAGE.
- THE HAND-TRAILING EDGE AND DETECTION PLATE SHALL BE CONTINUOUS THROUGHOUT THE LENGTH OF THE PATH SUCH THAT A PEDESTRIAN USER WITH A LONG CANE CAN FOLLOW IT.



TEMPORARY CURB RAMP

- LANDING AREA USED TO OVERLAP NON-ADA COMPLIANT SURFACES.
- DETECTABLE EDGE REMOVED IF A CONTINUOUS SIDEWALK.
- 60 IN. IF AN OBSTRUCTION IS AT BACK OF SIDEWALK.



Work Zone Safety Standard Details and Drawings

FIGURE 5 TYPICAL PEDESTRIAN DEVICES (2 OF 2) NOT TO SCALE



STATIONARY OPERATIONS
TWO LANE UNDIVIDED ROADWAY
HALF OF ROADWAY CLOSED
WORK NEAR CURVE

PAGE 18

		CHANNELIZATION DEVICES (DRUMS OR CONES)				
POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)	TRAVEL LANE CLOSURE LENGTH (L) (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*	
25-40	500 / 500 / 500	50	100	20	30	
45-55	500 / 1000 / 1000	100	150	40	20	

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

NOTES

- 1. IF POLICE DETAIL/UNIFORMED FLAGGER SUPPORT IS REQUIRED, PROVIDE TWO UNITS.
- 2. MA-R2-10a LOCATED AT C/2.
- 3. ** = EXTEND ENOUGH SO TAPER IS BEFORE CURVE

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN

TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD



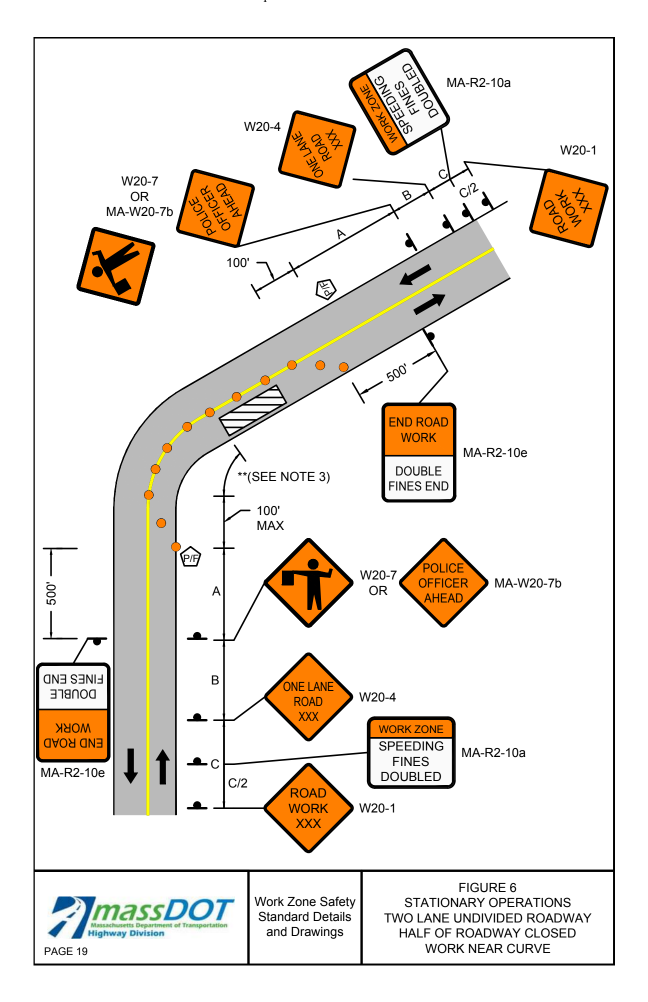
POLICE DETAIL OR UNIFORMED FLAGGER



TEMPORARY PORTABLE RUMBLE STRIP

Ш

TYPE III BARRICADE





STATIONARY OPERATIONS TWO LANE UNDIVIDED ROADWAY HALF OF ROADWAY CLOSED

PAGE 20

Γ			CHANNELIZATION DEVICES (DRUMS OR CONES)			
	POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)	TRAVEL LANE CLOSURE LENGTH (L) (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*
	25-40	500 / 500 / 500	50	100	20	30
	45-55	500 / 1000 / 1000	100	150	40	20

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

POSTED REGULATORY OR WORK ZONE SPEED	SEPARATION BETWEEN RUMBLE STRIPS
36-mph to 55-mph	15-feet
35-mph and under	10-feet

NOTES

- IF POLICE DETAIL/UNIFORMED FLAGGER SUPPORT IS REQUIRED, PROVIDE TWO UNITS.
- 2. MA-R2-10a LOCATED AT C/2.
- 3. **OPTIONAL AT THE ENGINEER'S DISCRETION.
- 4. *** SHALL BE DEPLOYED IF RUMBLE STRIPS ARE PRESENT.

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN

TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD

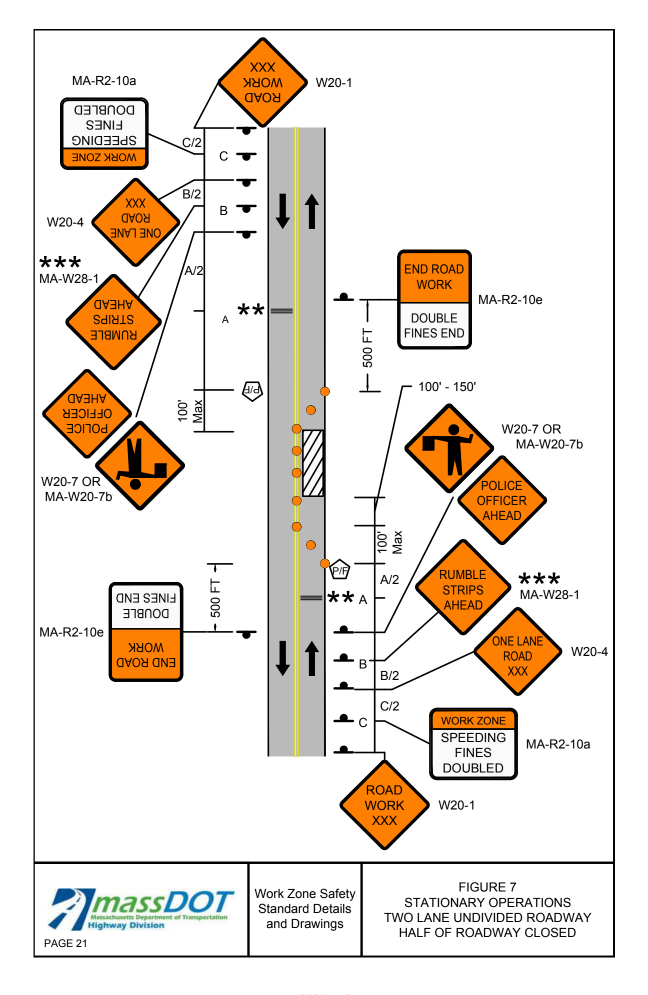


POLICE DETAIL OR UNIFORMED FLAGGER



TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE





STATIONARY OPERATIONS TWO LANE UNDIVIDED ROADWAY SHOULDER CLOSED

PAGE 22

		CHANNELIZATION DEVICES (DRUMS OR CONES)				
POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)	SHOULDER TAPER LENGTH (L/3) (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*	
25-40	500 / 500 / 500	110	305	20	45	
45-55	500 / 1000 / 1000	220	495	40	30	
60-65	1000 / 1600 / 2600	260	645	40	35	

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

NOTES

1. MA-R2-10a at C/2 and A/2.

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN



TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD

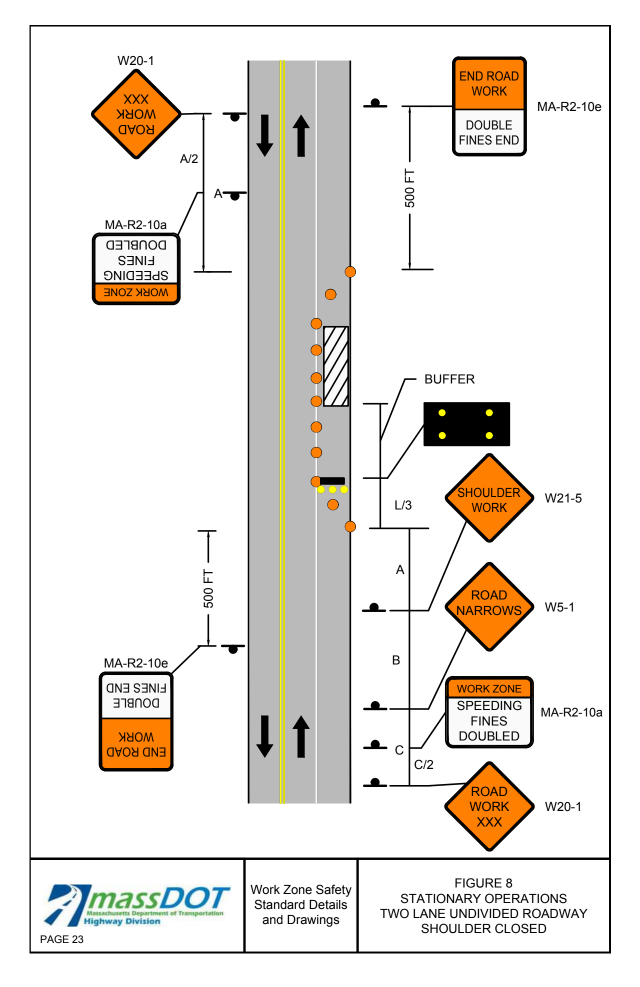


POLICE DETAIL OR UNIFORMED FLAGGER

TEMPORARY PORTABLE RUMBLE STRIP

Ш

TYPE III BARRICADE





STATIONARY OPERATIONS
TWO LANE UNDIVIDED ROADWAY
WITH TRAVERSABLE SHOULDER
HALF OF ROADWAY CLOSED
MAINTAIN TWO-WAY TRAFFIC

	CHANNELIZATION DEVICES (DRUMS OR CONES)						
POSTED SPEED LIMIT (MPH)	SHOULDER TAPER LENGTH (L/3) (FT)	TRAVEL LANE SHIFT LENGTH (L/2) (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*		
25-40	110	160	305	20	125		
45-55	220	330	495	40	100		
60-65	260	390	645	40	115		

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)
25-40	500 / 500 / 500
45-55	500 / 1000 / 1000
60-65	1000 / 1600 / 2600

NOTES

1. MA-R2-10a LOCATED AT C/2.

LEGEND

WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN

TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD



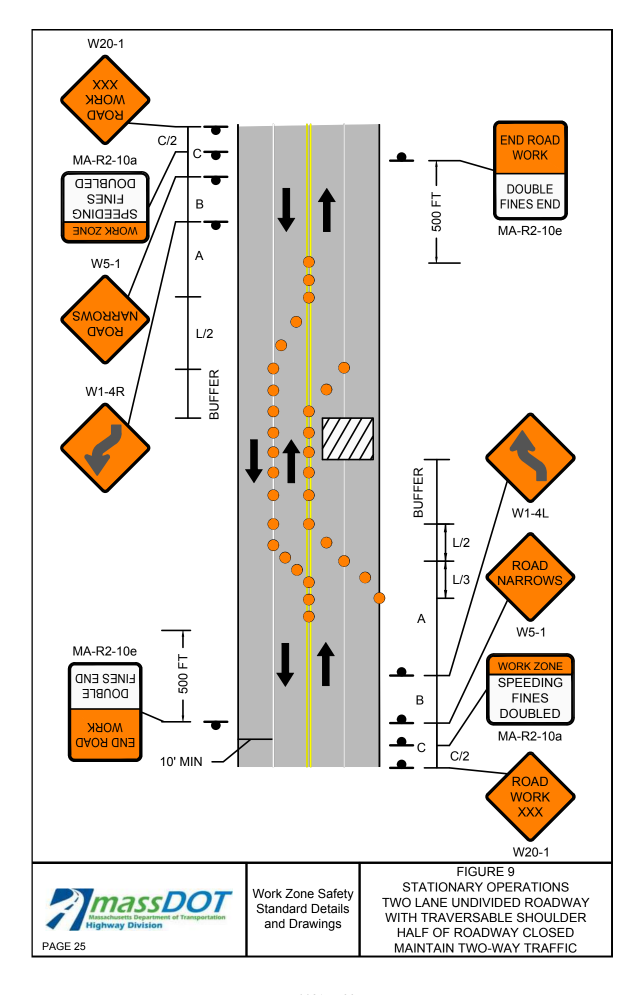
POLICE DETAIL OR UNIFORMED FLAGGER

. .

TEMPORARY PORTABLE RUMBLE STRIP

Ш

TYPE III BARRICADE





STATIONARY OPERATIONS FOUR LANE UNDIVIDED ROADWAY RIGHT LANE CLOSED

PAGE 26

	CHANNELATION DEVICES (DRUMS OR CONES)					
POSTED SPEED LIMIT (MPH)	SHOULDER TAPER LENGTH (L/3) (FT)	TRAVEL LANE CLOSURE LENGTH (L) (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*	
25-40	110	320	305	20	60	
45-55	220	660	495	40	50	
60-65	260	780	645	40	55	

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)
25-40	500 / 500 / 500
45-55	500 / 1000 / 1000
60-65	1000 / 1600 / 2600

NOTES

- 1. MA-R2-10a LOCATED AT A/2 AND C/2.
- 2. **OPTIONAL AT THE ENGINEER'S DISCRETION.

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN



TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD

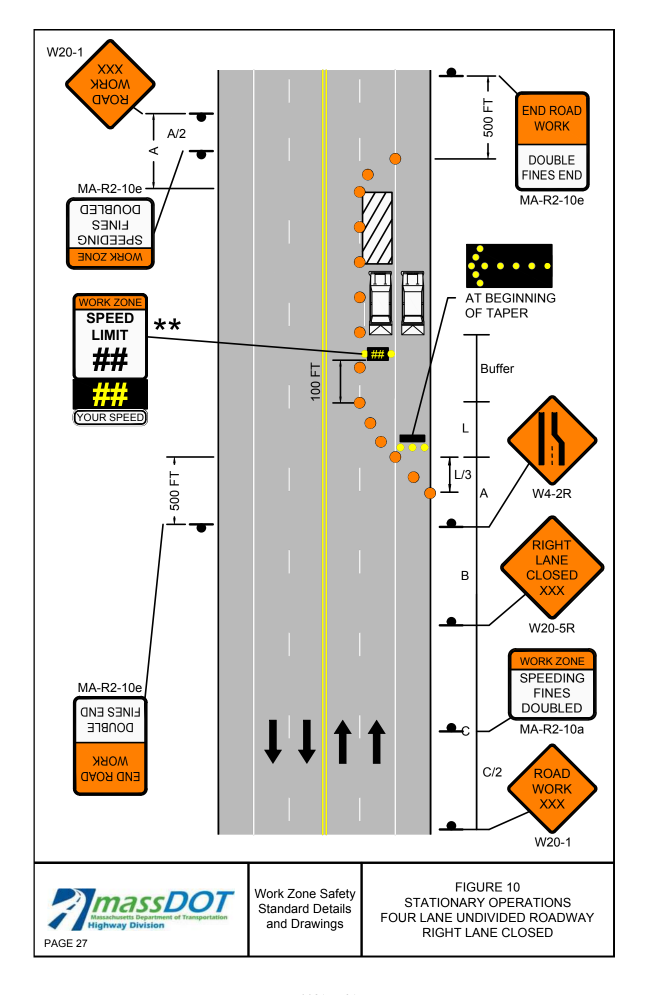


POLICE DETAIL OR UNIFORMED FLAGGER



TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE





STATIONARY OPERATIONS FOUR LANE UNDIVIDED ROADWAY LEFT LANE CLOSED

PAGE 28

		CHANNELIZATION DEVICES (DRUMS OR CONES)				
POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)	TRAVEL LANE CLOSURE LENGTH (L) (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*	
25-40	500 / 500 / 500	320	305	20	105	
45-55	500 / 1000 / 1000	660	495	40	80	
60-65	1000 / 1600 / 2600	780	645	40	100	

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

NOTES

- MA-R2-10a LOCATED AT A/2 AND C/2.
- 2. **OPTIONAL AT THE ENGINEER'S DISCRETION. 2' OFFSET FROM EDGE OF TRAVEL LANE TO RADAR SPEED FEEDBACK BOARD IS REQUIRED. BOARD MAY BE MOVED FULLY OR PARTIALLY OFF PAVED SHOULDER, IF REQUIRED.

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN

TRUCK MOUNTED ATTENUATOR



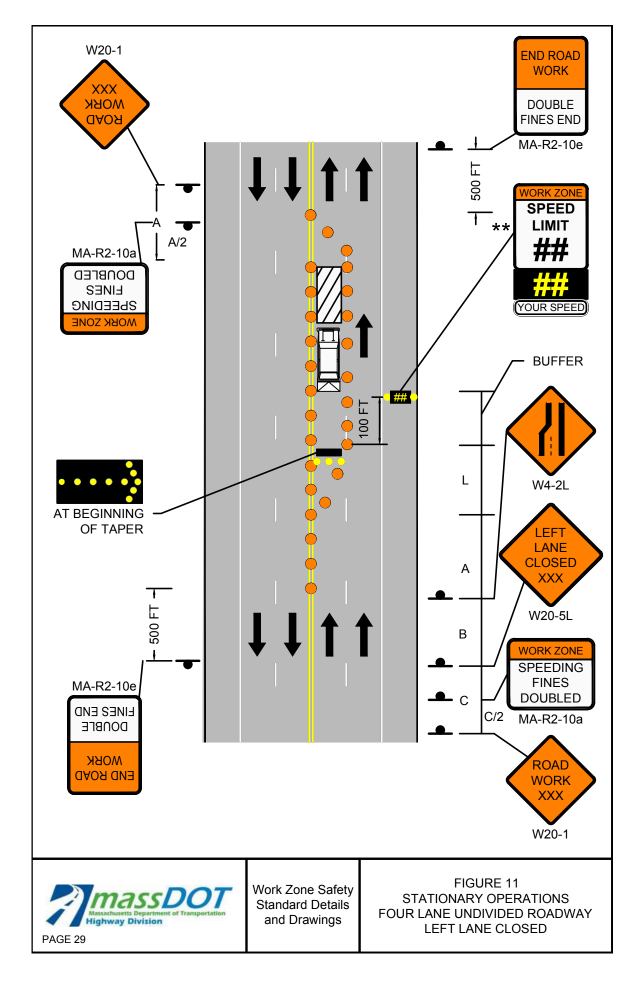
RADAR SPEED FEEDBACK BOARD



POLICE DETAIL OR UNIFORMED FLAGGER

TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE





STATIONARY OPERATIONS FOUR LANE UNDIVIDED ROADWAY HALF OF ROADWAY CLOSED

PAGE 30

		CHANNELIZATION DEVICES (DRUMS OR CONES)						
POSTED SPEED LIMIT (MPH)	SHOULDER TAPER LENGTH (L/3) (FT)	TRAVEL LANE CLOSURE LENGTH (L) (FT)	TRAVEL LANE SHIFT LENGTH (L/2) (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*		
25-40	110	320	160	305	20	140		
45-55	220	660	330	495	40	120		
60-65	260	780	390	645	40	140		

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)
25-40	500 / 500 / 500
45-55	500 / 1000 / 1000
60-65	1000 / 1600 / 2600

NOTES

- 1. MA-R2-10a LOCATED AT C/2.
- 2. **OPTIONAL AT THE ENGINEER'S DISCRETION.
- 3. W1-4L SHALL BE PLACED AT THE MIDDLE OF THE TANGENT.

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN



TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD

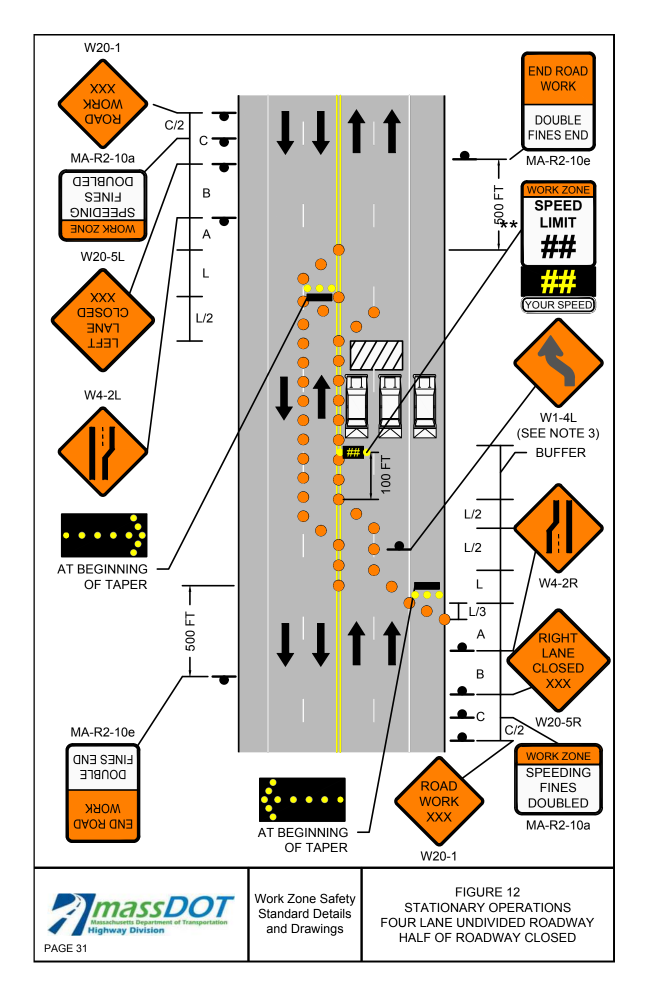


POLICE DETAIL OR UNIFORMED FLAGGER



TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE





STATIONARY OPERATIONS MULTILANE DIVIDED ROADWAY RIGHT LANE CLOSED

PAGE 32

	CHANNELIZATION DEVICES (DRUMS OR CONES)					
POSTED SPEED LIMIT (MPH)	SHOULDER TAPER LENGTH (L/3) (FT)	TRAVEL LANE CLOSURE LENGTH (L) (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*	
25-40	110	320	305	20	60	
45-55	220	660	495	40	50	
60-65	260	780	645	40	55	

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)
25-40	500 / 500 / 500
45-55	500 / 1000 / 1000
60-65	1000 / 1600 / 2600

NOTES

- 1. MA-R2-10a LOCATED AT C/2.
- 2. **OPTIONAL AT THE ENGINEER'S DISCRETION.

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN



TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD

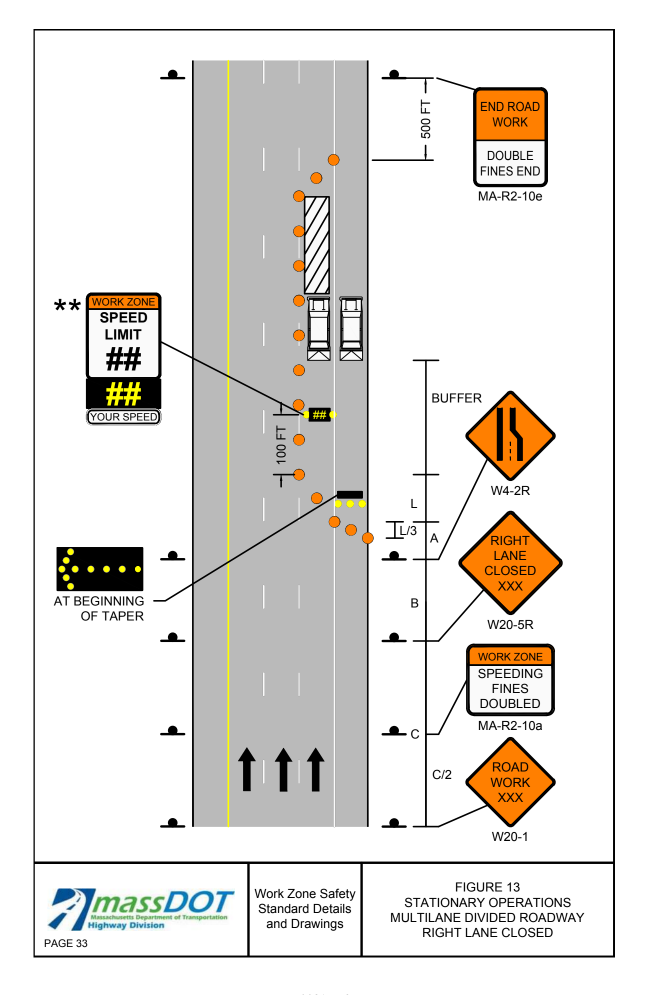


POLICE DETAIL OR UNIFORMED FLAGGER



TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE





STATIONARY OPERATIONS MULTILANE DIVIDED ROADWAY LEFT LANE CLOSED

PAGE 34

	CHANNELIZATION DEVICES (DRUMS OR CONES)						
POSTED SPEED LIMIT (MPH)	SPEED SHOULDER LANE LIMIT TAPER CLOSURE		BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*		
25-40	110	320	305	20	60		
45-55	220	660	495	40	50		
60-65	260	780	645	40	55		

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)
25-40	500 / 500 / 500
45-55	500 / 1000 / 1000
60-65	1000 / 1600 / 2600

NOTES

- 1. MA-R2-10a LOCATED AT C/2.
- 2. **OPTIONAL AT THE ENGINEER'S DISCRETION.

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN

TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD

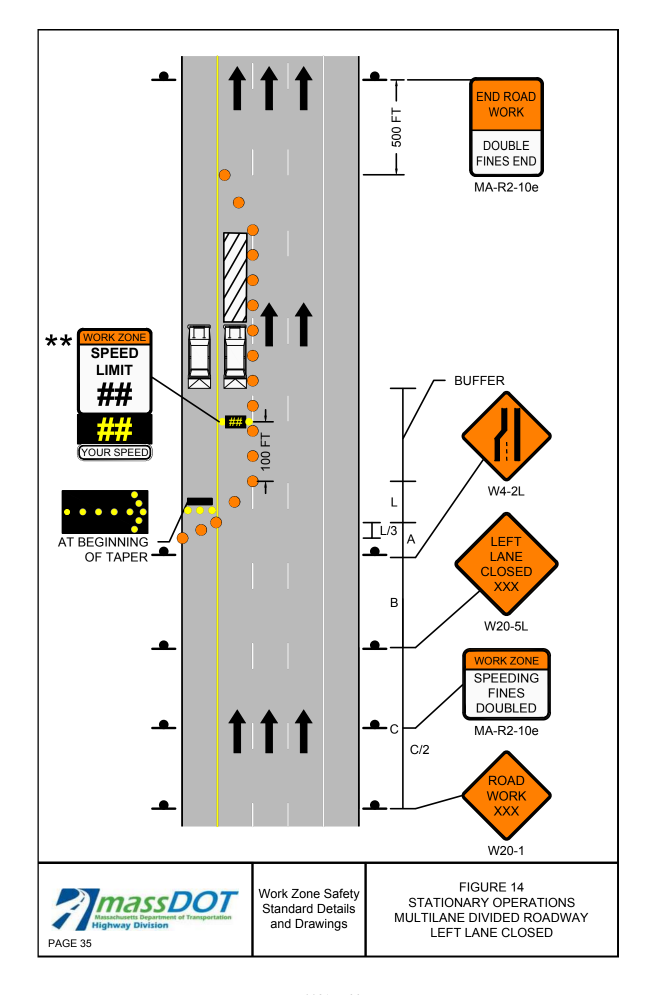


POLICE DETAIL OR UNIFORMED FLAGGER



TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE



Work Zone Safety



Standard Details and Drawings

STATIONARY OPERATIONS MULTILANE DIVIDED ROADWAY CENTER LANE OR RIGHT/CENTER LANES CLOSED

PAGE 36

		CHANNELIZATION DEVICES (DRUMS OR CONES)						
POSTED SPEED LIMIT (MPH)	SHOULDER TAPER LENGTH (L/3) (FT)	TRAVEL LANE CLOSURE LENGTH (L) (FT)	TANGENT LENGTH BETWEEN TAPERS T (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*		
25-40	110	320	640	305	20	110		
45-55	220	660	1320	495	40	100		
60-65	260	780	1560	645	40	115		

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)
25-40	500 / 500 / 500
45-55	500 / 1000 / 1000
60-65	1000 / 1600 / 2600

NOTES

- 1. MA-R2-10a LOCATED AT C/2.
- 2. **OPTIONAL AT THE ENGINEER'S DISCRETION.
- 3. ★★★THIS SET OF SIGNS SHALL BE LOCATED AT T/2.

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN



TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD

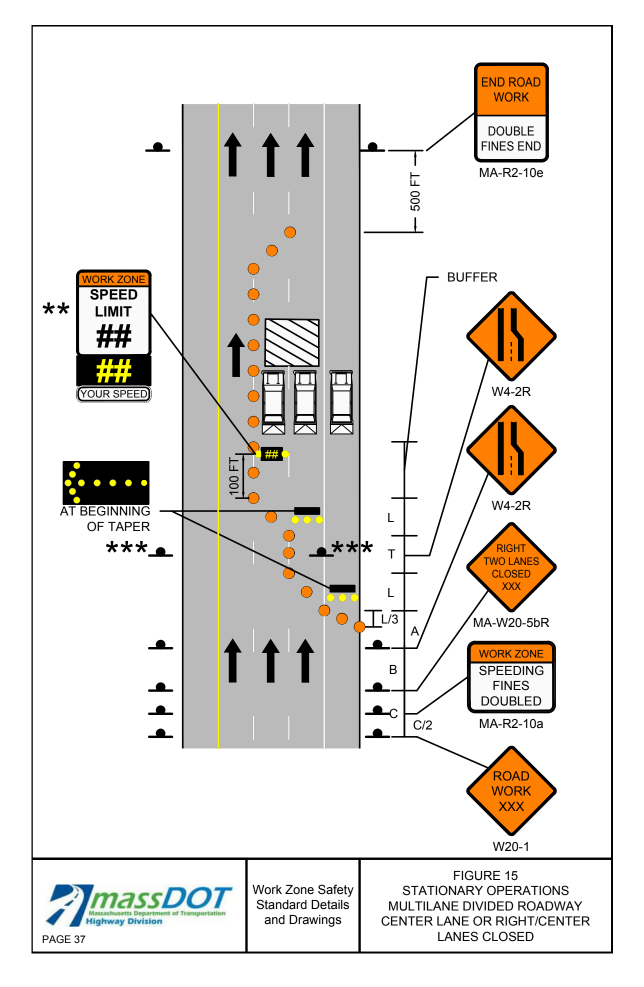


POLICE DETAIL OR UNIFORMED FLAGGER



TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE





STATIONARY OPERATIONS MULTILANE DIVIDED ROADWAY CENTER LANE OR LEFT/CENTER LANES **CLOSED**

PAGE 38

		CHANNELIZATION DEVICES (DRUMS OR CONES)						
POSTED SPEED LIMIT (MPH)	SHOULDER TAPER LENGTH (L/3) (FT)	TRAVEL LANE CLOSURE LENGTH (L) (FT)	TANGENT LENGTH BETWEEN TAPERS T (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*		
25-40	110	320	640	305	20	110		
45-55	220	660	1320	495	40	100		
60-65	260	780	1560	645	40	115		

NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)
25-40	500 / 500 / 500
45-55	500 / 1000 / 1000
60-65	1000 / 1600 / 2600

NOTES

- 1. MA-R2-10a LOCATED AT C/2.
- 2. **OPTIONAL AT THE ENGINEER'S DISCRETION.
- 3. ★★★THIS SET OF SIGNS SHALL BE LOCATED AT T/2.

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN



TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD

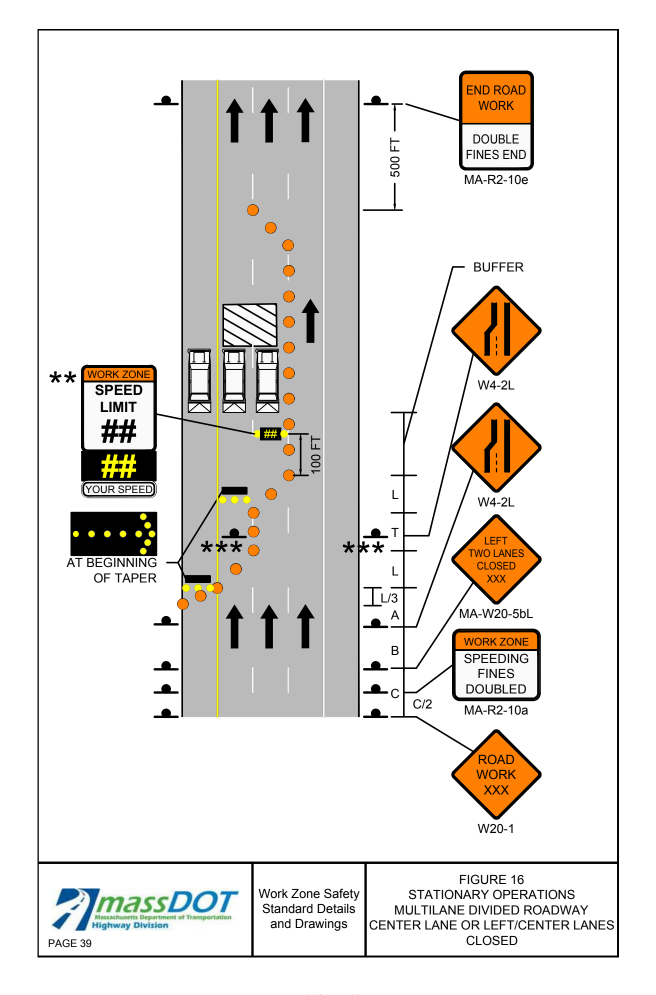


POLICE DETAIL OR UNIFORMED FLAGGER



TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE





STATIONARY OPERATIONS MULTILANE DIVIDED ROADWAY RIGHT SIDE OF OFF RAMP CLOSED

PAGE 40

ſ			CHANNELIZATION DEVICES (DRUMS OR CONES)				
	POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)	TRAVEL LANE SHIFT LENGTH (L/2) (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*	
	25-40	500 / 500 / 500	160	305	20	45	
	45-55	500 / 1000 / 1000	330	495	40	35	

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

NOTES

1. MA-R2-10a LOCATED AT C/2.

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN



TRUCK MOUNTED ATTENUATOR



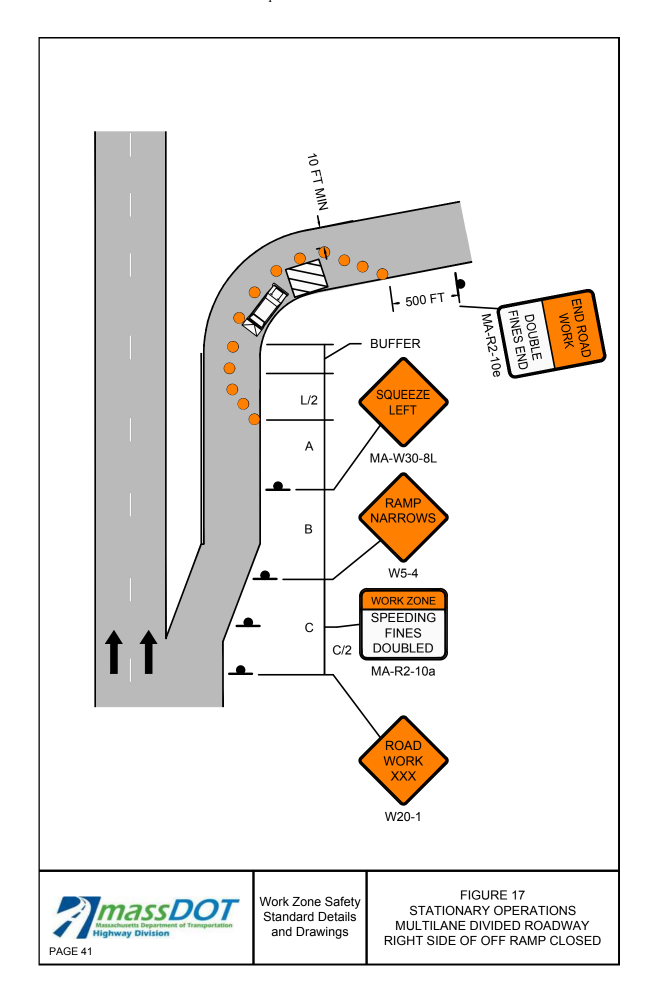
RADAR SPEED FEEDBACK BOARD



POLICE DETAIL OR UNIFORMED FLAGGER

TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE





STATIONARY OPERATIONS MULTILANE DIVIDED ROADWAY LEFT SIDE OF OFF RAMP CLOSED

PAGE 42

		CHANNELIZATION DEVICES (DRUMS OR CONES)				
POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)	TRAVEL LANE SHIFT LENGTH (L/2) (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*	
25-40	500 / 500 / 500	160	305	20	45	
45-55	500 / 1000 / 1000	330	495	40	35	

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

NOTES

1. MA-R2-10a LOCATED AT C/2.

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN



TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD

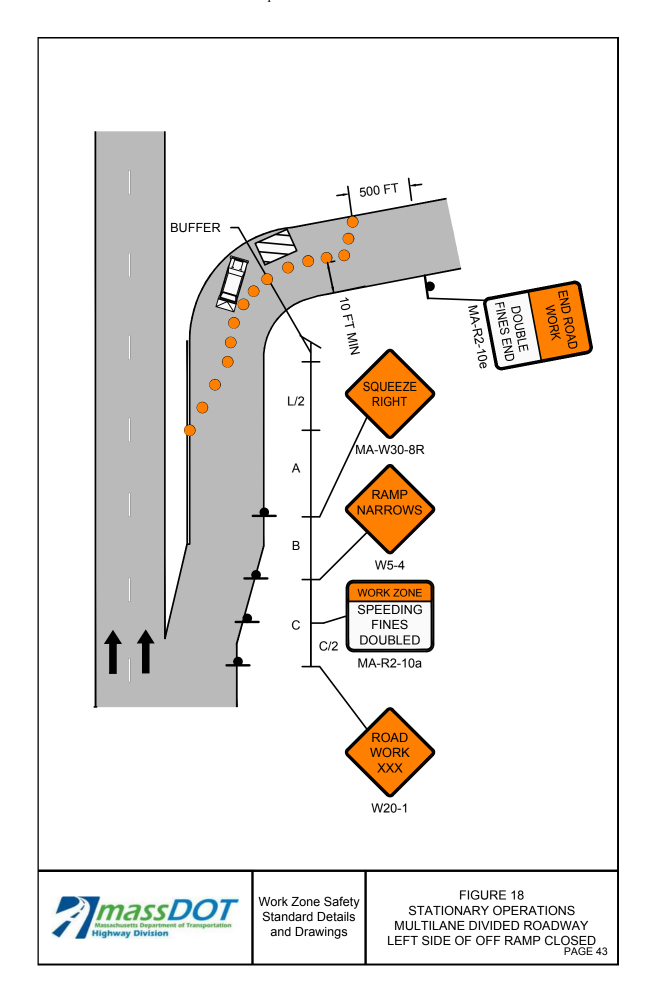


POLICE DETAIL OR UNIFORMED FLAGGER



TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE





STATIONARY OPERATIONS MULTILANE DIVIDED ROADWAY ROADWORK BEYOND ON RAMP

PAGE 44

	CHANNELIZATION DEVICES (DRUMS OR CONES)						
POSTED SPEED LIMIT (MPH)	SPEED SHOULDER LIMIT TAPER C		BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*		
25-40	110	320	305	20	175		
45-55	220	660	495	40	135		
60-65	260	780	645	40	155		

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)
25-40	500 / 500 / 500
45-55	500 / 1000 / 1000
60-65	1000 / 1600 / 2600

NOTES

1. MA-R2-10a LOCATED AT C/2.

LEGEND

WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN



TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD

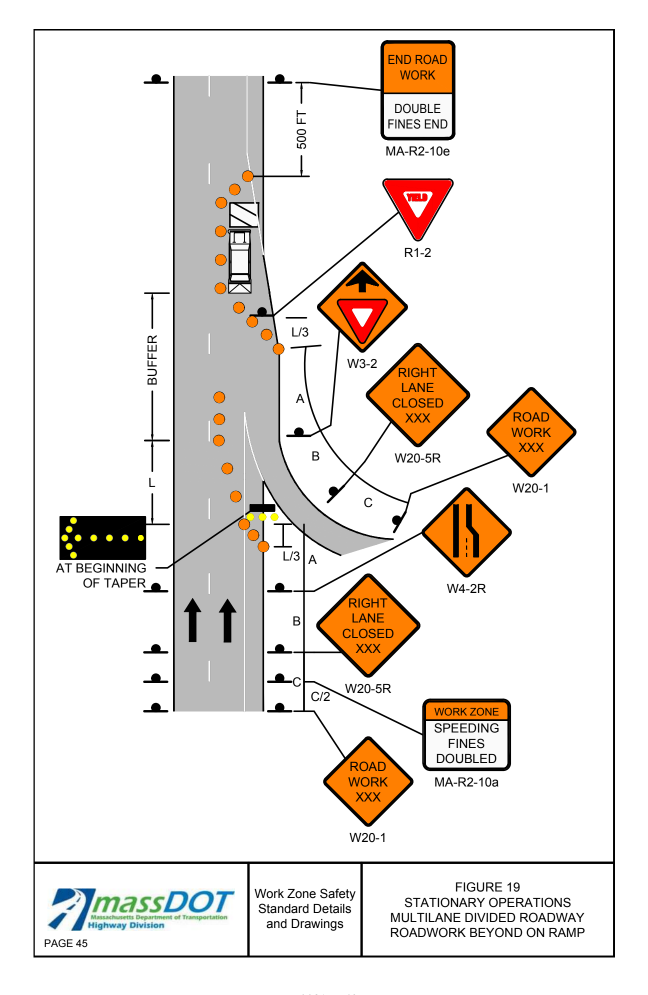


POLICE DETAIL OR UNIFORMED FLAGGER

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TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE





STATIONARY OPERATIONS MULTILANE DIVIDED ROADWAY ROADWORK BEYOND OFF RAMP

PAGE 46

		CHANNELIZATION DEVICES (DRUMS OR CONES)						
POSTED SPEED LIMIT (MPH)	SHOULDER TAPER LENGTH (L/3) (FT)	TRAVEL LANE CLOSURE LENGTH (L) (FT)	TRAVEL LANE SHIFT LENGTH (L/2) (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*		
25-40	110	320	160	305	20	70		
45-55	220	660	330	495	40	55		
60-65	260	780	390	645	40	65		

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)			
25-40	500 / 500 / 500			
45-55	500 / 1000 / 1000			
60-65	1000 / 1600 / 2600			

NOTES

1. MA-R2-10a LOCATED AT C/2.

LEGEND

WORK ZONE

CHANNELIZATION DEVICE

FLASHING ARROW BOARD

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PORTABLE CHANGEABLE MESSAGE SIGN

TRUCK MOUNTED ATTENUATOR

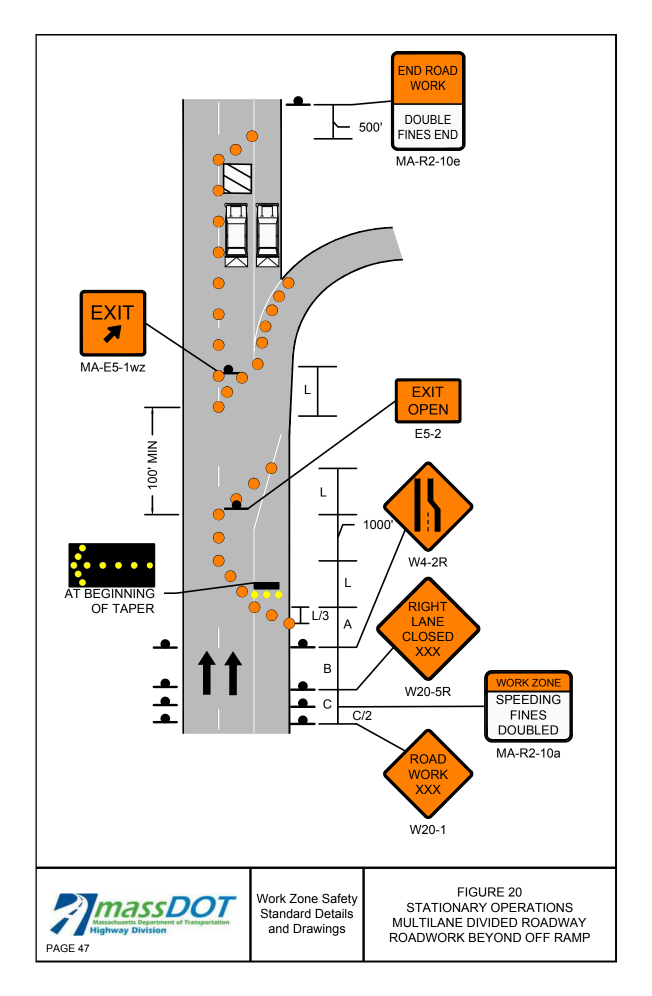
RADAR SPEED FEEDBACK BOARD

(P/F)

POLICE DETAIL OR UNIFORMED FLAGGER

TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE





MULTILANE DIVIDED ROADWAY TYPICAL RAMP CLOSURE

		CHANNELIZATION DEVICES (DRUMS OR CONES)				
POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)	SHOULDER TAPER LENGTH (L/3) (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES	
25-40	500 / 500 / 500	110	305	20	45	
45-55	500 / 1000 / 1000	220	495	40	30	
60-65	1000 / 1600 / 2600	260	645	40	35	

NOTES

- 1. MA-R2-10a LOCATED AT C/2.
- 2. * NOT REQUIRED IF RIGHT LANE IS CLOSED IN ADVANCE OF EXIT.
- 3. ** OPTIONAL AT ENGINEER'S DISCRETION.

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN

TRUCK MOUNTED ATTENUATOR



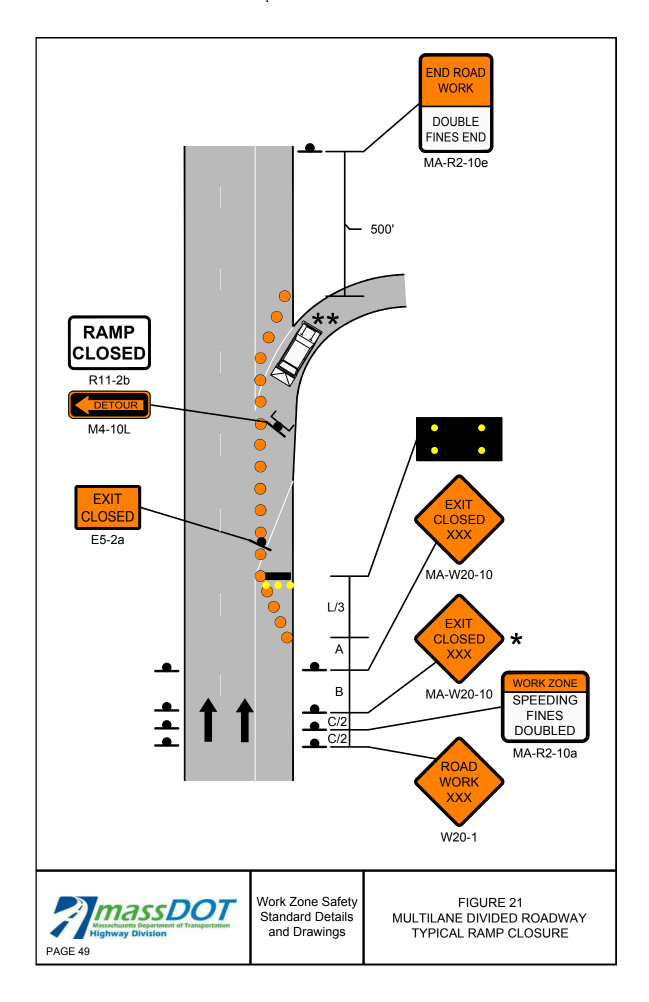
RADAR SPEED FEEDBACK BOARD



POLICE DETAIL OR UNIFORMED FLAGGER

TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE





MULTILANE DIVIDED ROADWAY TYPICAL CLOVERLEAF RAMP CLOSURE

		CHANNELIZATION DEVICES (DRUMS OR CONES)				
POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)	SHOULDER TAPER LENGTH (L/3) (FT)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES	
25-40	500 / 500 / 500	110	305	20	45	
45-55	500 / 1000 / 1000	220	495	40	30	
60-65	1000 / 1600 / 2600	260	645	40	35	

NOTES

- 1. MA-R2-10a LOCATED AT C/2.
- 2. * NOT REQUIRED IF RIGHT LANE IS CLOSED IN ADVANCE OF EXIT.
- 3. ** OPTIONAL AT ENGINEER'S DISCRETION.

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN



TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD

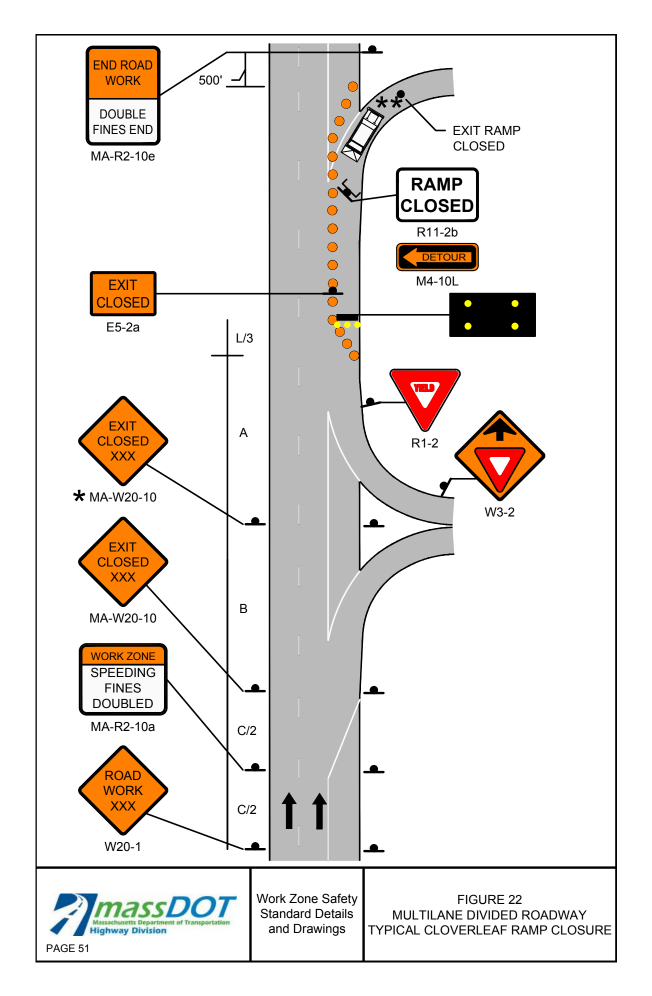


POLICE DETAIL OR UNIFORMED FLAGGER



TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE





MULTILANE DIVIDED ROADWAY
TYPICAL RAMP CLOSURE
ADVANCE SIGNING

NOTES

- 1. IF THE CLOSED RAMP IS LOCATED DOWNSTREAM FROM THE PROPOSED DETOUR ROUTE/RAMP, A PCMS SHALL BE POSITIONED AT A SUFFICIENT DISTANCE IN ADVANCE OF THE DETOUR ROUTE/RAMP AND SHOULD STATE WHICH RAMP IS CLOSED AND WHICH SHALL BE USED FOR THE DETOUR.
- 2. IF THE CLOSED RAMP IS LOCATED UPSTREAM FROM THE PROPOSED DETOUR ROUTE/RAMP, A PCMS SHALL BE POSITIONED PRIOR TO THE CLOSED RAMP AND SHOULD STATE WHICH RAMP IS CLOSED AND WHICH SHALL BE USED FOR THE DETOUR.
- 3. A SUFFICIENT NUMBER OF DETOUR SIGNS (M4-9 SERIES) SHOULD BE DEPLOYED TO PROPERLY DIRECT DETOURED TRAFFIC. SIGN SPACING SHALL BE AT THE DIRECTION OF THE ENGINEER.

LEGEND

WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN

TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD



POLICE DETAIL OR UNIFORMED FLAGGER

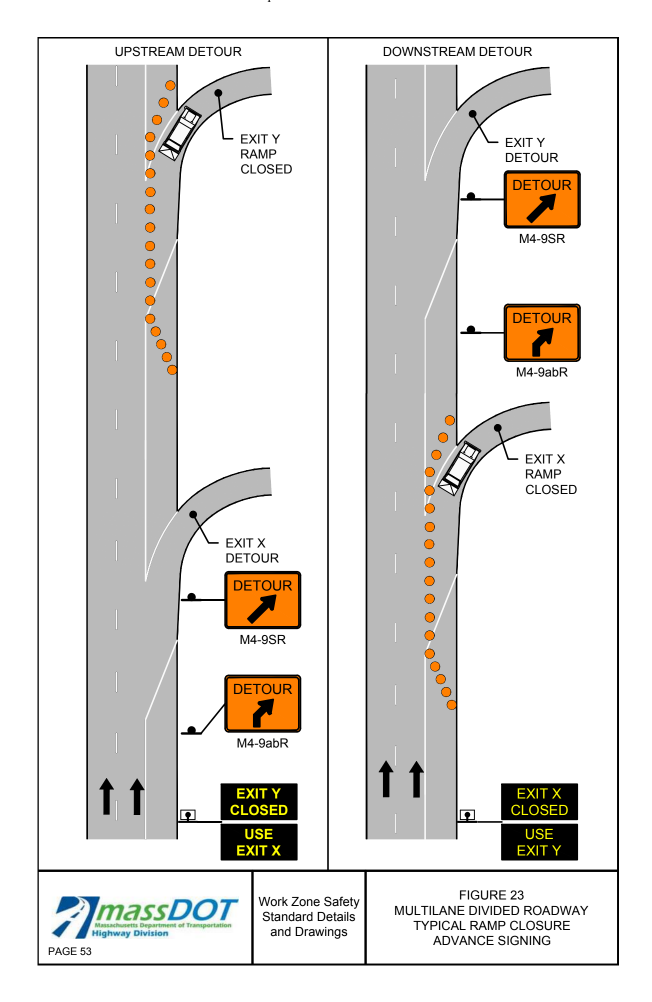


TEMPORARY PORTABLE RUMBLE STRIP

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TYPE III BARRICADE

NOT TO SCALE





35-mph and under

Work Zone Safety Standard Details and Drawings FIGURE 24-1 MULTILANE DIVIDED ROADWAY PLACEMENT OF TEMPORARY PORTABLE RUMBLE STRIPS SHEET 1 OF 2

POSTED REGULATORY OR WORK ZONE SPEED	SEPARATION BETWEEN RUMBLE STRIPS
Above 55-mph	20-feet
36-mph to 55-mph	15-feet

10-feet

POSTED SPEED LIMIT (MPH)	SPACING FOR ADVANCE WARNING SIGNS (FT) (A,B,C)	TANGENT LENGTH BETWEEN TAPERS (T) (FT)
25-40	500 / 500 / 500	640
45-55	500 / 1000 / 1000	1320
60-65	1000 / 1600 / 2600	1560

NOTES

- 1. THE INTENTION OF THESE DETAILS IS ONLY TO DEPICT THE PLACEMENT OF TEMPORARY PORTABLE RUMBLE STRIPS (TPRS) IN RELATIONSHIP TO THE TAPER AND THE BUFFER OF A SINGLE- OR MULTI-LANE CLOSURE. THE DEPICTION OF THE NUMBER AND SPACING OF ALL OTHER TRAFFIC CONTROL DEVICES IS NOT TO SCALE. REFER TO OTHER DETAILS FOR LANE CLOSURES FOR THE PLACEMENT AND NUMBER OF ALL OTHER TRAFFIC CONTROL DEVICES.
- THESE DETAILS ONLY DEPICT RIGHT LANE CLOSURES. LEFT LANE CLOSURES SHOULD UTILIZE A MIRROR IMAGE OF THESE SETUPS, STARTING WITH CLOSURE OF THE LEFTMOST LANE.
- 3. * THIS TPRS ARRAY IS OPTIONAL AT THE ENGINEER'S DISCRETION. IF USED, IT SHOULD BE PLACED ADJACENT TO THE BUFFER.
- 4. DETAILS SHOW THE MINIMUM NUMBER OF TPRS REQUIRED. ADDITIONAL MAY BE USED IF CONDITIONS WARRANT.

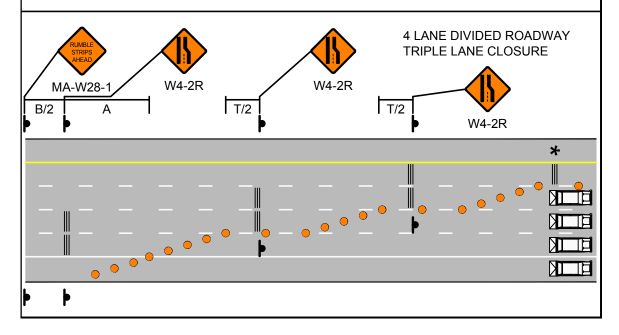
LEGEND

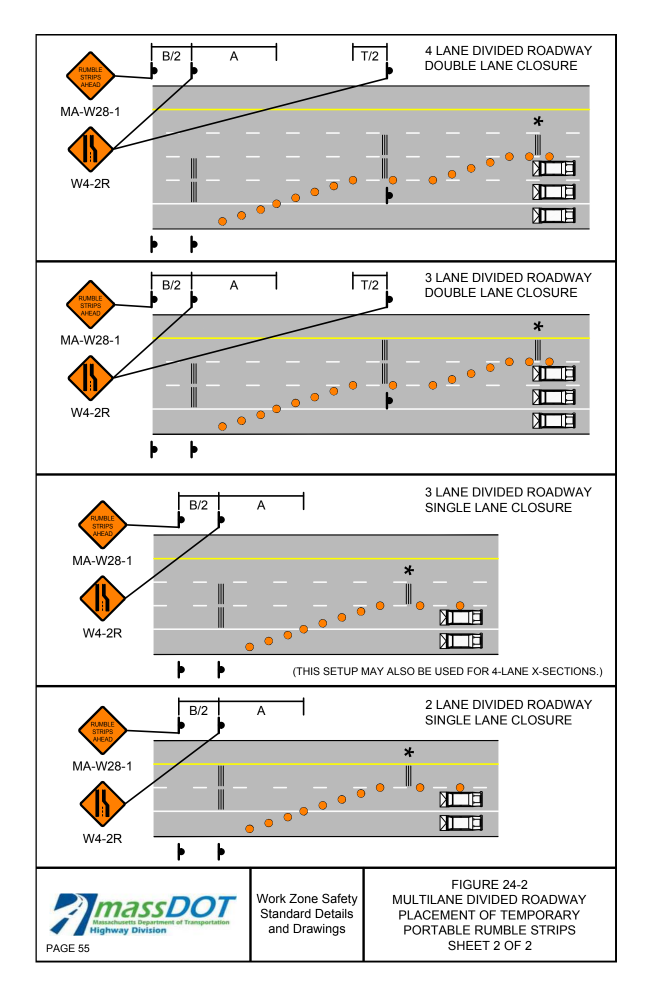
CHANNELIZATION DEVICE

TRUCK MOUNTED ATTENUATOR

TEMPORARY PORTABLE RUMBLE STRIP

NOT TO SCALE





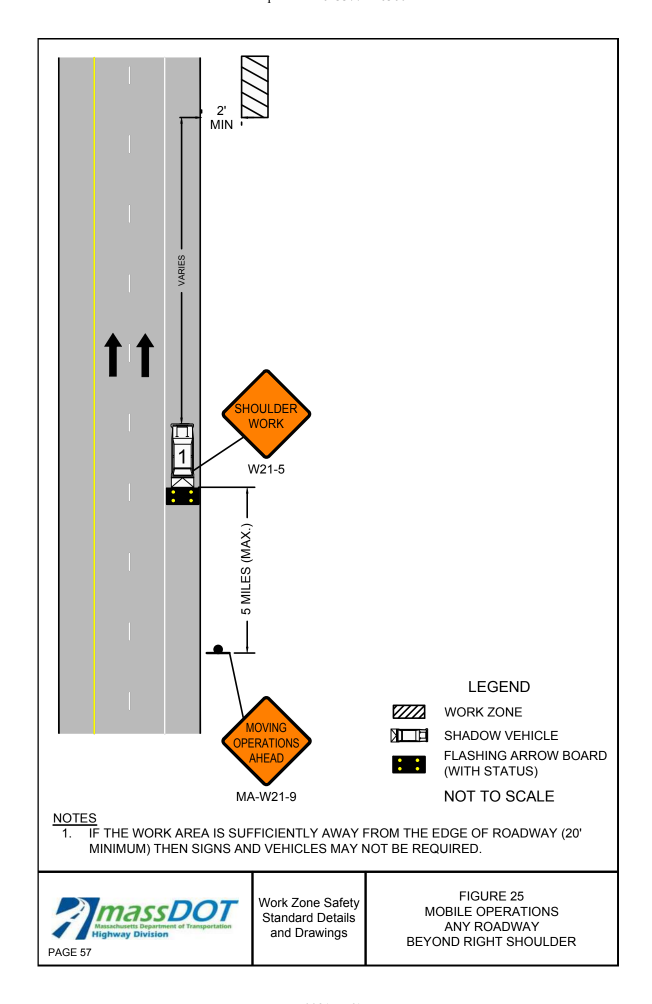


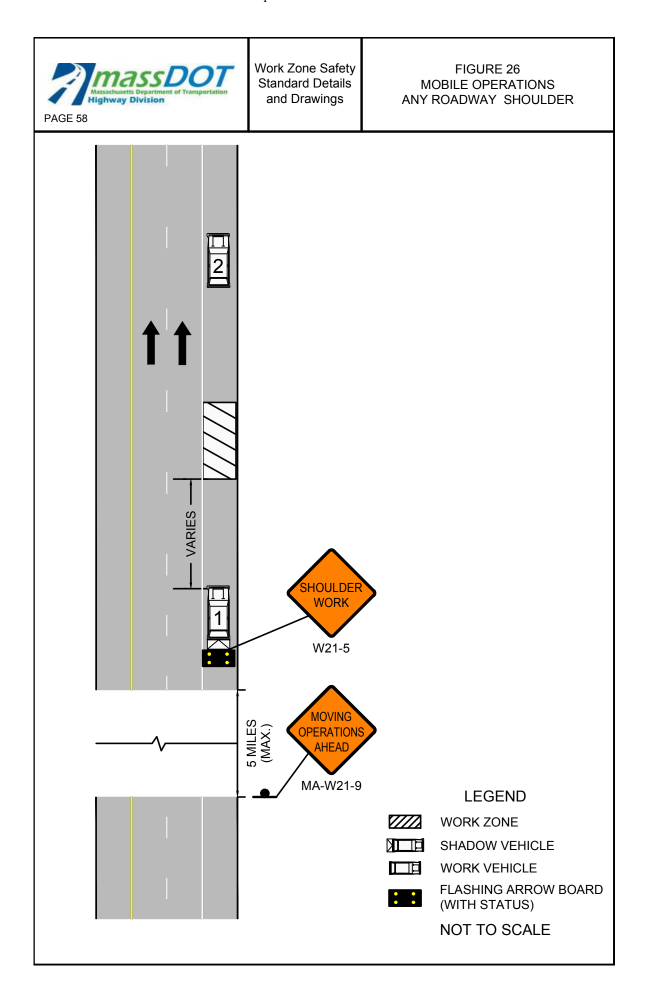
NOTES FOR MOBILE OPERATIONS

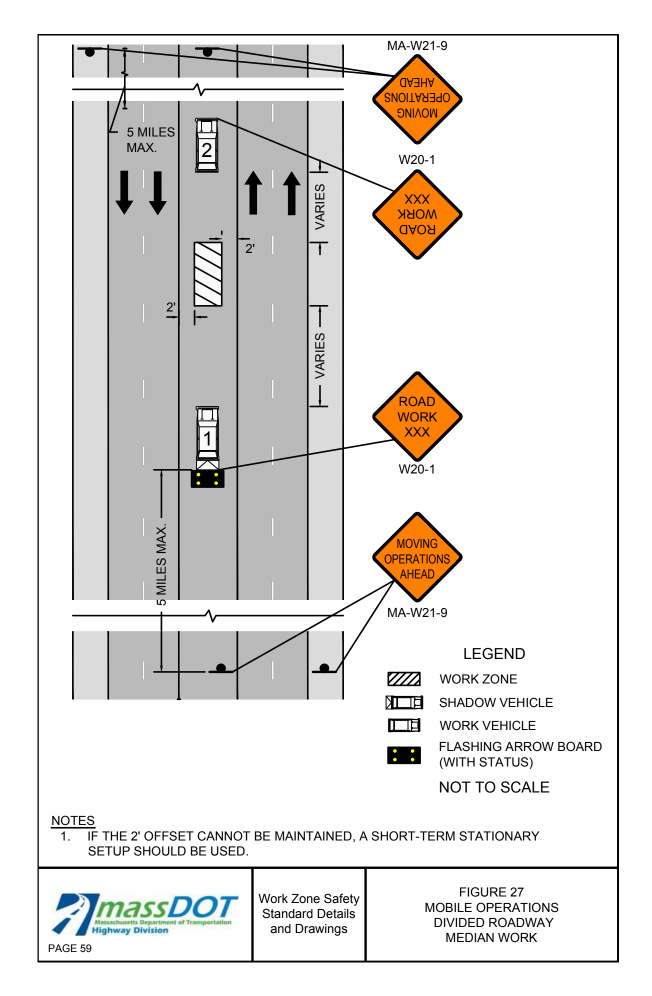
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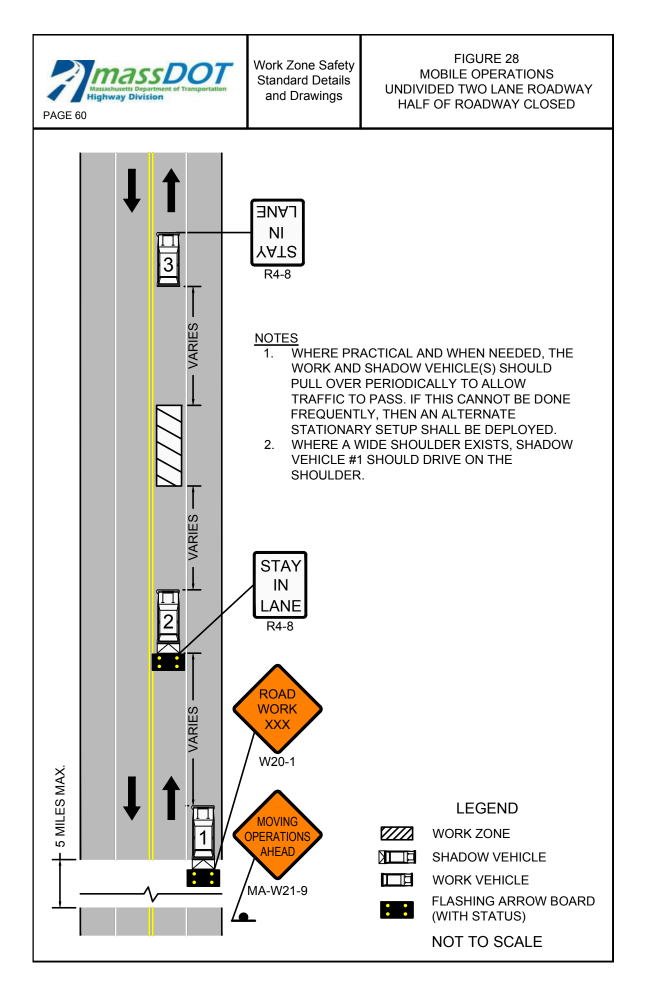
Notes for Mobile Operations

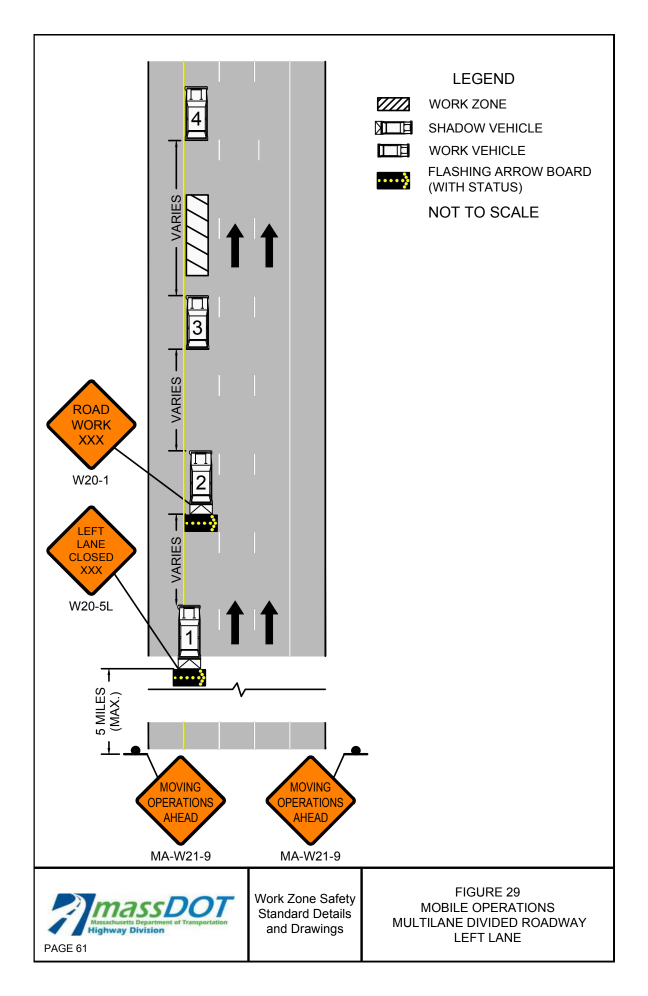
- Unless otherwise stated, these notes shall apply to all Mobile Operation setups.
- Additional, setup-specific notes may be found on individual sheets.
- 1. The Supervisor shall travel the designated roadway prior to scheduling the work to ensure that sufficient and appropriate traffic control devices will be available. Special consideration shall be exercised to ensure that appropriate traffic controls be placed in areas that will have limited visibility of the work areas or any associated traffic queues.
- 2. Vehicles used for these operations shall be made highly visible with appropriate equipment such as flashing lights, rotating beacons, flags, signs, flashing arrow boards, and/or portable changeable message signs. Any signs mounted to these vehicles shall not obscure the visibility of other devices.
- 3. All vehicles shown may not be required based upon roadway conditions. However, when needed and practical, additional shadow vehicles and equipment to warn and protect motorists and workers should be used. Based upon roadway conditions, the addition of a police detail with cruiser may be used for additional protection or warning for the traveling public.
- 4. The distance between the work and shadow vehicle(s) may vary according to the terrain and other factors. Shadow vehicles are used to warn traffic of the operations ahead. Whenever adequate sight distance exists, the shadow vehicle(s) should maintain the minimum appropriate distance and maintain the same speed to prevent non-work related vehicles from entering the work convoy. If this formation cannot be maintained then additional traffic control devices should be deployed in advance of any vertical or horizontal curves that may restrict the sight distance of an oncoming vehicle to either the work vehicle or associated traffic queue.
- 5. All shadow vehicles shall be equipped with a truck or trailer mounted attenuator (TMA) and a flashing arrow board.
- 6. Signs should be covered or turned from view when work is not in progress.
- 7. Portable changeable message signs may be used in lieu of MA-W21-9 signs and any signs mounted directly to a shadow vehicle.

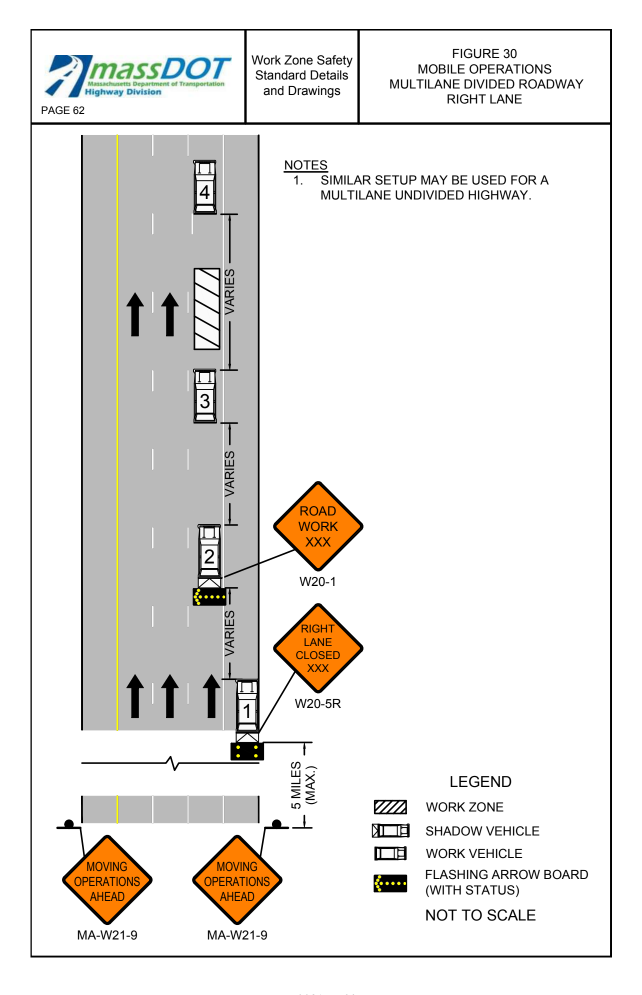


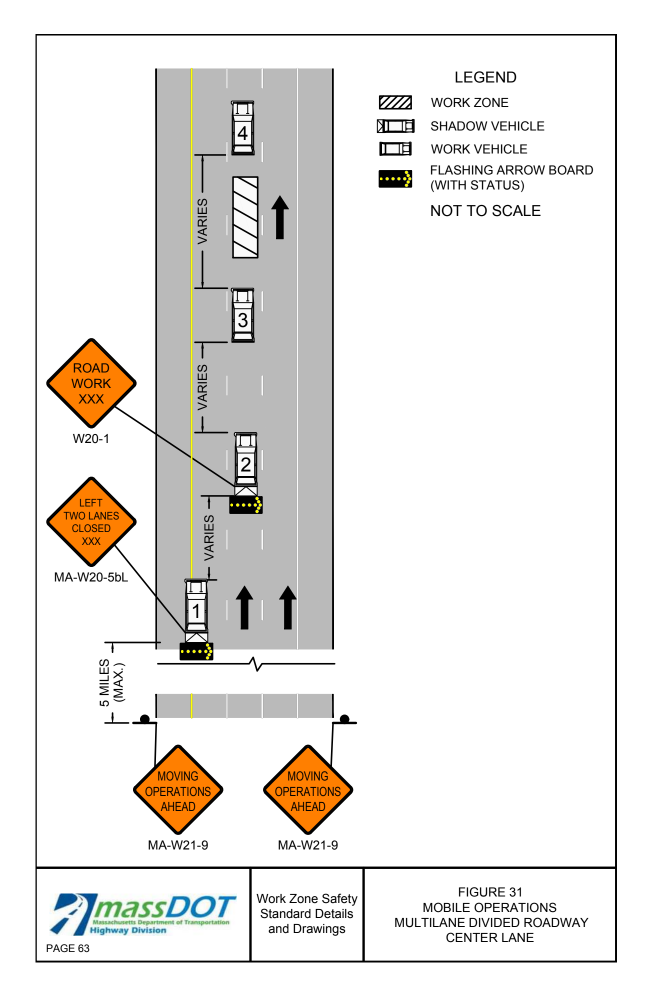


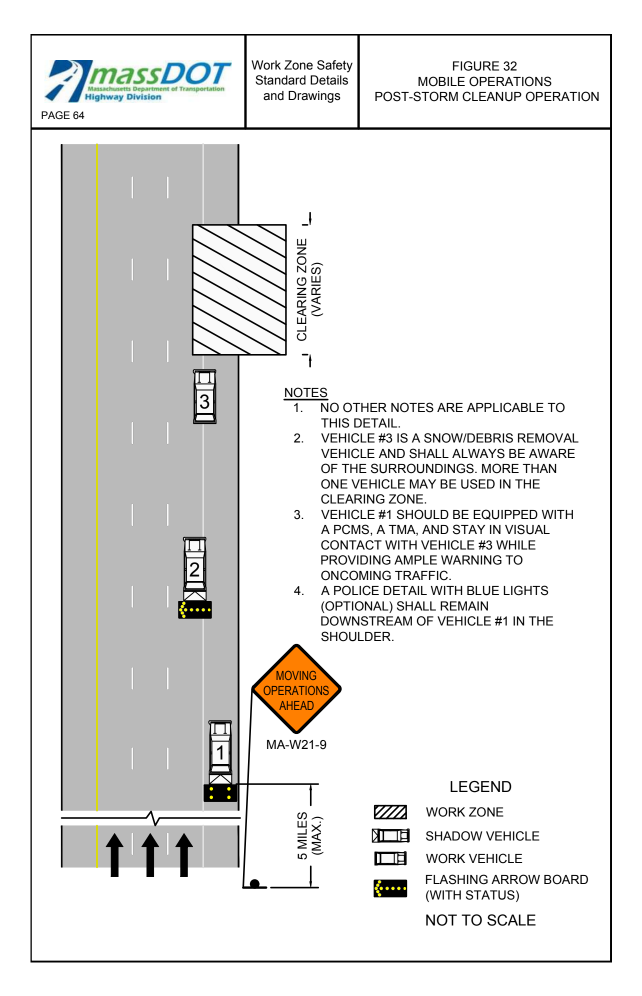










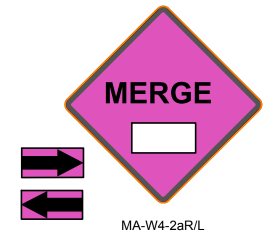


Notes for Traffic Emergency or Incident Operations

- The goal is to increase awareness of during traffic emergencies or incidents.
- These signs are to be used to differentiate from the traditional construction work zone and an emergency or incident.
- Upon arrival MassDOT First Responders shall assess the magnitude of the scene to determine if the incident is likely to last <u>an hour or more</u> in duration which would trigger the requirement to use these signs.
- Place the "Emergency Ahead" sign on the same side of the road as the incident, if possible, for up to an hour. Emergency response signs should be put up for all incidents and emergencies as soon as possible.
- Place the emergency sign 500 to 1000 feet before the first channelization devices.
- As an incident evolves this sign would be used as a secondary sign with all other emergency controls put in place.
- Only use "MERGE" signs where applicable (Not on 2 lane roads).
- Use MERGE signs on Multi-lane Roads to move traffic away from the incident and keep them in a safe lane.
- Place the MERGE sign about 500 feet before the closure.
- If additional signs are available, they should be placed accordingly as a sign informing people coming in the other direction or on the opposite side of the roadway.
- Use 12 emergency cones spaced 40 to 80 feet apart to form a taper and protect the scene.
- Sequential flashing lights/flares may be used in lieu of or to supplement cones.
- During a major incident that will last for a long duration, the EMERGENCY AHEAD sign should be moved back before an intersecting road or ramp to alert travelers and give them an option of using an alternate route. (Be sure all other devices are in place before moving this sign).

Standard Emergency Signs (36"x36" or 48"x48")





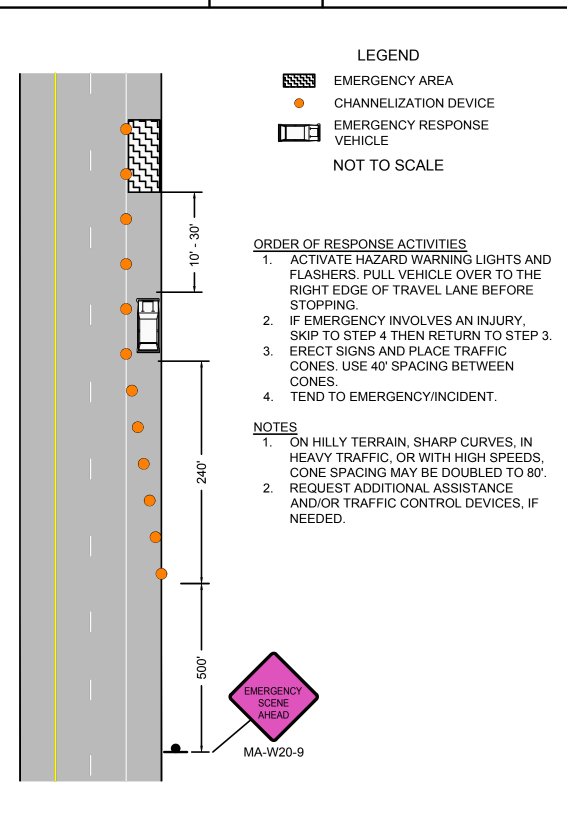
Massachusetts Department of Transportation Highway Division
PAGE 65

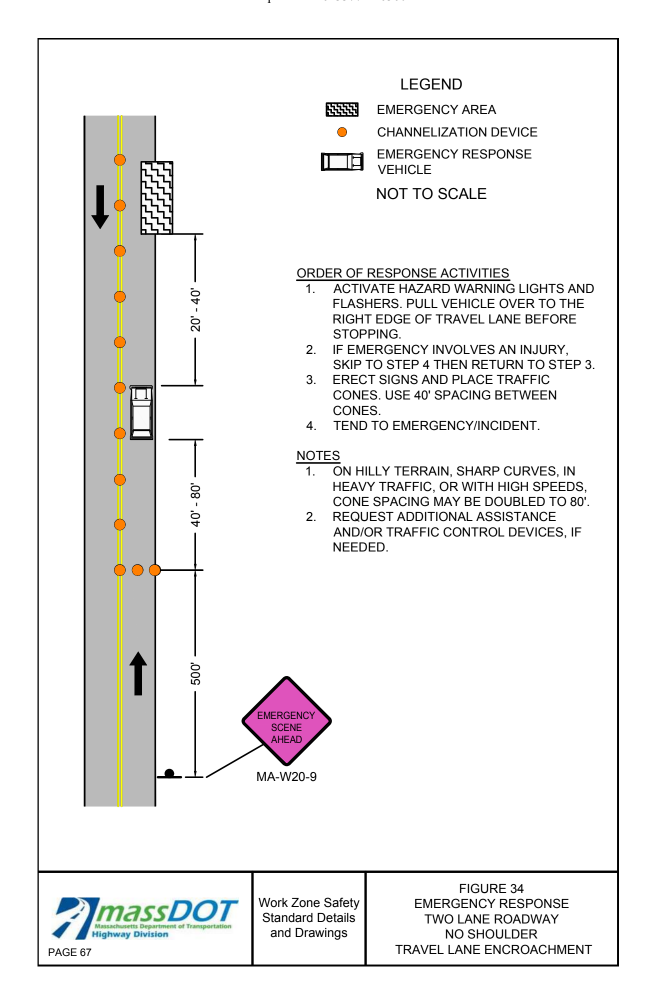
Work Zone Safety Standard Details and Drawings

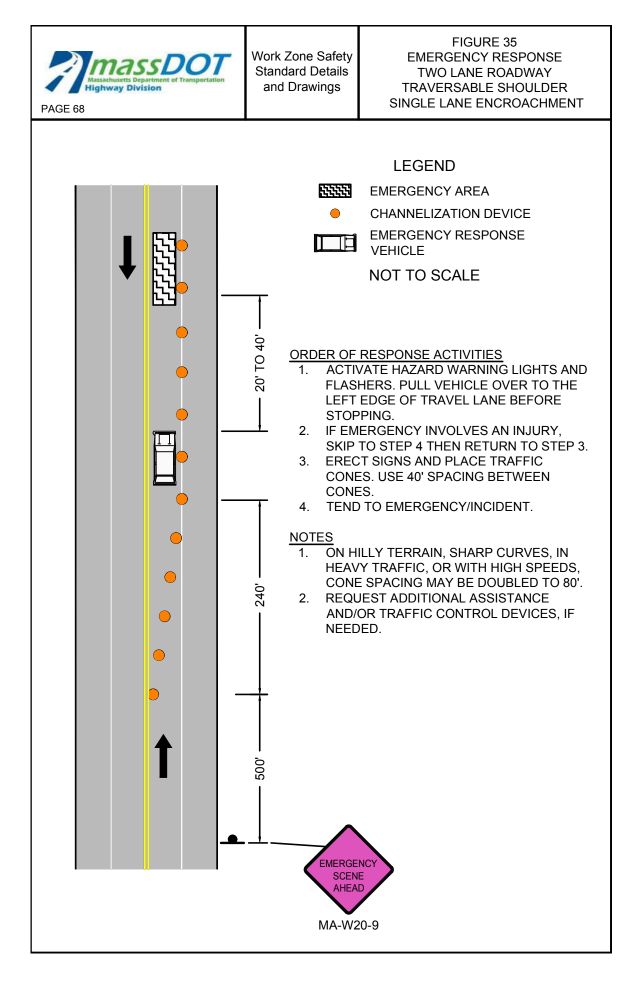
NOTES FOR TRAFFIC EMERGENCY/
INCIDENT OPERATIONS

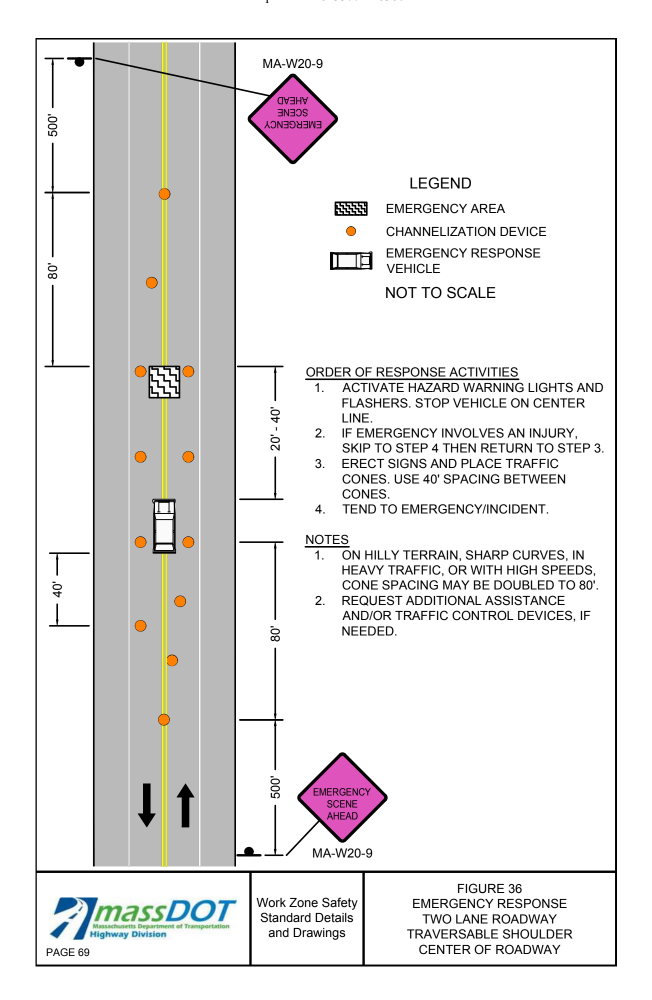


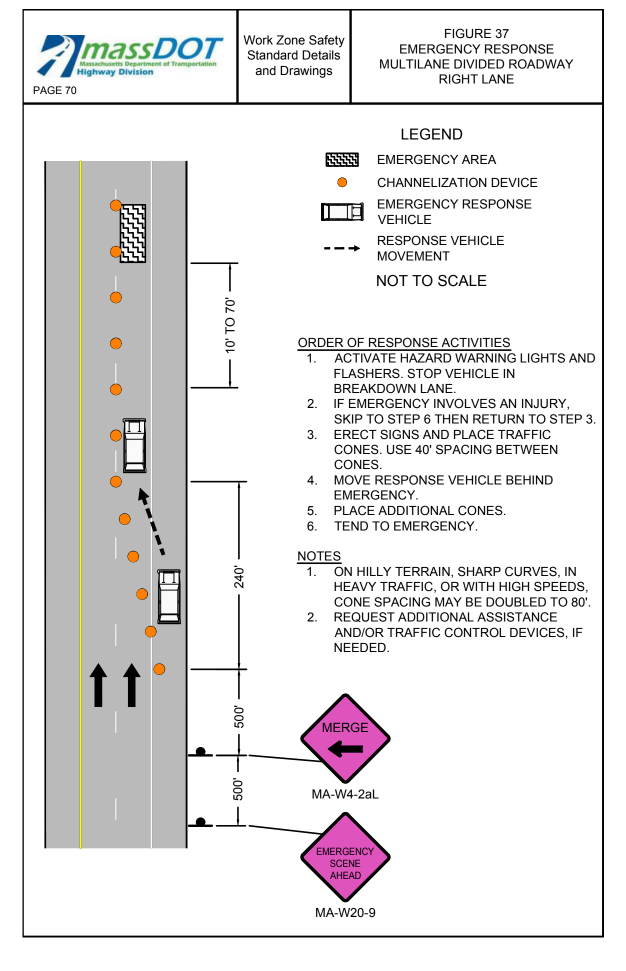
FIGURE 33
EMERGENCY RESPONSE
ANY ROADWAY
SHOULDER ENCROACHMENT











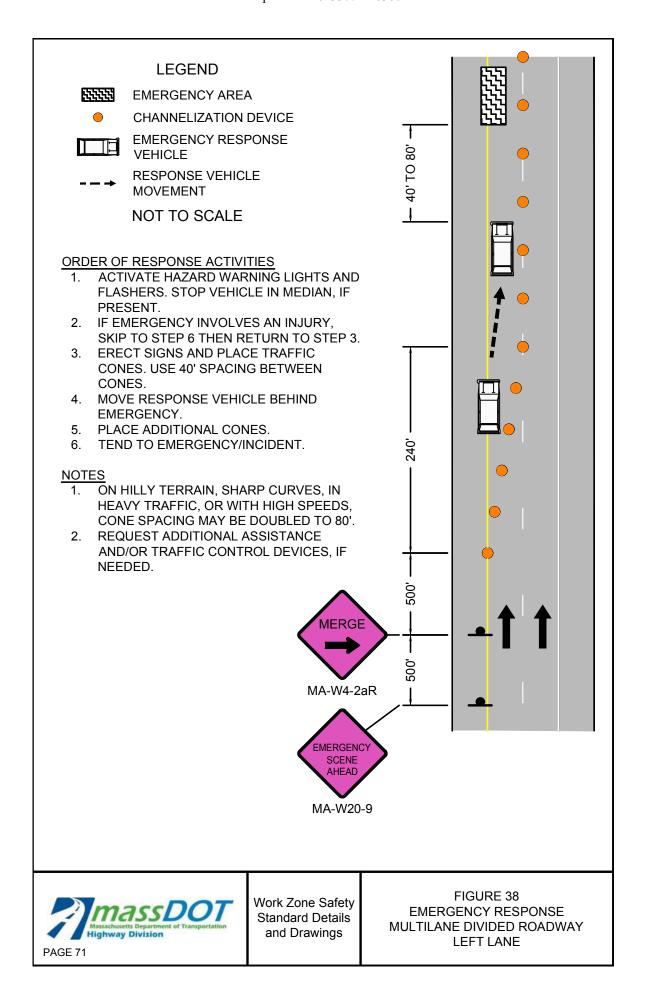
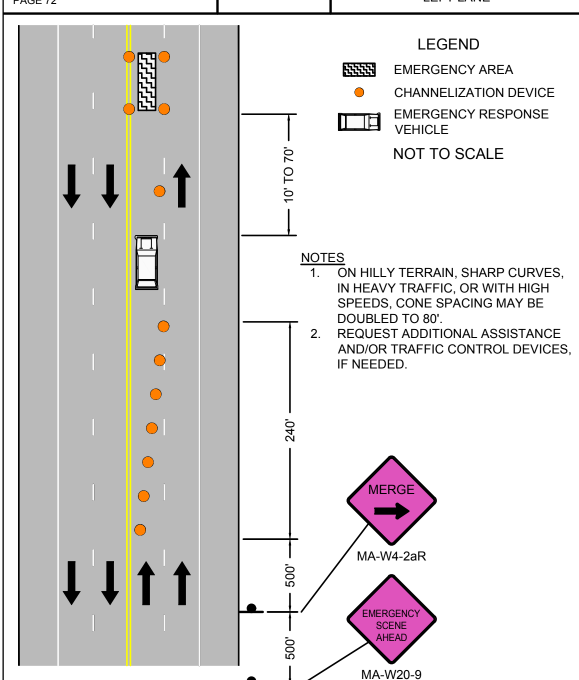


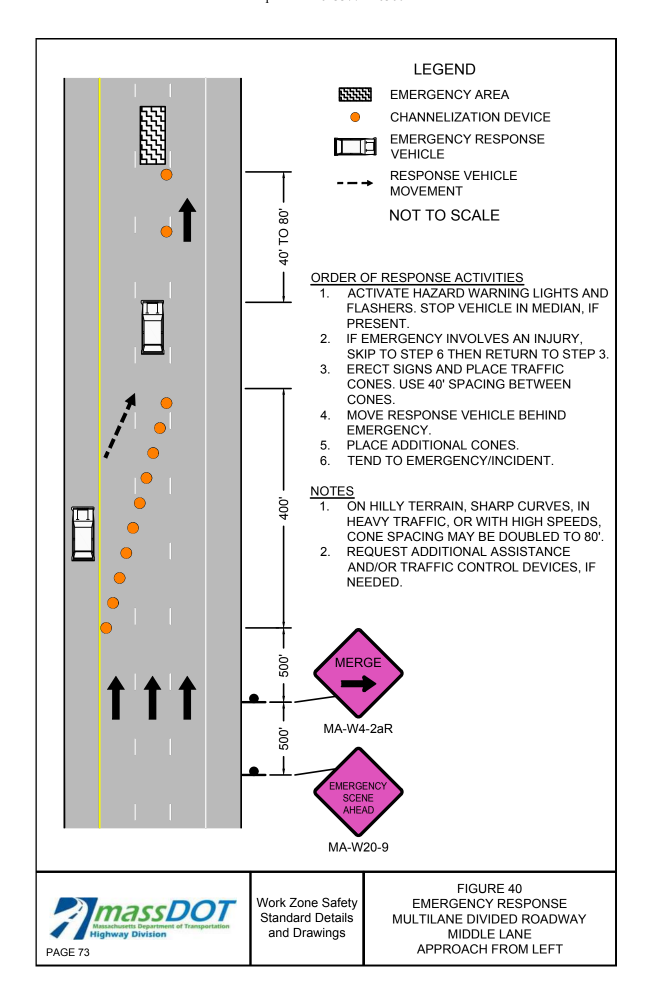


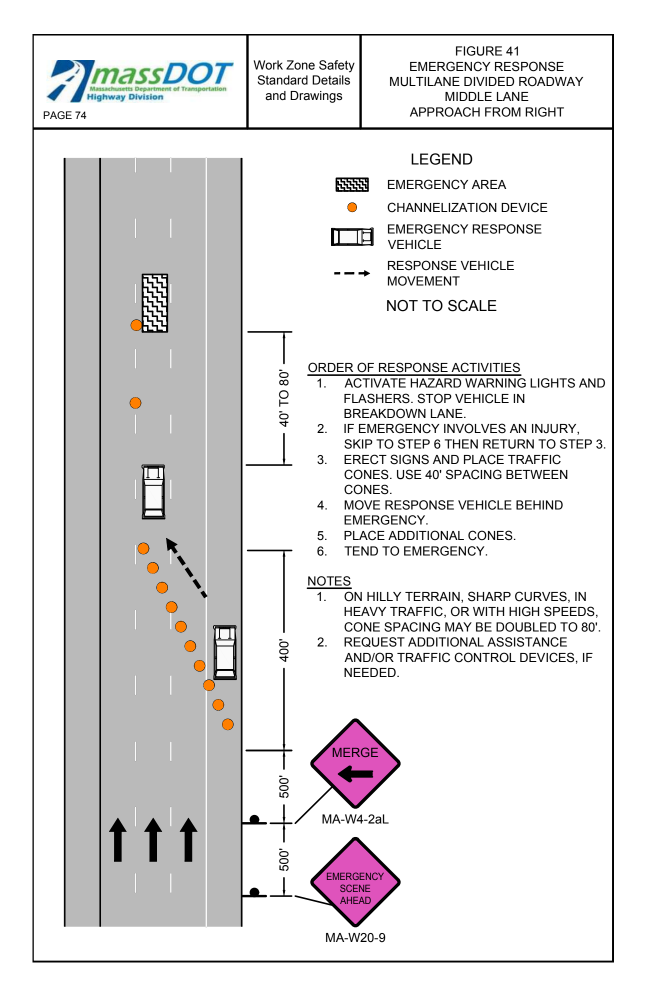
FIGURE 39
EMERGENCY RESPONSE
MULTILANE UNDIVIDED
ROADWAY
LEFT LANE

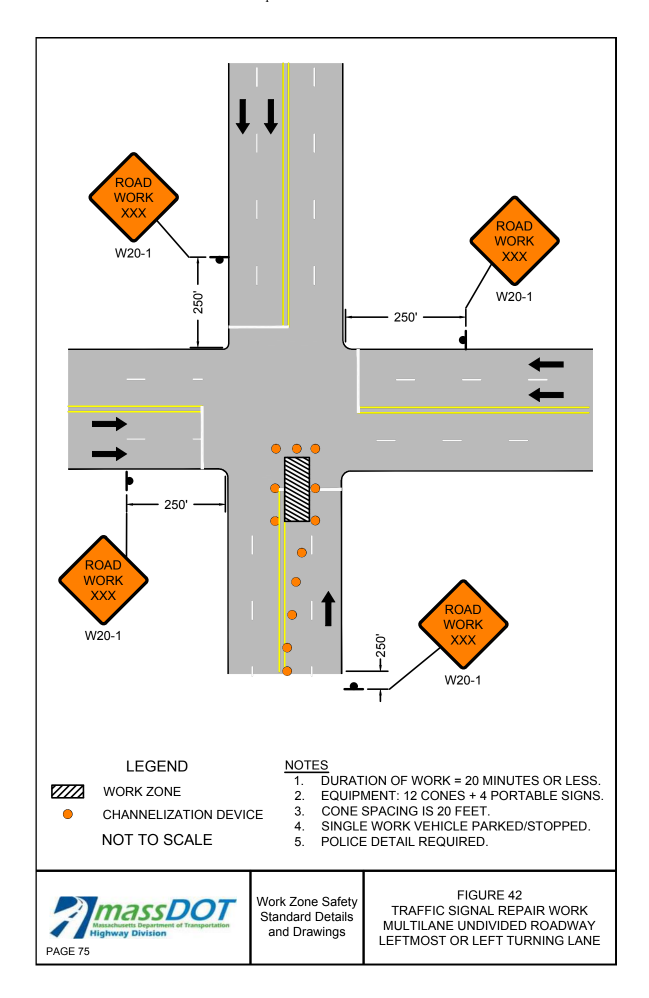


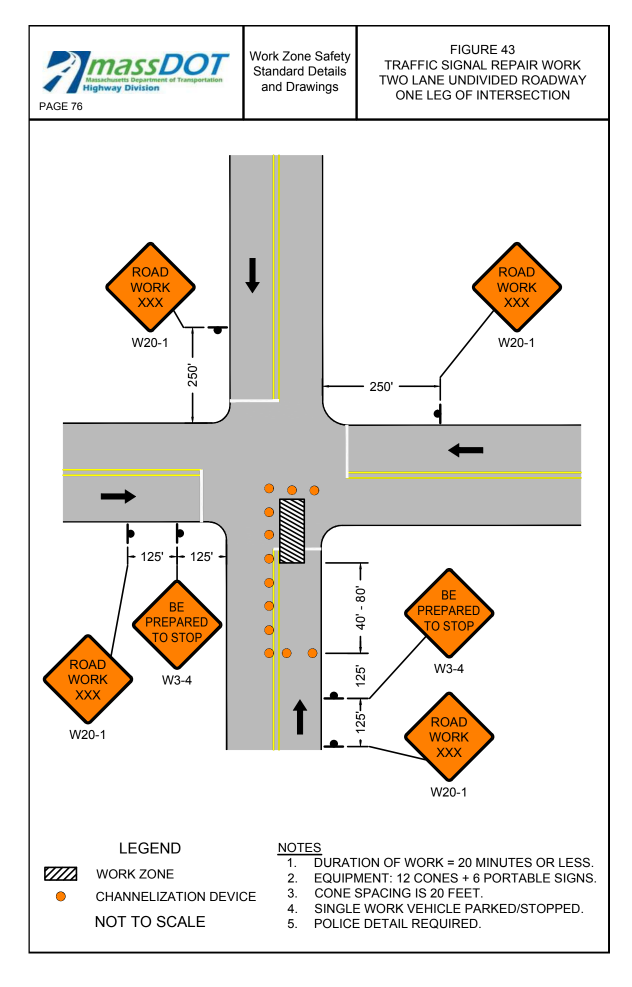
ORDER OF RESPONSE ACTIVITIES

- 1. ACTIVATE HAZARD WARNING LIGHTS AND FLASHERS. PULL VEHICLE OVER TO THE RIGHT EDGE OF BREAKDOWN LANE OR SHOULDER OR, IF NOT PRESENT, RIGHT EDGE OF TRAVEL LANE BEFORE STOPPING.
- IF EMERGENCY INVOLVES AN INJURY, SKIP TO STEP 4 THEN RETURN TO STEP 3.
- ERECT SIGNS AND PLACE TRAFFIC CONES. USE 40' SPACING BETWEEN CONES.
- 4. TEND TO EMERGENCY/INCIDENT.









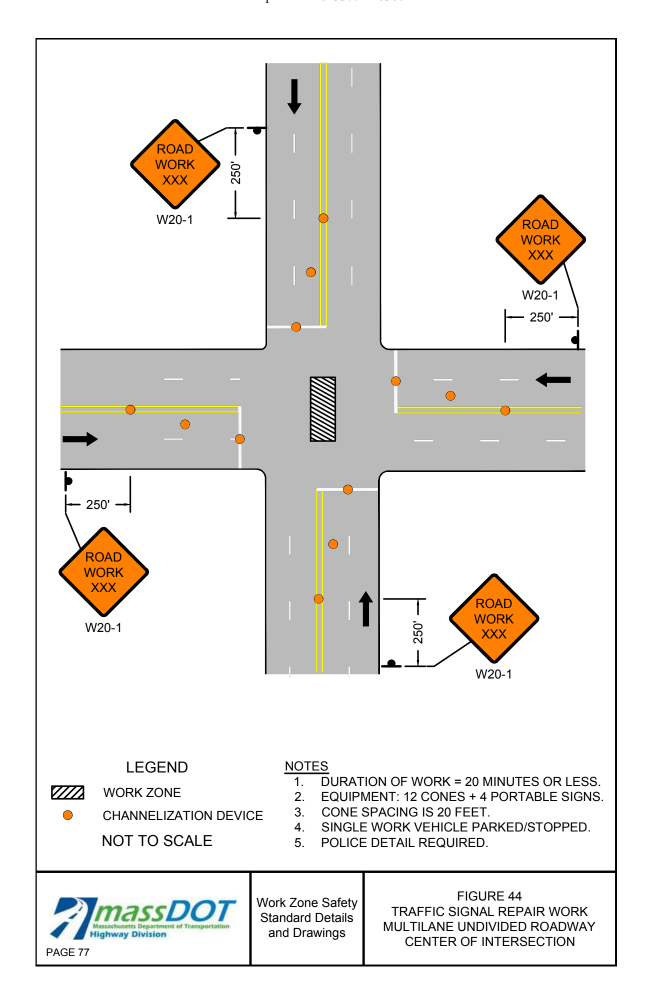
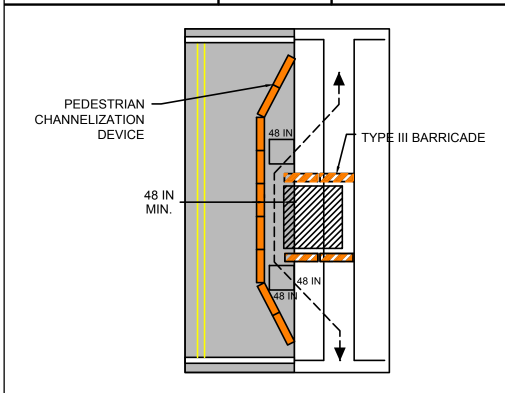




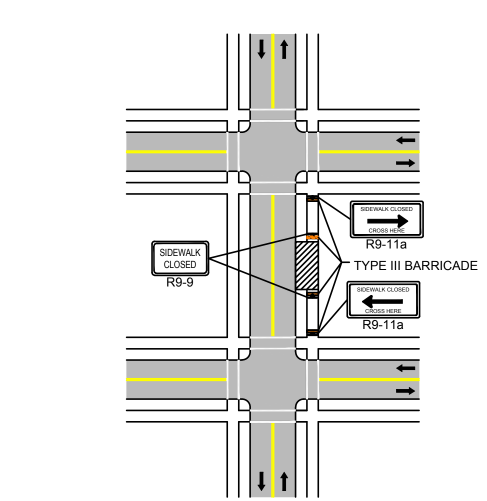
FIGURE 45 PEDESTRIAN BYPASS

PAGE 78



NOTES:

- 1. WHEN EXISTING PEDESTRIAN FACILITIES ARE DISRUPTED, CLOSED, OR RELOCATED IN A TTC ZONE, TEMPORARY FACILITIES SHALL BE PROVIDED AND THEY SHALL BE DETECTABLE AND INCLUDE ACCESSIBILITY FEATURES CONSISTENT WITH THE FEATURES PRESENT IN THE EXISTING PEDESTRIAN FACILITY.
- 2. A PEDESTRIAN CHANNELIZATION DEVICE THAT IS DETECTABLE BY A PERSON WITH A VISUAL DISABILITY TRAVELING WITH THE AID OF A LONG CANE SHALL BE PLACED ALONG THE FULL LENGTH OF THE TEMPORARY PEDESTRIAN ROUTE.
- 3. WHEN USED, TEMPORARY RAMPS SHALL COMPLY WITH AMERICANS WITH DISABILITIES ACT.
- 4. THE ALTERNATE PATHWAY SHOULD HAVE A SMOOTH CONTINUOUS HARD SURFACE FOR THE ENTIRE LENGTH OF THE TEMPORARY PEDESTRIAN FACILITY.
- 5. THE TEMPORARY SIDEWALK SHOULD BE A MINIMUM OF 4 FEET WIDE. IF THE SIDEWALK EXCEEDS 200 FEET THEN A 5 FOOT BY 5 FOOT PASSING ZONE SHALL BE PROVIDED NEAR THE MID-POINT OF THE CLOSURE.
- 6. THE PROTECTIVE REQUIREMENTS OF A TTC WORK ZONE MAY HAVE AN IMPACT IN DETERMINING THE NEED FOR TEMPORARY TRAFFIC BARRIERS AND THEIR USE IN PROVIDING PEDESTRIAN DELINEATION SHOULD BE BASED ON ENGINEERING JUDGMENT.
- 7. ON-DEMAND PEDESTRIAN ASSISTANCE PERSONNEL TO ASSIST WITH NAVIGATION AROUND THE CLOSURE/WORK AREA MAY BE CONSIDERED AS AN OPTION IN PLACE OF PROVIDING ADA/AAB DEVICES FOR WORK FOR CLOSURES LASTING 4 HOURS OR LESS.
- 8. CONTROLS ONLY FOR PEDESTRIAN TRAFFIC ARE SHOWN; VEHICULAR TRAFFIC SHOULD BE HANDLED AS SHOWN ELSEWHERE. THESE DETAILS ARE USED IN CONJUNCTION WITH THE PROPOSED LANE CLOSURE DETAILS AND DURING CONSTRUCTION STAGING, AS DETERMINED BY THE ENGINEER.



NOTES:

- 1. CLOSURE OF A SIDEWALK FACILITY SHALL CONSTITUTE THE PROVISION FOR MANAGING PEDESTRIAN TRAFFIC AND ACCOMMODATING ALL USERS. IF THE EXISTING PEDESTRIAN ACCESS ROUTE(S) CAN BE TEMPORARILY RELOCATED ALONG THE EXISTING SIDEWALK, AND SAID FACILITY PROVIDES A MINIMUM WIDTH OF 48-INCHES OF SOLID, SMOOTH UNOBSTRUCTED SURFACE, THEN NO DETOURING OF THE ROUTE SHALL BE REQUIRED. DELINEATION OF THE WORK AREA IS STILL REQUIRED.
- 2. IF IT IS NECESSARY TO DIVERT PEDESTRIAN TRAFFIC TO AN ALTERNATE ROUTE ACROSS THE ROADWAY FROM THE EXISTING FACILITY, THE FIGURE ABOVE SHALL BE FOLLOWED TO PROVIDE ADEQUATE DIRECTION TO PEDESTRIANS. ALTERNATE ROUTE SHALL PROVIDE THE SAME LEVEL OF ACCOMMODATION AS THE FACILITY THAT IS BEING DETOURED AND RETAIN ADA COMPLIANCE IN ITS ENTIRETY.
- 3. FOR EMERGENCY OR SHORT-DURATION SIDEWALK CLOSURES OF 4-HOURS OR LESS, IT IS OPTIONAL TO HAVE ON-DEMAND PEDESTRIAN ASSISTANCE PERSONNEL AVAILABLE AT ALL TIMES DURING THE CLOSURE TO ASSIST THOSE MOBILITY CHALLENGED PERSONS WHO REQUIRE ADDITIONAL ASSISTANCE TO SAFELY NAVIGATE AROUND THE WORK AREA IN LIEU OF A FULL DETOUR.



Work Zone Safety Standard Details and Drawings

FIGURE 46
TEMPORARY SIDEWALK CLOSURE



STATIONARY OPERATIONS **BIKE LANE CLOSURE**

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	CHANNELIZATION DEVICES (DRUMS OR CONES)				
POSTED SPEED LIMIT (MPH)	SPACING FOR BIKE ADVANCE WARNING SIGNS (FT) (A,B))	TRANSITION LENGTH (L/3)	BUFFER ZONE LENGTH (FT)	DEVICE SPACING (FT)	MIN # OF DEVICES*
25-40	150 / 150	100	305	20	45
45-55	150 / 150	220	495	40	35
60-65	150 / 150	260	645	40	40

^{*} NUMBER OF DEVICES BASED ON 400 FT WORK ZONE.

NOTES

- DETAIL SHALL BE USED IN CONJUNCTION WITH THE PROPOSED LANE CLOSURE DETAILS. SIGNING SHOWN ONLY FOR BIKE TRAFFIC. FOLLOW ALL OTHER RELEVANT DETAILS FOR TTC DEVICES FOR VEHICULAR TRAFFIC.
- 2. ** SIGN SHALL BE USED ONLY IF THERE IS A MARKED BIKE LANE.
- 3. ** SIGN SHALL BE USED ONLY IF THERE IS NO MARKED BIKE LANE.

LEGEND



WORK ZONE



CHANNELIZATION DEVICE



FLASHING ARROW BOARD



PORTABLE CHANGEABLE MESSAGE SIGN



TRUCK MOUNTED ATTENUATOR



RADAR SPEED FEEDBACK BOARD



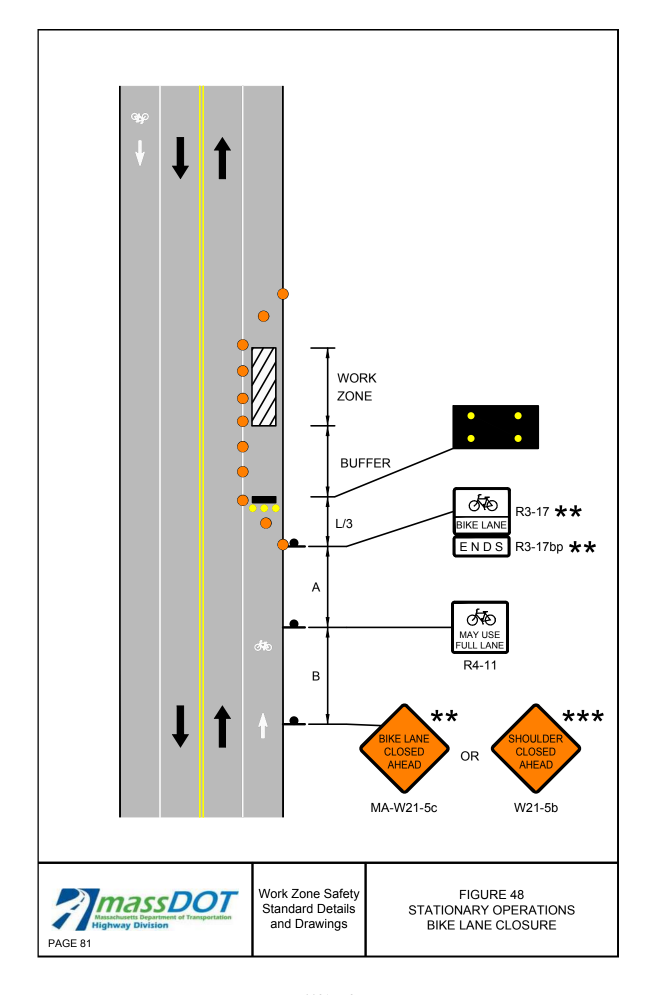
POLICE DETAIL OR UNIFORMED FLAGGER

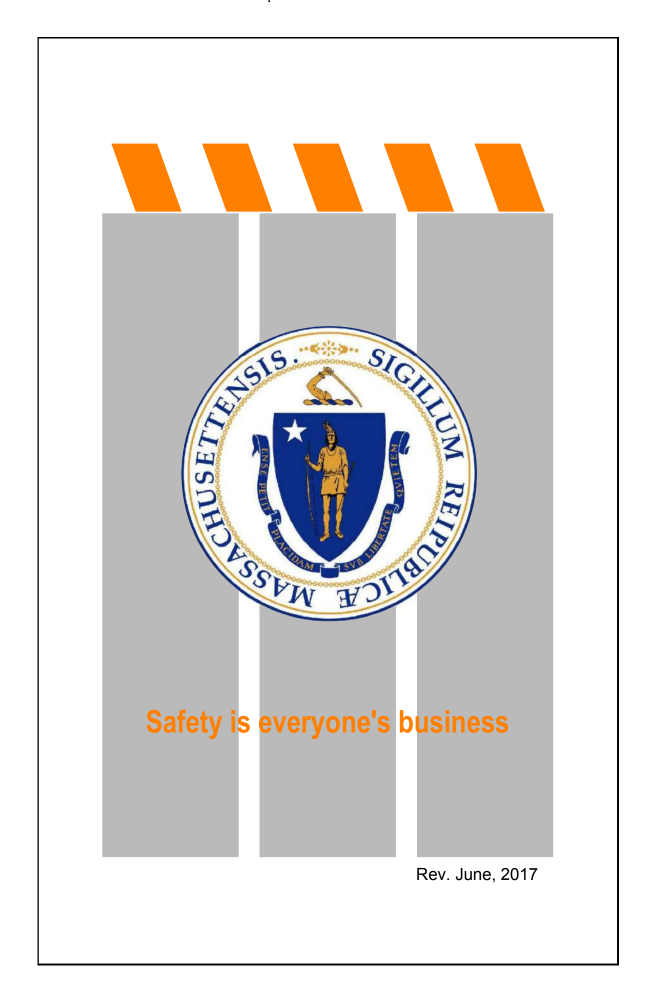


TEMPORARY PORTABLE RUMBLE STRIP

TYPE III BARRICADE

NOT TO SCALE





City/Town: DISTRICT 1

DOCUMENT A00820

Massachusetts Department of Transportation Conditions of Custody

REQUEST FOR RELEASE OF MASSDOT AUTOCAD FILES FORM

(Only to be used following award of contract)

Project File Number: 613377

Contract Number: 126360	
Project Description: Scheduled and Emergency Brid	lge Substructure Repairs and Related Work at Various Locations
attempts to provide current and accurate informat documents, files or other data "as is" without a including but not limited to, accuracy, reliable Commonwealth of Massachusetts and its Consincluding lost profits or other consequential, exercing any way to the documents, files or other data claims arising out of or related to electronic access on electronic media can deteriorate undetected on the held liable for its completeness or correct compatibility of these files beyond the version of By signing this form, I agree that it shall be my	tesy to facilitate public access to information. MassDOT ration but cannot guarantee so. MassDOT provides such any warranty of any kind, either expressed or implied, bility, omissions, completeness and currentness. The rultants shall not be liable for any claim for damages, emplary, incidental, indirect or special damages, relating a accessible from this file, including, but not limited to, as or transmission of data or viruses. Because data stored or be modified without our knowledge, MassDOT cannot extress. MassDOT makes no representation as to the of the stated CAD software.
	I that this authorization does not give me the right to
This signed form shall be emailed to the Highwa at the following email address:	ay Design Engineer at the MassDOT -Highway Division
DOTHighwayDesign@dot.state.ma. Attn: AutoCAD Files	u <u>s</u>
Name of person requesting AutoCAD files:	
Affiliation/Company:	
Address:	
Telephone number:	
Email address:	
Signature/Date:	

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DOCUMENT A00875

POLICY DIRECTIVE P-22-001 AND POLICY DIRECTIVE P-22-002

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Number: P-22-001
Date: 9/23/22

POLICY DIRECTIVE

Jonathan Gulliver (signature on original)
HIGHWAY ADMINISTRATOR

Off-Site Stockpiling of Soil from MassDOT Construction Projects

Purpose

The purpose of this Policy Directive is to formally establish a policy and procedures for managing and stockpiling soil generated and transported from MassDOT construction projects. This Policy Directive does not supersede any Federal, State, or Local regulations.

Date of Effect

This Policy Directive is effective immediately for all projects, including active construction projects.

For active construction projects and for other projects advertised prior to October 15, 2022, changes to the contract documents needed to implement the requirements of this Policy Directive will be considered on a case-by-case basis and shall be approved by the District Highway Director, as necessary.

For projects advertised on or after October 15, 2022, MassDOT will include the requirements and implementation procedures of this Policy Directive in the construction contract documents.

Policy Requirements

This policy is intended to prevent the off-site relocation of excavated soil generated from MassDOT projects to areas near residential receptors and to control potential fugitive dusts and/or contaminants. To that end, excavated soil may not be moved from the project site without knowledge of the content of the material. Knowledge may include visual field observations for presence of staining, odor, and/or debris, screening with a photoionization detector (PID), laboratory analysis, and/or site history. Pavement millings and other non-soil materials are not subject to the requirements of this Policy Directive.

Moving soil from a MassDOT project site to a temporary off-site storage location must be approved in writing by the District Highway Director.

The Contractor must select a storage location that is at least 500 feet away from residential receptors, as defined herein to include, but not be limited to, residential dwellings, residentially

zoned property, schools, daycare facilities, playgrounds, parks, recreational areas, hospitals, elderly housing and convalescent facilities.

Temporary off-site storage of excavated soil from a MassDOT project is only permissible at a location approved and permitted by MassDOT. The temporary storage location should be located within the same municipality where the soil was excavated, where possible. Stockpiled soil must be securely covered, and appropriate measures must be taken to minimize fugitive dust and erosion.

Signs indicating the source of the soil, the date the soil was generated, and contact information must be erected and maintained until the stockpiled soils are transported to a disposal facility or reused on the project site.

Implementation Procedures

To ensure that off-site storage of excavated soils is managed properly on MassDOT projects, this policy requires the following:

1. Off-Site Stockpile Storage Locations

- a. The Contractor shall provide proposed off-site storage locations to the Engineer for approval at least 30 days prior to transporting soil off site. Off-site storage locations should be in the same municipality as the work site.
- b. The Contractor shall keep excavated soil on site until adequately characterized to the satisfaction of the Engineer.
- c. The Contractor shall provide notification of the approved off-site storage location to the local Board of Health and the Town Manager's/Mayor's Office at least 7-days prior to transporting soil off site.
- d. The Contractor shall provide the Engineer with at least 3-days' notice prior to transporting soil off site.
- e. For off-site storage locations on MassDOT property, the Contractor is required to obtain an Access Permit through the District Permits Office prior to storage of soil or other materials. MassDOT will issue these permits at no cost to the Contractor. Information to be submitted by the Contractor as part of the permit application shall include:
 - i. A description of material to be stored off-site, including available analytical data;
 - ii. A figure of the location with distances to residences and residential receptors; and
 - iii. Anticipated duration of temporary storage.
- f. Stockpile locations should not be within 500 feet of residential receptors (e.g., residential dwellings, residentially zoned property, schools, daycare facilities, playgrounds, parks, recreational areas, hospitals, elderly housing and convalescent facilities).
 - i. If the stockpile location must be within 500 feet of residential receptors, then soil must be less than RCS-1 (per 310 CMR 40.1600) and free of potentially hazardous or regulated items.

- g. For off-site storage locations on non-MassDOT property, the Contractor must notify the property owner(s) at least 7 days prior to transporting material.
- h. Exceptions to these rules will be reviewed by MassDOT and may be approved by the District Highway Director on a case-by-case basis.

2. Off-Site Stockpile Management

- a. The Contractor shall keep soil stockpiles on impermeable surfaces (e.g., asphalt or concrete) or on 10-mil polyethylene sheeting.
- b. The Contractor shall cover soil stockpiles with 10-mil polyethylene sheeting and surround with a berm made of hay bales, straw wattles, or similar.
 - i. Piles that are actively being worked on must be covered and re-secured at the end of the work shift.
- c. The Contractor shall label stockpiles with signs, including:
 - i. Location of origin (including any Release Tracking Numbers)
 - ii. Stockpile ID number (including MassDOT District office-assigned tracking ID, if different)
 - iii. Date of initial accumulation
 - iv. Applicable telephone numbers for the Contractor and MassDOT.
- d. The Contractor shall mitigate fugitive dust at storage locations under the direction of an appropriately trained/certified environmental professional.
- e. The Contractor shall remedy noncompliance with this policy within 48 hours.
- f. The Contractor shall remedy noncompliance with this policy on the SAME DAY for potentially hazardous material, as determined by the Engineer.
- g. The Contractor shall handle excavated soil according to federal, state, and local regulations.
- h. The Contractor shall use appropriate shipping documents for all movements of excavated soil on public roadways (e.g., Bill of Lading, Material Shipping Record, Manifest, Asbestos Waste Shipment Record, etc.).

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Number: P-22-002 Date: 9/23/22

POLICY DIRECTIVE

Jonathan Gulliver (signature on original) HIGHWAY ADMINISTRATOR

Use of MassDOT Property for Staging and other Construction-Related Operations

Purpose

This Policy Directive is intended to address the use of MassDOT property by MassDOT Contractors for construction staging and other construction-related operations that are not specifically defined in the construction contract. Such use of MassDOT property will only be allowed if permitted by the District Office in accordance with 700 CMR 13.00, Approval of Access to MassDOT Highways and Other Property. This includes the use of MassDOT property for staging, laydown, and storage of equipment and materials, including soil excavated from a project site.

This Policy Directive requires the Contractor/applicant to obtain a Non-Vehicular Access Permit from MassDOT to use MassDOT property for these purposes.

This Policy Directive is effective immediately and applies to all MassDOT construction projects.

General Permit Considerations and Conditions

In addition to other normal MassDOT Access Permit procedures, MassDOT shall consider the following during the application, review, implementation and monitoring processes of Access Permits required by this Policy Directive:

- Storage and placement of the Contractor's equipment and materials should not be allowed within the clear zone of the roadway.
- Stockpiled soils should not be located within 500 feet of residential receptors, as defined herein to include, but not be limited to, residential dwellings, residentially zoned property, schools, daycare facilities, playgrounds, parks, recreational areas, hospitals, elderly housing and convalescent facilities.
- The Contractor/applicant shall identify the access/egress locations of the proposed storage areas. MassDOT will only approve locations determined to be safe for roadway users, construction workers and the general public.
- The Contractor may be required to submit a Traffic Management Plan and/or Lighting Plan for MassDOT review and approval as part of the permit application, depending on the proposed use of the area.

- The Contractor shall submit the permit application through MassDOT's online State Highway Access Permit System (SHAPS).
- MassDOT will waive the permit application fee for any application received from a MassDOT Contractor for any permit required by this Policy Directive and will waive any subsequent amendment and extension fees that may otherwise be required.
- MassDOT will review the permit application in accordance with applicable standard procedures and will apply standard permit terms and conditions, as necessary.
- The Resident Engineer will verify that the permit is approved before allowing the Contractor to use the affected area for the requested purpose.
- Areas permitted are for use by the approved applicant only and are not to be shared with or used by other vendors. Subcontractors specifically engaged with the applicant working on the specific MassDOT project will be allowed to use the area in accordance with the terms of the permit.
- Permits are issued on an annual basis and will require the Contractor to file for an extension each year to continue use.

Exemptions from Permit Requirements

Equipment and materials being used for active construction operations and located within the work zone of the construction contract are exempt from this permit requirement, provided they do not interfere with the safety or operation of the roadway or the work zone. Examples of these types of exempt uses are:

- Equipment and materials parked or stored within a protected (barriered) work zone.
- Materials placed in the work zone prior to same-day installation or use.
- Soils excavated temporarily and scheduled to be replaced, such as for trenching operations or for installation of drainage structures.

PROPOSAL

DISTRICT 1

For: Scheduled and Emergency Bridge Substructure Repairs and Related Work at Various Locations

COMMONWEALTH OF MASSACHUSETTS

LOCATION

The work referred to herein is in the Cities and Towns of DISTRICT 1 in Berkshire, Franklin, Hampden, and Hampshire Counties, in the Commonwealth of Massachusetts, and is shown by the locus map (Document 00331) in the Proposal Pamphlet, the work locations extend as follows:

at Various Locations

The contract prices shall include the furnishing of all materials (except as otherwise herein specified), the performing of all the labor requisite or proper, the providing of all necessary machinery, tools, apparatus and other means of construction, the doing of all the abovementioned work in the manner set forth, described and shown in the specifications and on the drawings for the work, and in the form of contract, and the completion thereof within 730 CALENDAR DAYS upon receipt of a Notice to Proceed.

The Work of this project is described by the following Items and quantities.

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Project # 613	377	Contract # 126360		
Location :	DISTRICT1			
Description :	Scheduled and	Emergency Bridge Substructure Repairs and Related Work at	Various Locations	
ITEM #	QUANTITY	ITEM WITH UNIT BID PRICE WRITTEN IN WORDS	UNIT PRICE	AMOUNT
100.1	600	BASE LABOR RATE		
		AT PER HOUR		
102.001	30	TREE TRIMMING CREW		
		AT PER HOUR		
106.45	150	BRIDGE WASHING		
		ATPER HOUR		
106.890	2	SHORING PER BEAM END		
		ATEACH		
106.891	2	SHORING PER BEAM END REMOVED AND RESET		
		ATEACH		
106.892	4	CRIBBING PER BEAM END		
		ATEACH		
107.855	400	PRESSURE INJECTION OF CRACKS		
		ATPER FOOT		
120.1	20	UNCLASSIFIED EXCAVATION		
		AT PER CUBIC YARD		
127.12	41	REINFORCED CONCRETE SUBSTRUCTURE EXCAVATION		
		AT PER CUBIC YARD		

Project # 613	377	Contract # 126360		
Location :	DISTRICT1			
Description :	Scheduled and	Emergency Bridge Substructure Repairs and Related Work at	t Various Locations	
ITEM#	QUANTITY	ITEM WITH UNIT BID PRICE WRITTEN IN WORDS	UNIT PRICE	AMOUNT
143.	10	CHANNEL EXCAVATION		
		AT PER CUBIC YARD		
156.	25	CRUSHED STONE		
		ATPER TON		
472.	20	TEMPORARY ASPHALT PATCHING		
		AT PER TON		
630.	100	HIGHWAY GUARD REMOVED AND RESET		
		ATPER FOOT		
697.	200	SEDIMENTATION FENCE		
		AT PER FOOT		
698.1	300	GEOTEXTILE FABRIC FOR STABILIZATION		
		AT PER SQUARE YARD		
740.	24	ENGINEER'S FIELD OFFICE AND EQUIPMENT (TYPE A)		
		AT PER MONTH		
748.1	2	EMERGENCY RESPONSE		
		ATEACH		
751.	20	LOAM FOR ROADSIDES		
		AT PER CUBIC YARD		

Project # 613	377	Contract # 126360				
Location :	DISTRICT1					
Description :	Scheduled and	d Emergency Bridge Substructure Repairs and Related Work	at Various Locations	;		
ITEM #	QUANTITY	ITEM WITH UNIT BID PRICE WRITTEN IN WORDS	UNIT PRICE	AMOUNT		
765.	500	SEEDING				
		AT PER SQUARE YARD				
767.121	1,500	SEDIMENT CONTROL BARRIER				
		AT PER FOOT				
852.	940	SAFETY SIGNING FOR TRAFFIC MANAGEMENT				
		AT PER SQUARE FOOT				
853.403	45	TRUCK MOUNTED ATTENUATOR				
		AT PER DAY				
856.	8	ARROW BOARD				
		AT PER DAY				
856.12	4	PORTABLE CHANGEABLE MESSAGE SIGN				
		AT PER DAY				
859.	4,000	REFLECTORIZED DRUM				
		AT PER DAY				
860.106	200	6 INCH REFLECTORIZED WHITE LINE (PAINTED)				
		AT PER FOOT				
861.106	200	6 INCH REFLECTORIZED YELLOW LINE (PAINTED)				
		AT PER FOOT				

Project # 613	377	Contract # 126360		
Location :	DISTRICT1			
Description :	Scheduled and	d Emergency Bridge Substructure Repairs and Related Work at	Various Locations	
ITEM#	QUANTITY	ITEM WITH UNIT BID PRICE WRITTEN IN WORDS	UNIT PRICE	AMOUNT
905.	41	4000 PSI, 3/8 INCH, 660 CEMENT CONCRETE AT PER CUBIC YARD		
908.	100	CEMENT FOR POINTING AT PER BAG		
909.2	320	CEMENTITIOUS MORTAR FOR PATCHING AT PER SQUARE FOOT		
910.1	1,500	STEEL REINFORCEMENT FOR STRUCTURES - EPOXY COATED AT PER POUND		
964.01	720	ATPER SQUARE YARD		
964.7	185	EPOXY MORTAR FOR PATCHING AT PER SQUARE FOOT		
983.1	30	RIPRAP AT PER TON		
987.02	20	SPECIAL SLOPE PAVING UNDER BRIDGE REMOVED AND RESET AT PER SQUARE YARD		
Total Qty:	12,263	, En ogo, ite mil	1	



SCHEDULE OF PARTICIPATION BY MINORITY OR WOMEN BUSINESS ENTERPRISES (M/WBE)

MAS	SSDOT PROJECT NUMI	BER: 613377			
PRO	JECT LOCATION: <u>DIS</u>	STRICT 1			
DAT	E OF BID OPENING: _				
	Name Address and Phone Number of M/WBE	Name of Activity	(a) M/WBE Contractor Activity Amount	(b) M/WBE Other Business Amount	(c) Total amount eligible for credit under rules in Section VIII of the Special Provisions
	Total Bid Amount	TOTALS:	\$		\$
	\$	M/WBE Percentage of Total bid:	%		%
	Colun	nn (a) must be at least one-half of t	he M/WBE percent	tage goal.	
SIG	NATURE:	Date:	Tel N	o:	
NAN	ME AND TITLE (PRINT)):			
<u>F</u>		JTIONED TO REVIEW DOCUMI NORITY OR WOMEN BUSINES VETERAN OWNED BUSINES	SS ENTERPRISES	AND SERVICE	
		*** END OF DOCUM			

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MINORITY OR WOMEN'S BUSINESS ENTERPRISE PARTICIPATION LETTER OF INTENT PAGE 1 OF 2

MASSDOT PROJECT NUMBER: 613377	
PROJECT LOCATION: DISTRICT 1	
DATE OF BID OPENING:	
FROM(Minority or Wom	en's Business Enterprise Company)
TO:(Nam	e of Prime Contractor)
My company is currently certified as an MBE or V	WBE by the Massachusetts Supplier Diversity Office, formerly usiness Assistance (SOMWBA). There have been no change
2. If any such change occurs prior to my company's co to your firm and to the Massachusetts Department of T	ompletion of this proposed work, I will give written notification ransportation (MassDOT).
subcontractor approval from MassDOT; (1) a resume or foreperson who will supervise on site-work; (2) a project; (3) a list of all projects (public or private) whice intends to make a commitment to perform. I shall intends to make a commitment to perform.	rovide to you, upon request, for the purpose of obtaining stating the qualifications and experience of the superintenden list of equipment owned or leased by my firm for use on the h my firm is currently performing, is committed to perform, o clude, for each project, the names and telephone number of a llar value of the work, a description of the work, and my firm's
4. If you are awarded the Contract, my company intitems of work or other activity described on the follow	ends to enter into an agreement with your firm to perform the ing sheet for the prices indicated.
5. My firm has the ability to manage, supervise and p	perform the activity described on the following page.
M/WBE Authorized Signature	Date
M/ W DE AUHOTZEU SIGHAUHE	Date



MINORITY OR WOMEN'S BUSINESS ENTERPRISE PARTICIPATION LETTER OF INTENT PAGE 2 OF 2

MAS	MASSDOT PROJECT NUMBER: 613377					
PRC	JECT LOCATIO	N: DISTRICT 1				
DAT	TE OF BID OPEN	ING:				
	ME OF PRIME BI					
le-						
	<u>Item number</u> if applicable	Description of Activity with notations such as Installation Only, Material Complete	Only, or	Quantity	<u>Unit</u> <u>Price</u>	Amount
<u>[_</u>				TOTAL AMO	DUNT:	
M/W	BE COMPANY	NAME:				
M/W	BE AUTHORIZI	ED SIGNATURE:				
		PRINT):				
	EPHONE NUMB					
						Rev'd 9/20/19

*** END OF DOCUMENT ***



M/WBE OR SDVOBE JOINT CHECK ARRANGEMENT APPROVAL FORM

(to be submitted by Prime Contractor)

Contract No: 126360 Project No.	613377
Location: DISTRICT 1	Bid Opening Date:
Project Description: Scheduled and Emerge	ency Bridge Substructure Repairs and Related Work at Various Locations
	For the use of a joint check arrangement from, a M/WBE or SDVOBE on the above- referenced, a Material Supplier/Vendor for the OBE has complied with the requirements of Special Provision WBE or SDVOBE has:
 shown that it will place all orde made and retains all decision-m provided a Joint Check Agreem As the Contractor for the Project, w	ect material supplier and has supplied the vendor's response; rs to the subject material supplier/vendor; taking responsibilities concerning the materials; and tent that is acceptable to MassDOT; we agree to issue joint checks (made payable to the Materia DVOBE) for payment of sums due pursuant to invoices from the
Contractor:	
Company Name	Signature Duly Authorized
	Printed Name
Date	Title
SubContractor:	
Company Name	Signature – Duly Authorized
	Printed Name
Date	Title
**	* END OF DOCUMENT ***

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JOINT VENTURE AFFIDAVIT (All Firms)

- All Information Requested By This Schedule Must Be Answered. Additional Sheets May Be Attached.
- If, there is any change in the information submitted, the Joint Venture parties must inform MassDOT Pre-Qualifications Office (and, if one of the companies is a M/WBE or SDVOBE, the Director of Contract Compliance, Office of Civil Rights) *prior* to such change, in writing, either directly or through the Prime Contractor if the Joint Venture is a subcontractor.
- If the Joint Venture Entity will be the bidder on a prime Contract, it must bid and submit all required documents (insurance, worker's compensation, bonds, etc.) in the name of the Joint Venture Entity.

N	Name of Joint Venture:				
Т	Гуре of Entity if applicable (Corp., LLC):	Filing State			
A	Address of joint venture:				
F	Phone No(s) for JV Entity:	E-mail:			
(Contact Person(s)				
T	Tax ID/EIN of Joint Venture:	Vendor Code:			
I	Identify each firm or party to the Joint Venture:				
N	Name of Firm:				
A	Address:				
F	Phone :	E-mail:			
(Contact person(s)				
N	Name of Firm:				
	Address:				
F	Phone:	E-mail:			
(Contact Person(s)				
Ι	Describe the role(s) of the each party to the Joint Venture:				

- IV. Attach a copy of the Joint Venture Agreement. The proposed Joint Venture Agreement should include specific details including, but not limited to: (1) the contributions of capital and equipment; (2) work items to be performed by each company's forces, (3) work items to be performed under the supervision of any M/WBE or SDVOBE Venturer; (4) the commitment of management, supervisory and operative personnel employed by the M/WBE or SDVOBE to be dedicated to the performance of the Project; and (5) warranty, guaranty, and indemnification clauses.
- V. Attach any applicable Corporate or LLC Votes, Authorizations, etc.

VII.



VI. Ownership of the Joint Venture:

A.	Wł	nat is the percentage(s) of each company's ownership in the Joint Venture?
		ownership percentage(s):
		ownership percentage(s):
	В.	Specify percentages for each of the following (provide narrative descriptions and other detail as applicable):
	1.	Sharing of profit and loss:
	2.	Capital contributions:
		(a) Dollar amounts of initial contribution:
		(b) Dollar amounts of anticipated on-going contributions:
		(c) Contributions of equipment (specify types, quality and quantities of equipment to be provided by each firm):
	4.	Other applicable ownership interests, including ownership options or other agreements which restrict or limit ownership and/or control:
	5.	Provide copies of all other written agreements between firms concerning bidding and operation of this Project or projects or contracts.
	6.	Identify all current contracts and contracts completed during the past two (2) years by either of the Joint Venture partners to this Joint Venture:
fi c	vho unct o-si	trol of and Participation in the Joint Venture. Identify by name and firm those individuals are, or will be, responsible for and have the authority to engage in the following managementions and policy decisions. (Indicate any limitations to their authority such as dollar limits and gnatory requirements.): nt Venture check signing:
В.	Au	thority to enter Contracts on behalf of the Joint Venture:
C.	Sig	gning, co-signing and/or collateralizing loans:

D. Acquisition of lines of credit:

]	E. Ac	quisition and indem	nification of payment a	nd performance bonds:	
]	F. Ne		ng labor agreements:		
(G. Ma	inagement of contra	ct performance. (Identij	fy by name and firm only):
	3.	Major purchases:Estimating:			
VIII. I	Financ	ial Controls of Joi	nt Venture:		
	A.	Which firm and/or	individual will be respo	onsible for keeping the bo	ooks of account?
	В.	Identify the "Mar compensation:	naging Partner," if any,	and describe the mean	ns and measure of their
	C.	companies, financi		s, subcontractors, and/or o	to insurance and bonding other parties participating
1	erforn	n the Joint Venture		act. Indicate whether the	nel (by trade) needed to ney will be employees of
			Firm 1 (number)	Firm 2 (number)	Joint Venture (number)
	Trade				
	Profe	essional			
	Adm	inistrative/Clerical			
	I Incl.	illed Labor			



	Will any personnel proposed for this P	Project be employees of the Joint Venture?:				
	If so, who:					
	A. Are any proposed Joint Venture e	employees currently employed by either firm?				
	Employed by Firm 1:	Employed by firm 2				
	B. Identify by name and firm the inc	dividual who will be responsible for Joint Venture hiring:				
Х.	Additional Information. Please state control and structure of this Joint Ven	e any material facts and additional information pertinent to the ature.				
XI.	statements and attached documents identify and explain the terms and opeach firm in the undertaking. Furthe current, complete and accurate information proposed changes to any provisions of Joint Venture. We understand that a	AFFIDAVIT OF JOINT VENTURE PARTIES. The undersigned affirm that the foregoing statements and attached documents are correct and include all material information necessary to identify and explain the terms and operations of our Joint Venture and the intended participation of each firm in the undertaking. Further, the undersigned covenant and agree to provide to MassDOT current, complete and accurate information regarding actual Joint Venture work, payments, and any proposed changes to any provisions of the Joint Venture, or the nature, character of each party to the Joint Venture. We understand that any material misrepresentation will be grounds for terminating any Contract awarded and for initiating action under Federal or State laws concerning false statements.				
Firm	ı 1	Firm 2				
	nature y Authorized	Signature Duly Authorized				
Prin	ted Name and Title	Printed Name and Title				
Date	:	Date				

*** END OF DOCUMENT ***