

SPECIAL PROVISIONS

FOR

FIBER SEGMENT CONSTRUCTION

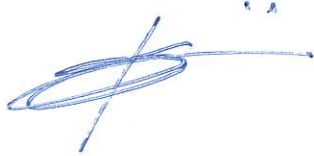
City of Stockton Project No.: WARP504

**Prepared for
City of Stockton**

Dated April 2024

CITY PROJECT NO. WARP504

The special provisions contained herein have been prepared by or under the direction of the following Registered Persons.



REGISTERED CIVIL ENGINEER

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DIVISION I GENERAL PROVISIONS

SECTION 1 - SPECIFICATIONS AND PLANS

1-1.01 Specifications

The work described herein shall be done in accordance with the current City of Stockton, Department of Public Works Standard Specifications and Plans, and the latest Editions of the State of California, Department of Transportation Standard Specifications and Standard Plans, California MUTCD, as referenced therein, and in accordance with the following Special Provisions. To the extent the California Department of Transportation Standard Specifications implement the STATE CONTRACT ACT, (or certain provisions of the Public Contracts code which are inapplicable to charter cities) they shall not be applicable.

In case of conflict or discrepancy between any of the Contract Documents, the order of documents listed below shall be the order of precedence, with the first item listed having the highest precedence.

1. Contract Change Order (changes last in time are first in precedence)
2. Addenda to Contract Agreement
3. Contract Agreement
4. Permits
5. Notice Inviting Bids and Instructions to Bidders
6. Addendums and Letters of Clarification
7. Special Provisions
8. Project Drawings
9. City of Stockton Standard Specifications
10. City of Stockton Standard Drawings
11. Caltrans Standard Specifications
12. Caltrans Standard Plans

Should it appear that the work to be done or any of the matters relative thereto are not sufficiently detailed or explained in these specifications, the special provisions, or the plans, the contractor shall apply to the Engineer in writing for such further explanations as may be necessary and shall conform to them as part of the contract. In the event of any doubt or question arising respecting the true meaning of these specifications, the special provisions or the plans, reference shall be made to the Engineer, whose decision thereon shall be final.

1-1.02 Plans

The bidder's attention is directed to the provisions in Section 1-1.03 "Definitions", of the Standard Specifications and Section 1-1.07 "Definitions", of the Caltrans Specifications.

1-1.03 Terms and Definitions

Wherever in the Standard Specifications, Special Provisions, Notice to Contractors, Proposal, Contract, or other contract documents the following terms are used, the intent

and meaning shall be interpreted as follows:

City or Owner -	City of Stockton
Director -	Director of Public Works, City of Stockton
Standard Specifications -	Current City of Stockton, Standard Plans and Specifications, inclusive of all current revisions, and amendments, unless otherwise stated.
Caltrans Specifications -	State of California, Department of Transportation, Current Standard Plans and Specifications, inclusive of all current revisions, and amendments, unless otherwise stated.
Laboratory -	City of Stockton Department of Public Works Laboratory or consultant's laboratory
Department -	Department of Public Works, City of Stockton
Engineer -	City Engineer, City of Stockton, acting either directly or through properly authorized Engineer agents and consultants
California MUTCD	Latest edition of California Manual on Uniform Traffic Control Devices (MUTCD), and any amendments and revisions thereto.
Working Day	defined as any eight-hour day, except as follows: Saturday, Sunday, and City recognized holidays.

SECTION 2 – BIDDING AND BID PROTESTS

Refer to the Instructions to Bidders and Section 2, "Bidding" of the Standard Specification.

In case of Bid protests, attention is directed to the provisions in Section 2-1.51, "Bid Protests" of the Standard Specifications. The party filing the protest must have submitted a bid for the work. A subcontractor of a bidder may not submit a bid protest.

A copy of bid protests are to be sent to the following address:

Attention: Jeffrey Aube
City of Stockton
Public Works Department
22 E. Weber Avenue, Room 301
Stockton, CA 95202

SECTION 3 – CONTRACT AWARD AND EXECUTION

The bidder's attention is directed to the provisions in Section 3, "Contract Award and Execution," of the Standard Specifications and these Special Provisions.

Bidders and subcontractors are required to be available the day of bid opening to answer questions.

The award of the contract, if it be awarded, will be to the lowest responsible bidder whose proposal complies with all the requirements prescribed.

If the City awards the Contract, the award is made to the lowest responsible bidder within 90 days after the day of the bid opening.

SECTION 4 – SCOPE OF WORK

Attention is directed to the provisions in Section 4, "Scope of Work" of the Caltrans Specifications, Standard Specification, and these Special Provisions.

At no time shall construction begin without receiving notice that the contract has been approved by the City Attorney or an authorized representative. The Contractor shall follow the sequence of construction and progress of work as specified in Section 10-1.01, "Order of Work", of these Special Provisions.

The Contractor shall diligently prosecute all work items to completion.

Full compensation for any additional costs occasioned by compliance with the provisions in this section shall be considered as included in the prices paid for the various contract items of work, and no additional work compensation will be allowed therefore.

Bidders will be required to carefully examine these special provisions and attachments to judge for themselves as to the nature of the work to be done and the general conditions relative thereto and the submission of a proposal hereunder shall be considered prima-facie evidence that the bidder has made the necessary investigation and is satisfied with respect to the conditions to be encountered, the character, quantity and quality of the work performed. For work to be completed, contractors are advised to visit and review the job site prior to the submission of their bid. Bids not presented on the City forms shall be cause for considering the bid as non-responsive.

Bidders must be thoroughly competent and capable of satisfactorily performing the work covered by the proposal, and when requested shall furnish such statements relative to previous experience on similar work, the plan or procedure proposed, and the organization and the equipment available for the contemplated work, and any other as may be deemed necessary by the City Engineer in determining such competence and capability.

It shall be understood that the Contractor shall be required to perform and complete the proposed work in a thorough and diligent manner, and to furnish and provide in connection therewith all necessary labor, tools, implements, equipment, materials and supplies. The Contractor is responsible to take all necessary precautions and use best practices in the industry to perform all work require completing the project.

4-1.01 Differing Site Conditions (23 CFR 635.109)

Attention is directed to the provisions in Section 4-1.06, "Differing Site Conditions," of the Caltrans Specifications and the Standard Specifications. Contractor shall notify the Engineer if he/she finds physical conditions differing materially from contract documents.

4-1.02 Changes and Extra Work

Attention is directed to the provisions in Section 4-1.05A "Changes and Extra Work" of the Standard Specifications and these Special Provisions.

SECTION 5 – CONTROL OF WORK

Attention is directed to the Instruction to Bidders, provisions in Section 5 "Control Work" of the Caltrans Specifications, Standard Specification and these special provisions.

5-1.01 Contract Components

Attention is directed to the provisions in Section 5-1.02," Contract Components" of the Standard Specifications. If a discrepancy found or confusion arises, submit a Request for Information (RFI).

5-1.02 Subcontracting

The contractor shall **physically attach** the FHWA Form 1273 (revised July 5, 2022, which is included in Instructions to Bidders) to all contracts, subcontracts, and lower tier subcontracts.

Attention is directed to the provisions in Section 5-1.13A, "Subcontracting," of the Standard Specifications, and Caltrans Specifications.

Pursuant to the provisions of Section 1777.1 of the Labor Code, the Labor Commissioner publishes and distributes a list of contractor's ineligible to perform work as a subcontractor on a public works project. This list of debarred contractors is available from the Department of Industrial Relations web site at: <http://www.dir.ca.gov/DLSE/Debar.html>

5-1.03 Not Used

5-1.04 Coordination With Other Entities

5-1.04A Permits

The Contractor shall procure all permits and licenses, pay all charges and fees, and give all notices necessary and incident to the due and lawful prosecution of the work. The Environmental Quality Act (Public Resources Code, Sections 21000 to 21176, inclusive) may be applicable to permits, licenses and other authorizations which the Contractor must obtain from local agencies in connection with performing the work of the contract. The Contractor shall comply with the provisions of those statutes in obtaining the permits, licenses and other authorizations and they shall be obtained in sufficient time to prevent delays to the work. In the event that the City has obtained permits, licenses or other

authorizations, applicable to the work, in conformance with the requirements in the Environmental Quality Act, the Contractor shall comply with the provisions of those permits, licenses and other authorizations. The following is a non-inclusive list of the required permits and/or licenses:

- Contractor's License. At a minimum the Contractor shall possess at the time of bid and maintain throughout the duration of the contract, a valid California Class C-10 Contractor License.
- Business License. Contractor shall possess prior to the execution of the contract and maintain throughout the duration of the contract, a valid City of Stockton business license.
- City of Stockton Encroachment Permit
- State's Water Resources Control Board Stormwater Construction General Permit (Contractor pays)
 - Storm Water Pollution Prevention Plan
 - Notice of Intent (NOI)
 - Notice of Termination (NOT)
- Caltrans Encroachment Permit

5-1.05 Submittals

The following is a list of anticipated submittals for the project. The list is provided to aid the Contractor in determining the scope of work, but is not intended to be all inclusive and additional submittals may be required:

- 1) Baseline Progress Schedule (Critical Path Method)
- 2) Storm water Pollution Prevention Plan
- 3) Approved Notice of Intent from State Water Resources Control Board
- 4) Funding Sign(s) Installed (if applicable)
- 5) Pre-construction survey
- 6) Temporary Traffic Control (includes Pedestrian Detour Plan)
- 7) Contractor Safety Plan
- 8) Portland Cement Concrete Mix Design
- 9) Staging Agreement with private property owners (if applicable)
- 10) City of Stockton Encroachment Permit
- 11) City's Construction and Demolition Debris Recycling Report
- 12) List of submittals
- 13) Product submittals
- 14) Lead Compliance Plan
- 15) A Schedule of Values
- 16) Fiber handler/training certificate

The Contractor shall transmit each submittal to the Engineer for review and approval with the submittal form approved by the Engineer. Submittals shall be sequentially numbered on the submittal form. Resubmittals shall be identified with the original number and a

sequential resubmittal suffix letter. The original submittal shall be numbered X. The first resubmittal shall be numbered X-a and so on. Identify on the form the date of the submittal, Contractor, Subcontractor or supplier; pertinent drawing and detail number, and/or special provision number, as appropriate. The Contractor shall sign the form certifying that review, approval, verification of Products required, field dimensions, adjacent construction work, and coordination of information is in accordance with the requirements of the work and contract documents. Any incomplete submittals will be returned for resubmittal.

Schedule submittals to expedite the Project, and deliver to Engineer at the Engineer's office, see Section 10-1.01, "Order of Work," of these Special Provisions.

For each submittal for review, allow 15 calendar days excluding delivery time to and from the Contractor.

Identify variations from Contract Documents and Product or system limitations that may be detrimental to successful performance of the completed Work.

When revised for resubmission, identify all changes made since previous submission.

Distribute copies of reviewed submittals as appropriate. Instruct parties to promptly report any inability to comply with requirements.

Submittals not requested either in the Contract Documents or in writing from the Engineer will not be recognized or processed.

Within 10 calendar days after Notice of Award submit a complete list of all submittals to be submitted and the dates when they will be submitted. **All submittals shall be submitted within 30 calendar days from the date the Notice of Award; otherwise project working days will commence, with or without issuance of the Notice to Proceed.**

Wherever called for in the Contract Documents, or where required by the Engineer, the Contractor shall furnish to the Engineer for review, 1 set, plus one reproducible copy, of each shop drawing submittal. The term "Shop Drawings" as used herein shall be understood to include detail design calculations, shop drawings, fabrication and installation drawings, erection drawings, list, graphs, catalog sheets, data sheets, and similar items. Whenever the Contractor is required to submit design calculations as part of a submittal, such calculations shall bear the signature and seal of an engineer registered in the appropriate branch and in the state of California, unless otherwise directed.

Normally, a separate submittal form shall be used for each specific item or class of material or equipment for which a submittal is required. Transmittal of a submittal of various items using a single form will be permitted only when the items taken together constitute a manufacturer's "package" or are so functionally related that expediency indicates review of the group or package as a whole. A multi-page submittal shall be

collated into sets, and each set shall be stapled or bound, as appropriate, prior to transmittal to the Engineer.

Except as may otherwise be indicated herein, the Engineer will return prints of each submittal to the Contractor with their comments noted on the submittal. The Contractor shall make complete and acceptable submittals to the Engineer by the second submission of a submittal item. The City reserves the right to withhold monies due to the Contractor to cover additional costs of the Engineer's review beyond the second submittal.

If a submittal is returned to the Contractor marked "NO EXCEPTIONS TAKEN", formal revision and resubmission of said submittal will not be required.

If a submittal is returned to the Contractor marked "MAKE CORRECTIONS NOTED", formal revision and resubmission of said submittal will not be required.

5-1.06 Job Site Appearance

Attention is directed to Section 4-1.13 "Cleanup" of the Caltrans Specifications, Section 5-1.31 "Job Site Appearance" of the Standard Specifications, and these Special Provisions.

The Contractor shall maintain a neat appearance to the work.

Broken concrete and debris developed during clearing and grubbing shall be disposed of concurrently with its removal. Contractor shall pay to the City of Stockton the sum of Two Hundred Fifty Dollars (\$250) for every calendar day where debris has remained on the job site overnight.

Full compensation for conforming to the provisions in this section shall be considered as included in the prices paid for the various contract items of work involved, and no additional compensation will be allowed therefore.

5-1.07 Staging Area

Attention is directed to Section 5-1.36E, "Use of Private property," of the Standard Specification and these Special Provisions. The street right-of-way shall be used only for activities that are necessary to perform the required work. The Contractor shall not occupy the right-of-way or allow others to occupy the right-of-way for material storage or other purposes that are not necessary to perform the required work.

5-1.08 Construction Staking

Section 5-1.26, "Construction Surveys", of the Standard Specifications is deleted, and replaced with the following:

1. The Contractor shall be responsible for all construction survey stakes necessary to construct the project in accordance with the lines, grades, sections, stage construction/traffic handling, and traffic signalization, pavement delineation plan described in the plans and specifications.

2. Contractor shall be responsible referencing all existing monumentation within the limits of the project prior to removal of any existing monuments. Monument referencing shall be reviewed and approved by the engineer prior to commencing of the work.
3. The Contractor shall employ a Land Surveyor registered in the State of California or an appropriately registered Civil Engineer to perform such survey work. All stakes and marks set by the Contractor's Land Surveyor or Civil Engineer shall be carefully preserved by the Contractor. In case such stakes and marks are destroyed or damaged, they will be promptly replaced, at the direction of the Engineer at no additional cost to the City. Copies of all field notes and cut sheets shall be provided to the City at no additional cost to the City.
4. The Contractor shall be responsible for completing "Acknowledgement of Monument Preservation" forms prior to the start of construction and after construction is completed. Both forms can be found at the end of these specifications.

Full compensation for conforming to the provisions in this section shall be considered as included in prices paid for the various contract items of work involved, and no additional compensation will be allowed therefore.

5-1.9 Increased or Decreased Quantities

The City reserves the right to make such alterations, deviations, additions to, or omissions from the plans and specifications, including the right to increase or decrease the quantity of any item or portion of the work or to omit any item or portion of the work, as may be deemed by the Engineer to be necessary or advisable and to require such extra work as may be determined by the Engineer to be required for the proper completion or construction of the whole work contemplated, without adjustment in the unit price as bid.

Attention is directed to Section 4-1.02, "Changes and Extra Work," of these Special Provisions. Any such changes will be set forth in a contract change order, which will specify the work to be done in connection with the change made, adjustment of contract time, if any, and the basis of compensation for such work. A contract change order will not become effective until approved by the City Manager and / or City Council.

5-1.10 Stop Notice Withholds

Section 9-1.16E(4) "Stop Notice Withholds" of the Caltrans Specifications is amended to read as follows:

"The City of Stockton, by and through the Department of Public Works, may at its option and at any time retain out of any amounts due the Contractor, sums sufficient to cover claims, filed pursuant to Section 3179 et seq. of the Code of Civil Procedures."

5-1.11 Rights in Land

All work, equipment parking, or any other activity associated with the project shall be confined to the project limits within the street rights-of-way. The Contractor's use of any other property exclusively in connection with this project shall be by a written agreement between the property owner and the Contractor. A certified copy of any such agreement shall be furnished to the Engineer prior to the use of such property by the Contractor.

Full compensation for conforming to the provisions in this section shall be considered as included in prices paid for the various contract items of work involved, and no additional compensation will be allowed therefore.

5-1.12 As-Built/Record Drawings

The Contractor shall maintain a complete set of drawings on-site for the purpose of keeping up to date all field modifications. This plan set shall be available for review by the project Inspector and the Engineer. These plans shall be provided to the Inspector after the completion of construction at the Post-Construction Meeting and prior to the final payment. All revisions, modifications, and/or changes shall be marked clearly. Notes and dimensions shall be in red and be clear and legible. These plans will be used by the Engineer to mark up the original plan sheets with the revisions made during construction.

A list shall be maintained of any trees removed during the course of construction by the Contractor or his Subcontractor, identifying the location, size, and species (common name). This list shall be submitted at the Post-Construction Meeting.

Full compensation for furnishing the As-Built/Record Drawings shall be considered included in the prices paid for the various bid items of work, and no additional compensation will be considered therefore.

5-1.13 Notice of Potential Claim

The Contractor shall not be entitled to the payment of any additional compensation for any cause, or for the happening of any event, thing, or occurrence, including any act or failure to act, by the Engineer, unless he has given the Engineer due written notice of potential claim as hereinafter specified. However, compliance with this section shall not be a prerequisite for matters within the scope of the protest provisions under "Changes" or "Time of Completion" or within the notice provisions in "Liquidated Damages". The written notice of potential claim shall set forth the items and reasons which the Contractor believes to be eligible for additional compensation, the description of work, the nature of the additional costs and the total amount of the potential claim. If based on an act or failure to act by the Engineer, written notice for potential claim must be given to the Engineer prior to the Contractor commencing work. In all other cases, written notice for potential claims must be given to the Engineer within 15 days after the happening of the event, thing or occurrence giving rise to the potential claim.

It is the intention of this Section that potential differences between the parties of this Contract be brought to the attention of the Engineer at the earliest possible time so that

appropriate action may be taken and settlement may be reached. The Contractor hereby agrees that he shall have no right to additional compensation for any claim that may be based on any act or failure to act by the Engineer or any event, thing or occurrence for which no written notice of potential claim was filed.

5-1.14 Records

The Contractor shall maintain cost accounting records for the contract pertaining to, and in such a manner as to provide a clear distinction between, the following 6 categories of costs of work during the life of the contract:

- A. Direct costs of contract item work.
- B. Direct costs of changes in character in conformance with Sections 4-1.05B and 9-1.15, "Work-Character Changes," of the Caltrans Specifications.
- C. Direct costs of extra work in conformance with Section 4-1.02, "Changes and Extra Work," of these Special Provisions.
- D. Direct costs of work not required by the contract and performed for others.
- E. Direct costs of work performed under a notice of potential claim in conformance with the provisions in Section 5-1.43, "Potential Claims and Dispute Resolution," of the Caltrans Specifications.
- F. Indirect costs of overhead.

Cost accounting records shall include the information specified for daily extra work reports in Section 5-1.27, "Records," of the Caltrans Specifications. The requirements for furnishing the Engineer completed daily extra work reports shall only apply to work paid for on a force account basis.

The cost accounting records for the contract shall be maintained separately from other contracts, during the life of the contract, and for a period of not less than 3 years after the date of acceptance of the contract. If the Contractor intends to file claims against the Department, the Contractor shall keep the cost accounting records specified above until complete resolution of all claims has been reached.

5-1.15 Noncompliant and Unauthorized Work

Attention is directed to Section 5-1.30, "Noncompliant and Unauthorized Work," of Caltrans Specifications.

5-1.16 Property and Facility Preservation

Attention is directed to Section 5-1.36, "Property and Facility Preservation," of Caltrans Specifications and these Special Provisions. Due care shall be exercised to avoid injury to existing highway improvements or facilities, utility facilities, adjacent property, and roadside trees shrubs and other plants that are not to be removed. Roadside trees, shrubs and other plants that are not to be removed, and pole lines, fences, signs, markers and monuments, buildings and structures, conduits, pipelines under or above ground, sewer and water lines, all highway facilities and any other improvements or facilities within or adjacent to the highway shall be protected from injury or damage, and if ordered by the Engineer, the Contractor shall provide and install suitable safeguards, approved by the

Engineer, to protect the objects from injury or damage. If the objects are injured or damaged by reason of the Contractor's operations, the objects shall be replaced or restored at the Contractor's expense.

The facilities shall be replaced or restored to a condition as good as when the Contractor entered upon the work, or as good as required by the specifications accompanying the contract, if any of the objects are a part of the work being performed under the contract. The Engineer may make or cause to be made those temporary repairs that are necessary to restore to service any damaged highway facility. The cost of the repairs shall be borne by the Contractor and may be deducted from any moneys due or to become due to the Contractor under the contract. The fact that any underground facility is not shown upon the plans shall not relieve the Contractor of the responsibility under this Section of these Special Provisions. It shall be the Contractor's responsibility, pursuant thereto, to ascertain the location of those underground improvements or facilities which may be subject to damage by reason of the Contractor's operations.

Full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in protecting or repairing property as specified in this Section shall be considered as included in the prices paid for the various contract items of work and no additional compensation will be allowed therefor.

5-1.17 Pre-construction Survey

Attention is directed to Section 5-1.36D, "Survey Monuments" of the Caltrans Specifications and these Special Provisions. The Contractor shall perform a pre-construction survey of all existing structures, pavements, and other aboveground facilities within the project limits prior to beginning any work, noting their condition by means of photographs and video tapes supplemented by written documentation, where applicable.

Color photographs shall be taken with a digital camera at locations that are appropriate to show pre-existing conditions. Each photograph shall show the date and time the photograph was taken and clearly labeled showing the location, viewing direction, and any special features noted. Digital files of each photograph and a copy of videotapes shall be submitted to the Engineer.

Preserving and Perpetuating Survey Monuments

The contractor shall exercise due caution and shall carefully preserve bench marks, control points, reference points and all survey monuments, and shall bear all expenses for replacement and/or error caused by his/her unnecessary loss or disturbance. The contractor shall consult with a licensed land surveyor or civil engineer licensed to practice land surveying in California prior to beginning construction to ensure that any preconstruction corner records, as required by the State of California Professional Land Surveyor' ACT have been filed with the County Surveyor, pursuant to Section 8771(a-f) of the California Business and Profession Code.

Action by:	Action:
<i>Contractor's Land Surveyor</i>	<ol style="list-style-type: none"> 1. Identifies existing survey monuments. 2. Lists all existing survey monuments. 3. Ties out / performs construction staking of survey monuments. 4. Indicates survey monuments on construction plans.
	<ol style="list-style-type: none"> 5. Files all pre-construction Corner Records or Records of Survey with San Joaquin County. The Corner Records or Record of Survey will show monuments within the area of construction reasonably subject to removal or disturbance not shown on a recent record document (recent record document is a filed survey map or corner record document completed with acceptable modern survey methods that includes survey ties from monuments within the construction area to monuments outside of the construction area). 6. Submits copies of pre-construction Corner Records or Records of Survey filed with San Joaquin County to City Engineer/Project Manager
<i>Contractor</i>	<ol style="list-style-type: none"> 7. Preserves/perpetuates all survey monumentation during construction, including, but not limited to, those listed. 8. Restores survey monuments disturbed by construction.
<i>Contractor's Land Surveyor,</i>	<ol style="list-style-type: none"> 9. Files all post-construction Corner Records and Records of Survey with San Joaquin County for all monuments disturbed during construction 10. Submits copies of Corner Records or Records of Survey filed with San Joaquin County to City Engineer/Project Manager.

Monuments set shall be sufficient in number and durability and efficiently placed so as not to be readily disturbed, to assure, together with monuments already existing, the perpetuation or facile reestablishment of any point or line of the survey.

When monuments exist that control the location of subdivisions, tracts, boundaries, roads, streets, or highways, or provide horizontal or vertical survey control, the monuments shall be located and referenced by or under the direction of a licensed land surveyor or registered civil engineer prior to the time when any streets, highways, other rights-of-way, or easements are improved, constructed, reconstructed, maintained, resurfaced, or relocated, and a corner record or record of survey of the references shall be filed with the county surveyor. They shall be reset in the surface of the new construction, a suitable monument box placed thereon, or permanent witness monuments set to perpetuate their

location if any monument could be destroyed, damaged, covered, or otherwise obliterated, and a corner record or record of survey filed with the county surveyor prior to the recording of a certificate of completion for the project. Sufficient controlling monuments shall be retained or replaced in their original positions to enable property, right-of-way and easement lines, property corners, and subdivision and tract boundaries to be reestablished without devious surveys necessarily originating on monuments differing from those that currently control the area. It shall be the responsibility of the governmental agency or others performing construction work to provide for the monumentation required by this section. It shall be the duty of every land surveyor or civil engineer to cooperate with the governmental agency in matters of maps, field notes, and other pertinent records. Monuments set to mark the limiting lines of highways, roads, streets or right-of-way or easement lines shall not be deemed adequate for this purpose unless specifically noted on the corner record or record of survey of the improvement works with direct ties in bearing or azimuth and distance between these and other monuments of record.

The decision to file either the required corner record or a record of survey pursuant to subdivision shall be at the election of the licensed land surveyor or registered civil engineer submitting the document.

Full compensation for pre-construction survey shall be included in the contract price for the various items of work involved, and no additional compensation will be allowed therefore.

5-1.18 Cooperation

Should construction be under way by other forces or by other contractors within or adjacent to the limits of the work specified or should work of any other nature be under way by other forces within or adjacent to those limits, the Contractor shall cooperate with all the other contractors or other forces to the end that any delay or hindrance to their work will be avoided. The right is reserved to perform other or additional work at or near the site (including material sources) at any time, by the use of other forces. When 2 or more contractors are employed on related or adjacent work, or obtain materials from the same material source, as provided in Section 6, "Control of Materials" of the Caltrans Specifications, each shall conduct their operations in such a manner as not to cause any unnecessary delay or hindrance to the other. Each contractor shall be responsible to the other for all damage to work, to persons or property caused to the other by their operations, and for loss caused the other due to unnecessary delays or failure to finish the work within the time specified for completion.

The Contractor shall protect from damage any utility facilities that are to remain in place, be installed, relocated, adjusted, or otherwise rearranged.

The Contractor should note that the following utility companies and other agencies maintain facilities within the project area and may have forces in the project area or adjacent thereto:

- PG&E
- AT&T and other phone companies
- City of Stockton Municipal Utilities Department
- Comcast Cable Company
- California Water Service Company
- City of Stockton Public Works Department

The Contractor shall verify the horizontal and vertical locations of all existing utilities prior to start of construction. The Contractor shall be responsible for the repair and replacement of these or any other facilities damaged during construction. A minimum of forty-eight (48) hours or two (2) working days prior to beginning construction, the Contractor shall notify Underground Services Alert (USA), telephone (800) 227-2600, to have existing facilities marked in the field.

Installation and/or relocation of the aforementioned utilities and other agencies' facilities will require coordination with the Contractor's operations. The Contractor shall make necessary arrangements with the utility company and other agencies through the Engineer, and shall submit a schedule of work, verified by a representative of the utility company or other agency, to the Engineer. The Contractor shall notify the Engineer in writing one (1) month and again one (1) week prior to preparing the site for the utility relocation work or work to be done by other agencies.

The Contractor shall take care to avoid working in any area of the project, which may conflict with the work underway by the utility companies. The Contractor's construction schedule shall be prepared to avoid utility work.

The Contractor shall cooperate completely with all utility companies having facilities within the project area.

Attention is directed to the possible existence of underground facilities not known to the City or in a location different from that which is shown on the plans or in these Special Provisions. The Contractor shall take steps to ascertain the exact location of all underground facilities prior to doing work that may damage such facilities or interfere with their service.

Payment for complying with this Special Provision shall be included in the various items of work, and no additional compensation will be allowed therefore.

SECTION 6 – CONTROL OF MATERIALS

Attention is directed to the provisions in Section 6, "Control of Materials," of the Standard Specifications, and these Special Provisions.

6-1-01 BLANK

6-1-02 Furnished Materials

There are no City Furnished Materials for this project.

6-1-03 BLANK

6-1.04 Buy America

6-1.04A General

Attention is directed to Section 6-1.04, "Buy America" of the Caltrans Specifications and these Special Provisions.

Buy America requirements do not apply to the following:

1. Tools and construction equipment used in performing the work
2. Temporary work that is not incorporated into the finished project

6-1.04B Crumb Rubber (Pub Res Code § 42703(d))

Furnish crumb rubber with a certificate of compliance. Crumb rubber must be:

1. Produced in the United States
2. Derived from waste tires taken from vehicles owned and operated in the United States

6-1.04C Steel and Iron Materials

Steel and iron materials must be melted and manufactured in the United States except:

1. Foreign pig iron and processed, pelletized, and reduced iron ore may be used in the domestic production of the steel and iron materials
2. If the total combined cost of the materials produced outside the United States does not exceed the greater of 0.1 percent of the total bid or \$2,500, the material may be used if authorized

Furnish steel and iron materials to be incorporated into the work with certificates of compliance and certified mill test reports. Mill test reports must indicate where the steel and iron were melted and manufactured.

All melting and manufacturing processes for these materials, including an application of a coating, must occur in the United States. Coating includes all processes that protect or enhance the value of the material to which the coating is applied.

6-1.04D Manufactured Products

Iron and steel used in precast concrete manufactured products must meet the requirements of section 6- 1.04C regardless of the amount used.

Iron and steel used in other manufactured products must meet the requirements of section 6-1.04C if the weight of steel and iron components constitute 90 percent or more of the total weight of the manufactured product.

6-1.04E Construction Materials

Buy America requirements apply to the following construction materials unless otherwise specified:

1. Non-ferrous metals
2. Plastic and polymer-based products such as:
 - 2.1. Polyvinylchloride
 - 2.2. Composite building materials
3. Glass
4. Fiber optic cable (including drop cable)
5. Optical Fiber
6. Lumber
7. Engineer Wood
8. Drywall

Where one or more of these construction materials have been combined by a manufacturer with other materials through a manufacturing process, Buy America requirements do not apply unless otherwise specified.

Furnish construction materials to be incorporated into the work with certificates of compliance with each project delivery. Manufacturer's certificate of compliance must identify, where the construction material was manufactured and attest specifically to Buy America compliance.

All manufacturing processes for these materials must occur in the United States.

6-1.05 Quality Assurance Program

Refer to Instruction to Bidders.

6-1.06 Testing

Testing of materials and work shall conform to the provisions in Section 6, "Control of Materials" of the Caltrans Specifications and these special provisions. Whenever the provisions of Section 6 of the Caltrans Standard Specifications refer to tests or testing, it shall mean tests to assure the quality and to determine the acceptability of the materials and work. Contractor's attention is directed to the City's Quality Assurance Program in Instructions to Bidder Package.

Contractor to conduct and provide compaction and material testing. Testing includes and not limited to compaction testing and material testing. A relative compaction of 95% is expected on AC overlay, roadway sub grade and sidewalk areas.

Compaction testing will be required for subsoil, AB, and hot mix asphalt. For AB, sieve analysis, cleanness value, and R value may be provided by the vendor if the source is consistent.

For Asphalt Concrete, certificate of compliance, one sieve analysis, and one oil content test per day is required from supplier.

For concrete, certificate of compliance for Curb Gutter/Sidewalk, driveway, and ADA ramp or ASTM C39 compaction test, 4 cylinders per day, with a required 28 day strength of 3,000 psi is required.

The Engineer will deduct the costs for testing of materials and work found to be unacceptable, as determined by the tests performed by the Department and the costs for testing of material sources identified by the Contractor which are not used for the work, from moneys due or to become due to the Contractor. The amount deducted will be determined by the engineer.

Full compensation for performing the work in these specifications shall be included in the prices paid for the various contract items of work, and no additional compensation will be allowed therefore.

6-1.07 Pre-qualified and Tested Signing and Delineation Material

The California Department of Transportation maintains the list of Prequalified and Tested signing and delineation materials and products. Approval of pre-qualified and tested products and materials shall not preclude the Engineer from sampling and testing any of the signing and delineation materials or products at any time.

None of the listed signing and delineation materials and products shall be used in the work unless such material or product is listed on the California Department of Transportation's List of Approved Traffic Products. A Certificate of Compliance shall be furnished as specified in Section 6, "Control of Materials", of the Caltrans Specifications for signing and delineation materials and products. Said certificate shall also certify that the signing and delineation material or product conforms to the pre-qualified testing and approval of the California Department of Transportation, Division of Traffic Operations, and was manufactured in accordance with the approved quality control program.

For those categories of materials included on the list of Prequalified and Tested Signing and Delineation Materials, only those products shown within the listing may be used in the work. Other categories of products, not included on the list of Prequalified and Tested Signing and Delineation Materials, may be used in the work provided they conform to the requirements of the Standard Specifications.

Materials and products will be considered for addition to said approved pre-qualified and tested list if the manufacturer of the material or product submits to the Division of Traffic Operations of the California Department of Transportation a sample of the material or product. The sample shall be sufficient to permit performance of all required tests. Approval of such materials or products will be dependent upon a determination as to compliance with the Specifications and any test the California Department of Transportation may elect to perform. The list of approved pre-qualified and tested signing and delineation materials and products can be found at the California Department of

Transportation Web Site:

<https://dot.ca.gov/-/media/dot-media/programs/engineering/documents/mets/signing-and-delineation-materials-a11y.pdf>

SECTION 7 – LEGAL RELATIONS AND RESPONSIBILITY TO THE PUBLIC

7-1.01 General

Attention is directed to Section 7 “Legal Relations and Responsibility to the Public” of the Caltrans Specifications, Standard Specifications, and these Special Provisions.

7-1.02 Maintaining Public Convenience and Safety

Attention is directed to Sections 7-1.03, "Public Convenience", 7-1.04, "Public Safety", and Section 12, "Temporary Traffic Control", of the Caltrans Specifications. Attention is also directed to Part 6 of the California MUTCD and Sections 7-1.03, "Public Convenience", 7-1.04, "Public Safety", of Standard Specifications, and Section 12-1.01, "Maintaining Traffic" of these Special Provisions. Nothing in these Special Provisions shall be construed as relieving the Contractor from his responsibility as provided in said sections and Part 6 of the California MUTCD.

7-1.03 Trench Safety

Attention is directed to Sections 7-1.02K(6)(b), "Excavation Safety" of the Standard Specifications and these Special Provisions.

If required, the Contractor shall furnish all labor, equipment, and materials required to design, construct, and remove all shoring, lagging, cribbing, piling, and/or other types of support for the wall of any open excavation required for the construction of this project.

In making excavations for the project, the Contractor shall be fully responsible for providing and installing adequate sheeting, shoring, and bracing, as may be necessary as a precaution against slides or cave-ins and to fully protect all existing improvements of any kind from damage.

The Contractor shall be solely responsible for any damages which may result from his failure to provide adequate shoring to support the excavations under any or all of the conditions of loading which may exist or which may arise during the construction project. Nothing herein shall be deemed to allow the use of shoring, sloping, or protective system less effective than that required by the Construction Safety Orders of the Division of Industrial Safety.

Full compensation for conforming to the provisions in this section shall be included in the prices paid for various bid items, and no additional compensation will be made therefore.

7-1.04 Public Convenience

Contractor's attention is directed to the Section 12-1.01 "Maintaining Traffic" of these Special Provisions, Section 7-1.03 "Public Convenience" of the Standard Specifications,

and these Special Provisions.

The Contractor shall notify San Joaquin Regional Transit District (SJRTD) a minimum of five (5) working days prior to beginning work. The Contractor shall coordinate with SJRTD if any bus stops and bus routes are affected.

The Contractor shall inform the City Fire Department, City Police Department, City Public Works Department, Municipal Utilities Department (MUD), and all affected utilities no later than three (3) working days before work is to begin.

The Contractor shall provide the City with the name and telephone number (business, home and mobile) of three (3) representatives available at all times during the duration of the contract. Said names and telephone numbers shall be provided to the City of Stockton Public Works, Fire, and Police Departments.

The Contractor shall circulate printed form letters, approved by the Engineer, explaining the project to be done and the length of time inconvenience will be caused by the project and deliver same to the residents and businesses to be affected at least three (3) working days before work is to commence on their street. In addition, the Contractor shall provide temporary "No Parking" signs posted three (3) working days in advance of the work. Such signs shall be placed no further than fifty (50) feet apart. The additional "No Parking" signs shall be removed upon completion of the work and the opening of the street to traffic. It shall be the Contractor's responsibility to remove any vehicles obstructing his operations.

Full compensation for conforming to the provisions in this section shall be included in the prices paid for various bid items, and no additional compensation will be made therefore.

7-1.05 Public Safety

Contractor's attention is directed to the Section 12-1.01 "Maintaining Traffic" of these Special Provisions, Section 7-1.04 "Public Safety" of the Standard Specifications, and these Special Provisions. Nothing in the specifications voids the contractor's public safety responsibilities.

All safety devices, their maintenance, and use shall conform to the latest requirements of OSHA and shall conform to the applicable provisions of the Part 6 "Temporary Traffic Control", of the **California MUTCD**. It shall be the complete responsibility of the Contractor to protect persons from injury and to avoid property damage. Adequate barricades, construction signs, flashers, and other such safety devices, as required, shall be placed and maintained during the progress of the construction work, until the project is completed. Whenever required, flaggers shall be provided to control traffic.

The Contractor shall provide for the proper routing of vehicles and pedestrian traffic in a manner that will hold congestion and delay of such traffic to practicable minimum by furnishing, installing, and maintaining all necessary temporary signs, barricades, and other devices and facilities, as approved by the City Traffic Engineer. As the work

progresses, the Contractor shall relocate, subject to the City Traffic Engineer's approval, such devices and facilities as necessary to maintain proper routing. The Contractor shall notify the City Traffic Engineer a minimum of three (3) working days prior to the relocation of any traffic control devices.

When work is not in progress on a trench or other excavation that requires closure of an adjacent lane, the traffic cones or portable delineators used for the lane closure shall be placed off of and adjacent to the edge of the traveled way. The spacing of the cones or delineators shall be not more than the spacing used for the lane closure.

Full compensation for furnishing, installing, moving, and removing of all necessary traffic control devices including, but not limited to, signing, striping, barricades, and flagging shall be included in the bid item for "Traffic Control System", as shown on the bid schedule, and no additional compensation will be allowed therefor.

7-1.06 Indemnification and Insurance

Attention is directed to Section 7-1.05 "Indemnification" and Section 7-1.06, "Insurance" of the Standard Specifications, and Instruction to Bidders for this project.

Indemnification and Insurance shall conform to an Exhibit, which is attached to this project bid package and incorporated by this reference.

Full compensation for conforming to the requirements of this section shall be considered as included in the prices paid for the various contract items of work involved, and no additional compensation will be allowed therefore.

7-1.07 Federal Laws for Federally-Aid Contracts (Form 1273)

Attention is directed to Section 7-1.11 "Federal Laws for Federally-Aid Contracts" of the Caltrans Specifications, and Instruction to Bidders for this project.

Prime contractors and any lower-tier subcontractors with subcontracts in excess of \$10,000 must complete form FHWA-1391 report for work performed during **the last PAY PERIOD of July**. Prime contractors are subject to a progress pay deduction (minimum amount of \$1,000) for failure to submit form FHWA-1391s, including failure to submit form FHWA-1391s for applicable subcontractors, or if the report they submit are unsigned, illegal, or incomplete.

7-1.08 Lead Compliance Plan

Attention is directed to Section 7-1.02K(6)(j)(ii) "Lead Compliance Plan, of the Caltrans Specifications.

A lead compliance plan for worker health and safety must be prepared by a Certified Industrial Hygienist (CIH) and must be submitted and implemented prior to the start of construction activities. This plan is needed in order to comply with California Occupational Safety and Health Administration (Cal OSHA) regulations addressing

aerially deposited lead for projects involving soil disturbance, and to minimize worker exposure to lead chromate or lead while handling paint and thermoplastic residue.

Allow 7 days for the Engineer's review. Obtain authorization for the plan before starting any activity that presents the potential for lead exposure.

The plan shall include items listed in 8 CA of Regs § 1532.1(e)(2)(B). Obtain authorization for the plan before starting any activity that presents the potential for lead exposure. Contractor shall provide a safety training program to employees who have no prior training, including City employees. The safety training program shall comply with 8 CA Code of Regs § 1532.1 and the provided lead compliance plan. Contractor shall submit copies of air monitoring or job site inspection reports made by or under the direction of the CIH under 8 CA Code of Regs § 1532.1 within 10 days after the date of monitoring or inspection.

Supply personal protective equipment, training, and washing facilities required by your lead compliance plan for five City employees.

Full compensation for conforming to the requirements of this section shall be considered as included in the prices paid for the various contract items of work involved, and no additional compensation will be allowed therefore.

SECTION 8 – PROSECUTION AND PROGRESS

Attention is directed to the provisions in Section 8 of the Standard Specifications, and these Special Provisions.

8-1.01 Time of Completion

Attention is directed to the provisions in Sections 8-1.05A, "Time", and 8-1.07, "Delay" of the Standard Specifications, and these Special Provisions.

The contract for the performance of the work and the furnishing of materials shall be executed within ten (10) days after the approval thereof by the City Attorney. The City will issue the Notice to Proceed following execution of the contract.

Submittals shall be delivered to the Engineer within thirty (30) calendar days of execution of contract. Contract shall not start any work on the job site until the Engineer approves the submittals. Refer to section 5-1.05, "Submittals" of these Special Provisions. The Contractor shall only enter the jobsite prior to approval of the above submittals for purposes of measuring field dimensions and locating utilities.

The Contractor shall diligently prosecute the contract work to completion within 95 working days. The days to finish the punch list, provided by the City, are included in the Original Working Days.

Notice to Proceed will not be issued until all complete submittals have been reviewed at least once. Correction indicated on submittals shall be considered as changes necessary

to meet the requirements of the Contract Documents and shall not be taken as the basis for changes to the contract requirements. The Engineer's review of Contractor Shop Drawing submittals shall not relieve the contractor of the entire responsibility for the correctness of details and dimensions. The Contractor shall assume all responsibility and risk for any misfits due to error in Contractor submittals. The Contractor shall be responsible for the dimension and the design of adequate connections and details.

Prior to Notice to Proceed, the Contractor shall indicate in writing when all the traffic signal hardware and equipment, which makes the traffic signal and communication system operational, will be delivered to the project site. Based on the indicated delivery date, the date to commence the work will be issued by the City. If by any unforeseen action, the established delivery date cannot be made, the Contractor shall provide the City with a letter from the manufacturer indicating the reason why the delivery date cannot be met. The letter shall also indicate the revised delivery date. The City reserves the right to either accept the reason or to reject it. A letter from vendor is not acceptable.

Should the Contractor choose to work on a Saturday, Sunday, or on a holiday recognized by the labor unions, the Contractor shall reimburse the City of Stockton the actual cost of engineering, inspection, testing, superintendent, and/or other overhead expenses, which are directly chargeable to the contract. Should such work be undertaken at the request of the City, reimbursement will not be required.

8-1.02 Liquidated Damages

Attention is directed to the provisions in Section 8-1.10, "Liquidated Damages", of the Caltrans Specifications, Standard Specifications, and these Special Provisions.

The Contractor shall pay liquidated damages to the City of Stockton in the amount of \$5,200 (fifty-two hundred dollars) per day for each and every calendar day that the work, with the exception of the maintenance period, remains incomplete after the expiration of the contract working days specified in these Special Provisions.

Full compensation for any costs required to comply with the provisions in this section shall be considered to be included in the prices paid for the various contract items of work, and no additional compensation will be allowed therefore.

8-1.03 Progress Schedule

GENERAL

Summary

Comply with Section 8-1.02, "Schedule," of the Caltrans Specifications, except you must:

1. Use computer software to prepare the schedule
2. Furnish compatible software for the Engineer's exclusive possession and use

The Contractor is responsible for assuring that all activity sequences are logical and that each schedule shows a coordinated plan for complete performance of the work.

Definitions

contract completion date: The current extended date for completion of the contract shown on the weekly statement of working days furnished by the Engineer as specified in Section 8-1.05, "Time," of the Caltrans Specifications.

data date: The day after the date through which a schedule is current. Everything occurring earlier than the data date is "as-built" and everything on or after the data date is "planned."

float: The difference between the earliest and latest allowable start or finish times for an activity.

milestone: An event activity that has zero duration and is typically used to represent the beginning or end of a certain stage of the project.

near critical path: A chain of activities with total float exceeding that of the critical path but having no more than 10 working days of total float.

time-scaled network diagram: A graphic depiction of a Critical Path Method (CPM) schedule comprised of activity bars with relationships for each activity represented by arrows. The tail of each arrow connects to the activity bar for the predecessor and points to the successor.

total float: The amount of time that an activity or chain of activities can be delayed before extending the scheduled completion date.

Submittals

General Requirements

Submit to the Engineer baseline, monthly updated, and final updated schedules, each consistent in all respects with the time and order of work requirements of the contract. Perform work in the sequence indicated on the current accepted schedule.

Each schedule must show:

1. Calculations using critical path method to determine controlling activities.
2. Duration activities less than 20 working days.
3. Each required constraint. Constraints other than those required by the special provisions may be included only if authorized.

The Engineer's review and acceptance of schedules does not waive any contract requirements and does not relieve the Contractor of any obligation or responsibility for submitting complete and accurate information. Correct rejected schedules and resubmit them within 7 days of notification by the Engineer, at which time a new review period of 7 days will begin.

Errors or omissions on schedules do not relieve the Contractor from finishing all work within the time limit specified for completion of the contract. If, after a schedule has been accepted by the Engineer, either you or the Engineer discovers that any aspect of the

schedule has an error or omission, the Contractor must correct it on the next updated schedule.

Baseline Schedule

Submit to the Engineer a baseline schedule within 20 days of approval of the contract. Allow 20 days for the Engineer's review after the baseline schedule and all support data are submitted. Beginning the week the baseline schedule is first submitted, meet with the Engineer weekly to discuss and resolve schedule issues until the baseline schedule is accepted. The baseline schedule must include the entire scope of work and must show how the Contractor is plans to complete all work contemplated. Multiple critical paths and near-critical paths must be kept to a minimum. A total of not more than 50 percent of the baseline schedule activities must be critical or near critical, unless otherwise authorized by the Engineer. The baseline schedule must not extend beyond the number of working days originally provided in these special provisions.

Updated Schedule

Submit an updated schedule and meet with the Engineer to review contract progress on or before the 1st day of each month, beginning one month after the baseline schedule is accepted. Allow 15 days for the Engineer's review after the updated schedule and all support data are submitted, except that the review period will not start until any previous month's required schedule is accepted. Updated schedules that are not accepted or rejected within the review period are considered accepted by the Engineer.

The updated schedule must show:

1. Data date of the 21st day of the month or other date established by the Engineer
2. Changes from approved revised schedules

Final Updated Schedule

Submit a final updated schedule with actual start and finish dates for the activities within 30 days after completion of contract work. Provide a written certificate with this submittal signed by the Contractor's project manager or an officer of the company stating, "To my knowledge and belief, the enclosed final updated schedule reflects the actual start and finish dates of the actual activities for the project contained herein." An officer of the company may delegate in writing the authority to sign the certificate to a responsible manager.

8-1.04 Federal Lobbying Restrictions

Refer to Instructions to Bidders.

8-1.05 Pre-Construction Meeting

The City of Stockton Public Works Department will schedule a pre-construction meeting with the Contractor following award of the contract and prior to commencing work (Contact 209-937-8411). The City will issue the Notice to Proceed following execution of the Contract. This meeting will be held in the City of Stockton, Public Works Department.

8-1.06 Post-Construction Meeting

The Contractor shall attend a post-construction meeting that will be arranged by the Public Works Department (Contact 209-937-8411) after completion of work and prior to acceptance and final payment. The project Design Engineer and the project Inspector will also attend this meeting. The purpose of the meeting will be to discuss the project and any related issues that can help improve future Public Works construction projects. This meeting will be held in the City of Stockton, Public Works Department.

SECTION 9 – PAYMENT

All measurements and payments for this work shall conform to all applicable provisions on Section 9, "Measurement and Payment" of the Standard Specifications, Instructions to Bidders, and these special provisions.

No partial payment will be made for any materials that are furnished on hand, but not yet installed or incorporated in the work. The work to be performed consists of furnishing all labor, materials, tools, transportation, supplies, equipment, appurtenances, fuel, and power, unless specifically excepted, necessary, or required to install fiber optic cables in new and existing conduit and existing buildings, terminate new fiber cables in new termination panels, upgrade traffic signal cabinets, and make any and all other connections as further delineated on the plans and described in these Special Provisions.

All other work as may be necessary as indicated on the plans, in the specifications, and as required by the Engineer.

Upon completion of all of the work included herein, including approved contract change orders as appropriate, the Contractor may request that the Engineer file a Notice of Completion for the purposes of relief of maintenance and release of retention.

All materials designated to be removed shall become the property of the Contractor, unless otherwise noted, and shall be disposed in accordance with local, State, and Federal laws and ordinances.

Full compensation for disposal of materials and performing the work in these Special Provisions shall be included in the prices paid for the various contract items of work, and no additional compensation will be allowed therefore.

9-1.01 Schedule of Values

Submit a schedule of values within 15 days after Contract approval. Value schedules for each lump sum bid item shall be prepared and submitted to the Engineer as set forth in Section 9-1, "Lump Sum Contracts", of the Standard Specifications and Section 9-1.16B, "Schedule of Values," of the Caltrans Specifications. Unless otherwise approved by the Engineer, materials on hand, but not incorporated into the work, shall not be included for measurement or for purposes of payment.

9-1.02 Description of Work

The work to be performed consists of furnishing all labor, materials, tools, transportation, supplies, equipment, appurtenances, fuel, and power, unless specifically excepted, necessary, or required to install fiber optic cables in new and existing conduit, upgrade traffic signal cabinets, and make connections to city buildings as further delineated on the plans and described in these Special Provisions.

The work shall include, but not be limited to, the following:

1. Mobilization

- a. The contract unit price paid per lump sum (LS) for the bid item includes all costs connected with mobilization of Contractor's operations as described in these special provisions.

2. Traffic Control

- a. The contract unit price paid per lump sum (LS) for the bid item includes all labor, materials to provide in accordance with Section 12, "Temporary Traffic Control" of the Caltrans Specifications. Includes designing, furnishing, installing and maintaining traffic control as indicated on the plans and described in these Special Provisions. Also includes flagging costs, materials (including signs, cones, project information signs, portable delineators, portable changeable message signs, flashing arrows, and barricades and all other items shown on the traffic handling plans for which there is not a contract item in the estimate), tools, equipment, and incidentals (including overhead lighting, cellular phones and radios), and for doing all the work involved in placing, removing, storing, maintaining, moving to new locations, replacing and disposing of the components of the traffic control system shown on the plans, as specified in the Standard Specifications and these special provisions, and as directed by the Engineer, including, but not limited to, temporary pavement markings (paint), temporary markers, temporary traffic striping (paint), and channelizers (surface mounted). Temporary Fence (Type CI-6). By linear foot and in the same manner specified for chain link fence (Type BW or WM, wood or metal posts) in Section 80, of the Caltrans Specifications, including maintaining, removing and disposing of it and performing the work as indicated on the plans and described in these Special Provisions.

3. Furnish and Install 3" Conduit

- a. The contract unit price paid per linear foot (LF) for the bid item entitled "Furnish and Install 3" Conduit" shall include full compensation for providing all labor, materials, tools, equipment and incidentals to complete the work to install 3" conduit including furnishing all labor, materials, tools, equipment and incidentals for all the work involved in, but not limited to, potholing, installing conduit by trenching, jacking, and boring methods, as shown on the plans, as specified in the Technical

Specifications, and as directed by the Engineer and no additional allowance will be made therefor. Muletape shall be installed as part of the fiber installation in new conduit and paid for by other items. All areas within the limits of work shall be restored to their original existing condition prior to construction or to the condition shown on the plans or specified in the Specifications. The Contractor shall restore all paved areas, landscaped areas, and all other improvements disturbed or damaged by their operations. Payment for the restoration of damaged areas shall be included in the prices paid for various items of work and no additional allowance will be made therefor.

4. Furnish and Install 3" Conduit (Inside Buildings)

- a. The contract unit price paid per linear foot (LF) for the bid item entitled "Furnish and Install 3" Conduit (Inside Buildings)" shall include full compensation for providing all labor, materials, tools, equipment and incidentals to complete the work to install 3" conduit (inside buildings) including furnishing all labor, materials, tools, equipment and incidentals for all the work involved in, but not limited to, potholing, installing conduit by trenching, jacking, and boring methods, any and all mountings and straps for any attachments to walls and ceilings, and any required sweeps as shown on the plans, as specified in the Technical Specifications, and as directed by the Engineer and no additional allowance will be made therefor. All areas within the limits of work shall be restored to their original existing condition prior to construction or to the condition shown on the plans or specified in the Specifications. The Contractor shall restore all paved areas, landscaped areas, and all other improvements disturbed or damaged by their operations. Payment for the restoration of damaged areas shall be included in the prices paid for various items of work and no additional allowance will be made therefor.

5. Furnish and Install 4" Conduit

- a. The contract unit price paid per linear foot (LF) for the bid item entitled "Furnish and Install 4" Conduit" shall include full compensation for providing all labor, materials, tools, equipment and incidentals to complete the work to install 4" conduit including furnishing all labor, materials, tools, equipment and incidentals for all the work involved in, but not limited to, potholing, installing conduit by trenching, jacking, and boring methods, as shown on the plans, as specified in the Technical Specifications, and as directed by the Engineer and no additional allowance will be made therefor. Muletape shall be installed as part of the fiber installation in new conduit and paid for by other items. All areas within the limits of work shall be restored to their original existing condition prior to construction or to the condition shown on the plans or specified in the Specifications. The Contractor shall restore all paved areas, landscaped areas, and all other improvements disturbed or damaged by their operations. Payment for the restoration of damaged

areas shall be included in the prices paid for various items of work and no additional allowance will be made therefor.

6. Furnish and Install 288-Strand Fiber Trunk Cable in New Conduit
 - a. The contract price paid per linear foot (LF) for the bid item entitled "Furnish and Install 288-Strand Fiber Trunk Cable in New Conduit" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for all the work involved in, but not limited to, furnishing and installing fiber optic cables, and all other work required to install the cables complete in place, as shown on the plans, as specified in the Technical Specifications, and as directed by the Engineer and no additional allowance will be made therefor.
7. Furnish and Install 288-Strand Fiber Trunk Cable in Existing Conduit
 - a. The contract price paid per linear foot (LF) for the bid item entitled "Furnish and Install 288-Strand Fiber Trunk Cable in Existing Conduit" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for all the work involved in, but not limited to, furnishing and installing fiber optic cables in existing conduit including detectable muletape, and all other work required to install the cables complete in place, as shown on the plans, as specified in the Technical Specifications, and as directed by the Engineer and no additional allowance will be made therefor.
8. Furnish and Install 288-Strand Fiber Trunk Cable in Existing Conduit (SEB)
 - a. The contract price paid per linear foot (LF) for the bid item entitled "Furnish and Install 288-Strand Fiber Trunk Cable in Existing Conduit (SEB)" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for all the work involved in, but not limited to, furnishing and installing fiber optic cables in existing conduit at the SEB including detectable muletape coming up from the MPOE access on the ground floor of the SEB up to the third floor of the SEB to the IDF closet for IT and the TMC room for traffic, and all other work required to install the cables complete in place, as shown on the plans, as specified in the Technical Specifications, and as directed by the Engineer and no additional allowance will be made therefor.
9. Furnish and Install 24-Strand Fiber Cable in New Conduit
 - a. The contract price paid per linear foot (LF) for the bid item entitled "Furnish and Install 24-Strand Fiber Cable in New Conduit" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for all the work involved in, but not limited to, furnishing and installing fiber optic cables, and all other work required to install the cables complete in place, as shown on the plans, as specified in the Technical Specifications, and as directed by the Engineer and no additional allowance will be made therefor.

10. Furnish and Install 24-Strand Fiber Cable in Existing Conduit

- a. The contract price paid per linear foot (LF) for the bid item entitled "Furnish and Install 24-Strand Fiber Cable in Existing Conduit" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for all the work involved in, but not limited to, furnishing and installing fiber optic cables in existing conduit including detectable muletape, and all other work required to install the cables complete in place, as shown on the plans, as specified in the Technical Specifications, and as directed by the Engineer and no additional allowance will be made therefor.

11. Furnish and Install N48 Pullbox

- a. The contract price paid each (EA) for the bid item entitled "Furnish and Install N48 Pullbox" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for all the work involved in, but not limited to, excavating, removing box or frame, cover, and installing N48 Pullbox and cover, installation of a ground rod, and as shown on the plans, as specified in these Special Provisions, and as directed by the Engineer and no additional allowance will be made therefor. The Contractor shall restore all paved areas, landscaped areas, and all other improvements disturbed or damaged by his operations. Payment for the restoration of damaged areas shall be included in the prices paid for various items of work and no additional allowance will be made therefor.

12. Furnish and Install No. 6E Pull Box

- a. The contract price paid each (EA) for the bid item entitled "Furnish and Install No. 6E Pullbox" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for all the work involved in, but not limited to, excavating, removing box or frame, cover, and installing No. 6 pull box with extension and cover, installation of a ground rod, and as shown on the plans, as specified in these Special Provisions, and as directed by the Engineer and no additional allowance will be made therefor. The Contractor shall restore all paved areas, landscaped areas, and all other improvements disturbed or damaged by his operations. Payment for the restoration of damaged areas shall be included in the prices paid for various items of work and no additional allowance will be made therefor.

13. Furnish and Install No. 6 Pull Box

- a. The contract price paid each (EA) for the bid item entitled "Furnish and Install No. 6 Pullbox" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for all the work involved in, but not limited to, excavating, removing box or frame, cover, and installing No. 6 pull box, installation of a ground rod, and as shown on the plans, as specified in these Special Provisions, and as directed by the Engineer and no additional allowance will be made therefor. The

Contractor shall restore all paved areas, landscaped areas, and all other improvements disturbed or damaged by his operations. Payment for the restoration of damaged areas shall be included in the prices paid for various items of work and no additional allowance will be made therefor.

14. Furnish and Install Fiber Splice Closure

- a. The contract price paid for each (EA) for "Furnish and Install Fiber Splice Closure" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for all the work involved in installing fiber optic splice closure per manufacturers specifications, including but not limited to, splice cases and trays, sealant, and any ancillary equipment needed to complete in place, as shown on the plans, as specified in the Technical Specifications, and as directed by the Engineer and no additional allowance will be made therefor.

15. Furnish and Install 24-Strand Fiber Termination Panel

- a. The contract price paid each (EA) for "Furnish and Install 24-Strand Fiber Termination Panel" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for all the work involved in installing the 24-port fiber termination panel per manufacturers specifications, and shall include, but not be limited to, all adapter plates, rack mounting hardware, splice cartridges or trays, connectors, and fiber optic patch cords complete in place, as shown on the plans, as specified in the Technical Specifications, and as directed by the Engineer and no additional allowance will be made therefor.

16. Furnish and Install 288-Strand Fiber Termination Panel

- a. The contract price paid each (EA) for "Furnish and Install 24-Strand Fiber Termination Panel" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for all the work involved in installing the 288-port fiber termination panel per manufacturers specifications, and shall include, but not be limited to, all adapter plates, rack mounting hardware, splice cartridges or trays, connectors, and fiber optic patch cords complete in place, as shown on the plans, as specified in the Technical Specifications, and as directed by the Engineer and no additional allowance will be made therefor.

17. Furnish and Install Traffic Signal Type M Cabinet

- a. The contract price paid each (EA) for the bid item entitled "Furnish and Install Traffic Signal Type M Cabinet" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for all the work involved in furnishing and installing a Type M controller cabinet including, but not limited to, equipment racks, power connections, and power connections, new foundation, ensuring that existing signal remains operational during installation of new cabinet, the temporary relocation of the Type G cabinet to the home run pull box

as specified on the plan, the eventual removal of the Type G cabinet, pulling of existing signal conductors to the new cabinet, the protection of existing signal conductors during the relocation of the Type G cabinet, and terminations of signal conductors as shown on the plans, as specified in these Special Provisions, and as directed by the Engineer and no additional allowance will be made therefor.

18. Furnish and Install Type III Service Enclosure

- a. The contract price paid each (EA) for the bid item entitled "Furnish and Install Type III Service Enclosure" shall include furnishing and installing the foundation, the Electric Service Enclosure, conduit, service wires, and accessories and full compensation for all labor, materials, tools, equipment, and incidentals and for doing all the work involved in and configured complete in place by location including PG&E coordination as necessary, as shown on the Contract Plans, as specified in the Standard Specifications and these special conditions, and as directed by the Engineer. No additional compensation will be allowed.

19. Furnish and Install No. 8 Conductors

The contract price paid per linear foot (LF) for the bid item entitled "Furnish and Install No. 8 Conductors" shall include furnishing all labor, materials, tools, equipment and incidentals for all the work involved in, but not limited to, furnishing signal conductors, installing in existing or new conduit, and making all connections to service pedestals (new, existing, and temporary) and the controller cabinet as shown on the plans, as specified in these Special Provisions, and as directed by the Engineer and no additional allowance will be made therefor.

20. Install New Conduit into Existing Manhole

- a. The contract unit price paid each (EA) for the bid item entitled "Install New Conduit into Existing Manhole" shall include full compensation for providing all labor, materials, tools, equipment and incidentals to complete the work to install new conduit into existing manholes including furnishing all labor, materials, tools, equipment and incidentals for all the work involved in, but not limited to, potholing, installing conduit by trenching, jacking, and boring methods, and any required sweeps as shown on the plans, as specified in the Technical Specifications, and as directed by the Engineer and no additional allowance will be made therefor. All areas within the limits of work shall be restored to their original existing condition prior to construction or to the condition shown on the plans or specified in the Specifications. The Contractor shall restore all paved areas, landscaped areas, and all other improvements disturbed or damaged by their operations. Payment for the restoration of damaged areas shall be included in the prices paid for various items of work and no additional allowance will be made therefor.

21. Core Drill Through Building Wall

- a. The contract unit price paid per each (EA) for the bid item entitled "Core Drill Through Building Wall" shall include full compensation for providing all labor, materials, tools, equipment and incidentals to complete the work to core drill through building walls for the installation of new conduit including furnishing all labor, materials, tools, equipment and incidentals for all the work involved in, but not limited to attachments to walls, any required sweep or elbows, alignment and size of core drill, installation of pullrope, protecting any existing equipment in place as shown on the plans, as specified in the Technical Specifications, and as directed by the Engineer and no additional allowance will be made therefor. All areas within the limits of work shall be restored to their original existing condition prior to construction or to the condition shown on the plans or specified in the Specifications. The Contractor shall restore all area and all other improvements disturbed or damaged by their operations. Payment for the restoration of damaged areas shall be included in the prices paid for various items of work and no additional allowance will be made therefor.

22. Furnish and Install Wall Mounted Conduit

- a. The contract price paid per linear foot (LF) for the bid item entitled "Furnish and Install Wall Mounted Conduit" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for all the work involved in, but not limited to, installing wall mountings or attachments, as shown on the plans, as specified in these Special Provisions, and as directed by the Engineer and no additional allowance will be made therefor. The Contractor shall restore all areas and all other improvements disturbed or damaged by their operations. Payment for the restoration of damaged areas shall be included in the prices paid for various items of work and no additional allowance will be made therefor.

23. Conduct Fiber Splicings and Terminations

- a. The contract price paid each (EA) for the bid item entitled "Conduct Fiber Splicings and Terminations" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for all the work involved in the splicing and termination of every fiber, complete and in place as shown on the plans, as specified in the Technical Specifications and as directed by the Engineer and no additional allowance will be made therefor.

24. Conduct Fiber Testing

- a. The contract price paid per lump sum (LS) for the bid item entitled "Conduct Fiber Testing" shall include full compensation for furnishing all labor, materials, tools, equipment and incidentals for all the work involved in the testing (and any re-testing) of every fiber including all splicings and terminations, as shown on the plans, as specified in the

Technical Specifications and as directed by the Engineer and no additional allowance will be made therefor.

25. Minor Concrete (Sidewalk)

- a. Includes saw-cutting, excavating, removing, off-hauling, and disposing of existing concrete and asphalt, road base, subgrade soils, and debris, compacting and finishing subgrade, loading and removing waste materials from the site and performing the work as indicated on the plans and described in these Special Provisions.
- b. Includes supplying concrete to the site (aggregate base included), forming, reinforcing, placing concrete, removing forms, curing, finishing, loading and removing waste materials from the site, and constructing the facilities as indicated on the plans and described in these Special Provisions. Also includes the connection of new sidewalk to existing concrete as directed on the plans.

26. Water Pollution Control Plan

- a. Includes providing all labor, materials, tools, equipment, and incidentals in order to develop and implement a plan to prevent construction pollutants from contacting storm water and limiting erosion from the worksite, as described in these Special Provisions.

9-1.03 Quantities

The **following** estimate of the quantities of work to be done and materials to be furnished are **approximate only**, and are intended as a basis for the comparison of bids. The City does not expressly or by implications agree that the actual amount of work will correspond therewith, but reserves the right to increase or decrease the amount of any class or portion of the work without increase or decrease in the unit price bid or to omit portions of the work that may be deemed necessary or expedient by the Engineer.

ITEM NO.	ITEM DESCRIPTION	UNITS	QUANTITY
1	Mobilization (7% of Construction)	LS	1
2	Traffic Control (10% of Construction)	LS	1
3	Furnish and Install 3" Conduit	LF	10880
4	Furnish and Install 3" Conduit (Inside Buildings)	LF	120
5	Furnish and Install 4" Conduit	LF	60
6	Furnish and Install 288-Strand Fiber Trunk Cable in New Conduit	LF	5370
7	Furnish and Install 288-Strand Fiber Trunk Cable in Existing Conduit	LF	2565

ITEM NO.	ITEM DESCRIPTION	UNITS	QUANTITY
8	Furnish and Install 288-Strand Fiber Trunk Cable in Existing Conduit (SEB)	LF	900
9	Furnish and Install 24-Strand Fiber Cable in New Conduit	LF	3930
10	Furnish and Install 24-Strand Fiber Cable in Existing Conduit	LF	5270
11	Furnish and Install N48 Pullbox	EA	18
12	Furnish and Install No. 6E Pull Box	EA	18
13	Furnish and Install No. 6 Pull Box	EA	3
14	Furnish and Install Fiber Splice Closure	EA	12
15	Furnish and Install 24-Strand Fiber Termination Panel	EA	20
16	Furnish and Install 288-Strand Fiber Termination Panel	EA	3
17	Furnish and Install Traffic Signal Type M Cabinet	EA	4
18	Furnish and Install Type III Service Enclosure	EA	2
19	Furnish and Install #8 Conductors	LF	45
20	Install New Conduit Into Existing Manhole	EA	5
21	Core Drill Through Building Wall	EA	3
22	Furnish and Install Wall Mounted Conduit	LF	40
23	Conduct Fiber Splicings and Terminations	EA	2156
24	Conduct Fiber Testing	LS	1
25	Minor Concrete (Sidewalk)	SF	1700
26	Water Pollution Control Plan	LS	1

Each bidder shall bid each item on the Base Bid Schedule. Failure to bid an item shall be just cause for considering the bid as non-responsive. The City reserves the right to include or delete any Schedule or portion thereof, or to reject all bids.

Official bid documents, including plans and specifications are available online at <http://www.stocktongov.com/services/business/bidflash/pw.html?dept=Public Works>.

All bids submitted for this project, must conform to the requirements of the official bid documents, including plans and specifications.

9-1.04 Unsatisfactory Progress

If the number of working days charged to the contract exceeds 75 percent of the working days in the current time of completion and the percent working days elapsed exceeds the percent work completed by more than 15 percentage points, the City will withhold 10 percent of the amount due on the current monthly estimate.

The percent working days elapsed will be determined from the number of working days charged to the contract divided by the number of contract working days in the current time of completion, expressed as a percentage. The number of contract working days in the current time of completion shall consist of the original contract working days increased or decreased by time adjustments approved by the Engineer.

The percent work completed will be determined by the Engineer from the sum of payments made to date plus the amount due on the current monthly estimate, divided by the current total estimated value of the work, expressed as a percentage.

When the percent of working days elapsed minus the percent of work completed is less than or equal to 15 percentage points, the funds withheld shall be returned to the Contractor with the next monthly progress payment.

Funds kept or withheld from payment, due to the failure of the Contractor to comply with the provisions of the contract, will not be subject to the requirements of Public Contract Code 7107 or to the payment of interest pursuant to Public Contract Code Section 10261.5.

9-1.05 Mobilization

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

Full compensation for mobilization shall be considered as included in the lump sum price paid for Mobilization, and no additional compensation will be allowed therefore.

DIVISION II GENERAL CONSTRUCTION

SECTION 10 – GENERAL CONSTRUCTION

10-1.01 Order of Work

The order of work shall conform to the Contractor's approved project schedule described in Section 8-1.03, "Progress Schedule", of these Special Provisions.

Contractor's attention is directed to the Public Safety, Public Convenience, and

Maintaining Traffic sections of these Special Provisions. Nothing in this section shall be construed as to relieve the Contractor of his/her responsibility to stage the work in a manner which complies with the requirements of these sections.

All permits and approvals as may be required for this project shall be secured or ordered immediately after award of the contract or their acquisition timing determined, such that the same is not a cause for delay. The cost of the permits shall be included in the total bid costs.

At those locations exposed to public traffic where guard railings or barriers are to be constructed, reconstructed, or removed and replaced, the Contractor shall schedule operations so that at the end of each working day there shall be no post holes open nor shall there be any railing or barrier posts installed without the blocks and rail elements assembled and mounted thereon.

Before obliterating any pavement delineation (traffic stripes, pavement markings, and pavement markers) that is to be replaced on the same alignment and location, as determined by the Engineer, the pavement delineation shall be referenced by the Contractor, with a sufficient number of control points to reestablish the alignment and location of the new pavement delineation. The references shall include the limits or changes in striping pattern, including one- and 2-way barrier lines, limit lines, crosswalks and other pavement markings.

The Contractor shall stage and sequence the work as follows:

1. The Resident Engineer shall coordinate with SJCOG on performing pre-construction bird survey 30 days prior to start of construction, if required.
2. The contractor orders all items required, after all submittals are approved by the Engineer, for this project which may have long lead times to assure that their acquisition is not the cause for any delays. These items may include, but are not limited to, traffic signal equipment, street lighting, and related appurtenances. The Contractor shall furnish the Engineer with statements from the vendors that the orders for said equipment has been received and accepted by said vendors. These statements shall be furnished within ten (10) working days of the Notice to Proceed date.
3. Obtain all necessary permits.
4. Prior to the start of construction, the Contractor shall submit to the Engineer for approval a detailed "Traffic Control Plan" which also addresses pedestrian detours. The Traffic Control Plan shall be prepared in accordance with the provisions in Section 12-1.01," Maintaining Traffic" of these special provisions.
5. Traffic signal and lighting standards and other above ground electrical equipment shall not be installed until the Contractor has received delivery

of all electrical materials.

6. Prior to the start of construction, the Contractor shall verify the location and depth of all existing utilities and underground facilities within the project limits. The Contractor shall notify the Engineer of any discrepancies between the conditions in the field and the plans.
7. Portions of existing concrete curbs, gutters and sidewalks that are removed shall be replaced within 10 working days after removal.
8. Street lighting, traffic signals, including fiber system shall be maintained at all times.
9. The Contractor shall develop and implement a Storm Water Pollution Prevention Plan (SWPPP), which specifies Best Management Practices (BMPs) that will prevent all construction pollutants from contacting storm water and with the intent of keeping all products of erosion from moving off site into receiving waters. The Contractor shall inspect and maintain all BMPs.
10. Upon award of the Construction Contract by Stockton's City Council (Notice of Award) the Contractor shall prepare all project submittals for City review as set forth in Section 5-1.05, "Submittals" of these Special Provisions.
11. Refer to the plans for additional staging requirements

At the end of each working day if a difference in excess of 2 inches exists between the elevation of the existing pavement and the elevation of excavations within 4 feet of the traveled way, material shall be placed and compacted against the vertical cuts adjacent to the traveled way. During excavation operations, native material may be used for this purpose; however, once placing of the topsoil commences, topsoil material shall be used. The material shall be placed to the level of the elevation of the top of existing pavement and tapered at a slope of 1:4 (vertical:horizontal) or flatter to the bottom of the excavation.

Minor deviations from these requirements may be allowed by the Engineer, if in the opinion of the Engineer, the prosecution of the contract will be better served and the work expedited. Any Contractor request for such deviations shall not be adopted without the Engineer's prior written approval.

Full compensation for conforming to such requirements will be considered as included in the prices paid for the various contract items of work, and no additional compensation will be allowed therefore.

10-1.02 Alternative Equipment

The City reserves the right to order discontinuance of any equipment in use. This will be determined at the discretion of the Engineer on the basis that the use of said equipment

would prohibit obtaining the best possible end result.

Additional installation equipment may be requested by the Engineer for the above reason. Failure to comply with the Engineer's request concerning equipment use or removal will be deemed sufficient cause for shutting down all work until the requirements are met. Days lost for this type of shutdown will be charged as working days.

10-1.03 Inspections

All work under this contract shall be under the control and inspection of the City Engineer or his appointed representative. The Contractor shall notify of the Public Works Department, at (209) 937-8381, three (3) working days in advance of any construction.

10-1.04 Obstructions

Attention is directed to Section 5-1.36, "Property and Facility Preservation" of Caltrans Specifications, Sections 7-1.05, "Indemnification" and Section 7-1.06, "Insurance", of the Standard Specifications and Section 15, "Existing Facilities", of the Caltrans Specifications and these Special Provisions.

The Contractor's attention is directed to the existence of certain underground facilities that may require special precautions be taken by the Contractor to protect the health, safety, and welfare of workers and of the public. Facilities requiring special precautions include, but are not limited to, conductors of petroleum products, oxygen, chlorine, and toxic or flammable gases, natural gas in pipelines six (6) inches or greater in diameter, or pipelines operating at pressures greater than 415 KPa (gage); underground electric supply system conductors or cables with potential to ground of more than 300 V, either directly buried or in duct or conduit, which do not have concentric grounded or other effectively grounded metal shields on sheaths.

The Contractor shall notify the Engineer and the appropriate regional notification center for operators of subsurface installations at least two (2) working days, but not more than fourteen (14) calendar days, prior to performing any excavation or other work close to any underground pipeline, conduit, duct, wire, or other structure. Regional notification centers include, but are not limited to, the following:

Notification Center	Telephone Number
Underground Service Alert – Northern California (USA)	(811) 227-2600 (800) 227-2600
South Shore Utility Coordinating Council (DICS)	(800)-541-3447

Relocations or repairs necessitated because of existing facilities, which are not shown on the plans or are shown at substantially different locations than existing, may be paid as extra work in accordance with Section 4-1.02, "Changes and Extra Work", of the these Special Provisions, but only if the Engineer rules that the Contractor exercised due diligence in his operation. Due diligence may be determined by the Engineer by reviewing surface and subsurface conditions that were existing prior to exposing the facility and

determining the absence of any signs sufficient to warn a diligent Contractor of the possible existence of a facility in the area.

Immediately upon encountering unknown existing facilities, the Contractor shall notify the Engineer in writing of the situation, request coverage of the work as extra work, and aid the Engineer in determining due diligence. Failure to do so may result in forfeiture of any rights to receive extra work compensation under Section 8-1.07, "Delay", of the Standard Specifications. Should the Contractor stop work, no compensation will be made for any "down time" prior to written notifications being received by the Engineer or his representative.

Delays due to encountering unexpected facilities shall be determined and compensated in accordance with the provisions of Section 8-1.07, "Delay", of the Standard Specifications, and as herein modified. Delays due to encountering unexpected facilities shall be compensated as additional contract working days to the contractor. Contractor shall submit a written request to the Engineer requesting time extension due to the delay. No other compensation is allowed.

Payment for complying with this Special Provision shall be included in the various items of work, and no additional compensation will be allowed therefore.

10-1.05 System Outage Request, City of Stockton Facilities

Modifications to existing facilities, the construction of new facilities, and the connection of new to existing facilities may require the temporary outage or bypass of treatment processes, equipment, utilities, or other facilities. In addition to the Construction Schedule required under these Special Provisions, the Contractor shall submit a System Outage Request (SOR) and a detailed outage plan and time schedule for all construction activities, which will make it necessary to remove a tank, pipeline, channel, electrical circuit, control circuit, equipment, structure, road, or other facilities from service.

The SOR and outage plan shall be submitted to the Engineer and other affected utilities for review and acceptance a minimum of two (2) weeks in advance of the time that such outage is needed. The outage plan shall be coordinated with the construction schedule specified in these Special Provisions and shall meet the restrictions and conditions specified in this section. The detailed plan shall describe the Contractor's method for preventing bypassing of other facilities; the length of time required to complete said operation; any necessary temporary power, controls, instrumentation, or alarms required to maintain control, monitoring, and alarms for the affected facilities; and the labor, plant, and equipment which the Contractor shall provide in order to ensure proper operation.

In addition, the outage plan shall describe the Contractor's contingency plan that shall be initiated in the event that his temporary facilities fail, or it becomes apparent that the time constraints described in the approved outage plan cannot be met. The contingency plan shall conform to all specified outage requirements. All costs for preparing and implementing both the outage and contingency plans shall be borne by the Contractor with no additional compensation therefore.

The Contractor shall provide, Monday through Friday, at least three (3) working days prior to the actual shutdown, written confirmation of the shutdown date and time, or written notification that the schedule for performing the work has changed, or revisions to the outage plan are required.

Operations of the City's facilities and utilities are critical to the public health and safety of the citizens of Stockton. Sufficient facilities to serve the needs and demands of the City shall remain in service at all times. The City and/or affected utility owner shall be the sole judge of its needs and the facilities that must remain in service to provide adequate service.

The Contractor shall coordinate and cooperate with the City and utilities to establish the Contractor's schedule for work at the entire project facilities. The approved project schedule shall be subject to change, as it pertains to site work and shutdowns, when required by the City/utilities to accommodate unforeseen or emergency situations in the operation of the affected facilities.

Payment for complying with this Special Provision shall be included in the various other items of work, and no additional compensation will be allowed therefore.

10-1.06 Directional Boring

Contractor's attention is directed to the provisions in Section 77-1.09, "Conduit" of these Special Provisions and Sections 86-1.02B, "Conduit and Accessories" and 87-1.03B, "Conduit Installation" of the Caltrans Specifications for the installation of signal and ITS conduits. Should the contractor desire to use other type(s) of conduit such as HDPE for the ITS conduits then the Contractor should submit the material specifications for the proposed conduit to the Engineer for his review and approval. Contractor's attention is also directed to the provisions in Section 5-1.05 "Submittals" of these Special Provisions.

Directional Boring under railroad tracks shall be a minimum of 3'-6" below the railroad ties. No trenching will be allowed within the railroad right of way. The Contractor shall comply with all requirements set forth by the CPUC and other rail authority.

A. General

1. Quality Assurance

The requirements set forth in this document specify a wide range of procedural precautions necessary to ensure that the very basic, essential aspects of a proper directional bore installation are adequately controlled. Strict adherence shall be required under specifically covered conditions outlined in this specification. Adherence to the specifications contained herein, or the Engineer's approval of any aspect of any directional bore operation covered by this specification, shall in no way relieve the Contractor of their ultimate responsibility for the satisfactory completion of the work authorized under the Contract.

2. Submittals

- a. **WORK PLAN:** Prior to beginning work, the Contractor must submit to the Engineer a general work plan outlining the procedure and schedule to be used to execute the project. Plan should document the thoughtful planning required to successfully complete the project.
- b. **EQUIPMENT:** The Contractor shall submit specifications on directional boring equipment to be used to ensure that the equipment will be adequate to complete the project. Spares inventory shall be included.
- c. **MATERIAL:** Specifications on material to be used shall be submitted to the Engineer. Material shall include the conduit, fittings and any other item which is to be an installed component of the project. Contractor's attention is directed to the provisions in Section 6-1.04, "Buy America requirements" of these Special Provisions for purchase of the signal and ITS conduits.
- d. **PERSONNEL:** Documentation of training and relevant experience of personnel shall be submitted.

B. Equipment Requirements

1. General

The directional boring equipment shall consist of a directional boring rig of sufficient capacity to perform the bore and pullback the conduit, a boring fluid mixing and delivery system of sufficient capacity to successfully complete the boring, a guidance system to accurately guide boring operations and trained and competent personnel to operate the system. All equipment shall be in good, safe operating condition with sufficient supplies, materials and spare parts on hand to maintain the system in good working order for the duration of this project.

2. Boring System

- a. **BORING RIG:** The directional boring machine shall consist of a hydraulically powered system to rotate, push and pull hollow drill conduit into the ground at a variable angle while delivering a pressurized fluid mixture to a guidable drill (bore) head. The machine shall be anchored to the ground to withstand the pulling, pushing and rotating pressure required to complete the directional boring. The hydraulic power system shall be self-contained with sufficient pressure and volume to power boring operations. The hydraulic system shall be free of leaks. The rig shall have a system to monitor and record maximum pull-back pressure during pull-back operations. The rig shall be grounded during boring and pull-back operations. Sufficient spares shall be kept on hand for any break-downs which can be reasonably anticipated.
- b. **BORE HEAD:** The bore head shall be steerable by changing its rotation and shall provide the necessary cutting surfaces and boring fluid jets.

3. Guidance System

The Guidance System shall be of a proven type and shall be setup and operated by personnel trained and experienced with this system. The Operator shall be aware of any magnetic anomalies and shall consider such influences in the operation of the guidance system if using a magnetic system.

C. Operations

1. General

The Engineer must be notified 48 hours in advance of starting work. The Directional Bore shall not begin until the Inspector is present at the job site and agrees that proper preparations for the operation have been made. The Inspector's approval for beginning the installation shall in no way relieve the Contractor of the ultimate responsibility for the satisfactory completion of the work as authorized under the Contract. The conduit shall be installed below the minimum depth of 36" unless directed otherwise by the Engineer.

2. Boring Procedure

a. SITE PREPARATION: Prior to any alterations to the work site, the Contractor shall photograph or video tape the entire work area, including entry and exit points. One copy of which shall be given to the Engineer and one copy shall remain with the Contractor for a period of one year following the completion of the project.

The work site, as indicated on drawings, within right-of-way, shall be graded or filled to provide a level working area. No alterations beyond what is required for operations are to be made. The Contractor shall confine all activities to designated work areas.

b. BORE PATH SURVEY: The entire drill path shall be accurately surveyed with entry and exit stakes placed in the appropriate locations within the areas indicated on the drawings. If the Contractor is using a magnetic guidance system, the drill path shall be surveyed for any surface geo-magnetic variations or anomalies.

c. ENVIRONMENTAL PROTECTION: The Contractor shall protect all boring operation areas and any drainage or other area designated for such protection by contract documents and/or state, federal and local regulations. Additional environmental protection necessary to contain any hydraulic or boring fluid spills shall be put in place. The Contractor shall adhere to all applicable environmental regulations.

d. UTILITY LOCATES: the Contractor shall notify all companies with underground utilities in the work area via the state or local "one-call" to obtain utility locates. Once the utilities have been located the Contractor shall physically identify the exact location of the utilities by vacuum or hand excavation, when possible, in order to determine the actual location and path of any underground utilities which might be within 4 feet of the bore path. The Contractor shall not commence boring operations until the location of all underground utilities within the work area have been verified.

e. SAFETY: The Contractor shall adhere to all applicable state, federal and local safety regulations and all operations shall be conducted in a safe manner. Safety meetings shall be conducted at least weekly with a written record of attendance and topic submitted to the Engineer.

f. CONDUIT: Conduit shall be connected together in one length prior to pull-back operations, if space permits.

The Contractor's attention is called to the fact that extreme care will be required when placing the conduit so as to permit the installation of the conduit to the alignment and depth, as shown on the Plans and these Special Provisions. Variations from theoretical grade of the conduit at the time of completion of boring shall not exceed one percent of the distance from the bore pit point.

g. PILOT HOLE: Pilot hole shall be drilled on bore path with no deviations greater than 5% of depth over a length of 100'.

h. BORE PIT: Where ground conditions at the face of the bore pit are such that sloughing or caving of ground is likely to occur at the face of the excavation upon commencement thereof, the face of the pit shall be made stable so that an excessive void is not carried with the face of the excavation for the length of the casing or conduit. This may be accomplished by solid sheathing at the portal of the bore pit, or excavating and backfilling the face of the bore pit with cohesive material.

i. REAMING: Upon successful completion of pilot hole, the Contractor shall ream bore hole to a minimum of 25% greater than outside diameter of conduit using the appropriate tools. The Contractor shall not attempt to ream at one time more than the boring equipment are designed to safely handle.

j. PULL-BACK: After successfully reaming the bore hole to the required diameter, the Contractor shall pull the conduit through the bore hole. In front of the conduit shall be a swivel. Once pull-back operations have commenced, operations must continue without interruption until conduit is completely pulled into the bore hole. During pull-back operations the Contractor shall not apply more than the maximum safe conduit pull pressure at any time.

In the event that conduit becomes stuck, the Contractor shall cease pulling operations to allow any potential hydro-lock to subside and shall commence pulling operations. If conduit remains stuck, the Contractor shall notify the Engineer. The Engineer and the Contractor shall discuss options and then work shall proceed accordingly.

k. EXCAVATED MATERIAL: In general, excavated material shall be removed from the conduit as boring progresses and no accumulation of excavated material within the conduit will be permitted. Should appreciable loss of ground occur in installations where the face of the excavation is accessible, the voids shall be backpacked promptly to the extent practicable with an approved soil cement.

3. Site Restoration

Following boring operations, the Contractor shall de-mobilize equipment and restore the work site to its original condition. All excavations shall be backfilled and compacted according to the City of Stockton requirements.

4. Record Keeping, As-Builts

The Contractor shall maintain a daily project log of boring operations and a guidance system log with a copy given to the Engineer at the completion of the project. As-built drawings shall be certified as to accuracy by the Contractor.

D. Payment

Full compensation for furnishing all labor, materials, tools, equipment and incidentals and for doing all the work involved with installing conduits by directional boring methods, including, but not be limited to, excavating, backfilling and compacting the boring and receiving pits, boring and tunneling, removing and replacing concrete sidewalk, as shown on the Plans, as set forth in these Special Provisions, and as directed by the Engineer will be considered as included in the contract prices paid for various items of work requiring installation of conduit, and no additional compensation will be allowed therefore.

10-1.07 Sheeting and Shoring

Attention is directed to the Section 10-1.02E, "Excavation" of the Caltrans Specifications. Excavations shall be adequately shored and braced so that the earth will not slide, move, or settle, and so that all existing improvements of any kind will be fully protected from damage.

Attention is called to Article 6 of "Construction Safety Orders" of the California Division of Industrial Safety, which applies to all open excavations made in the earth's surface, including trenches.

Trenches over five (5) feet in depth requires a permit from California Division of Industrial Safety and shall be evaluated for stability prior to personnel entering the trench. Where trenches are deeper than five (5) feet, the Contractor shall comply with the California Occupational Safety and Health Administration (CAL OSHA) requirements pertaining to trench safety.

The Contractor shall furnish, install, and maintain such sheet piling, timbering, lagging, and bracing as indicated on the standard drawings or any additional precautions not specifically set forth as necessary to support the sides of the trench. The protection of adjacent structures from movement of the ground and the elimination of the element of danger to life, property, or to existing improvements is the intent of this requirement.

Additional supports requested by the Engineer shall in no way relieve the Contractor of his responsibility for the sufficiency of his precautions.

All such piling, timbering, lagging, and bracing shall, unless otherwise required by the Engineer, be removed during backfilling in such a manner as to prevent any movement of the ground or damage to the piping or other structures.

Full compensation for complying with these provisions shall be included in the contract prices paid for the various items of work, and no additional compensation will be allowed therefore.

10-1.08 Surface Restoration

Surface restoration shall consist of restoring all areas within the limits of work to their original existing condition prior to construction or to the condition shown on the plans or specified in the Specifications.

The Contractor shall restore all paved areas, such as driveways, curb and gutter, sidewalk, roadway surfaces, ditches, etc., landscaped areas, and all other improvements disturbed or damaged by his operations.

Payment for the restoration of damaged areas, for which specific bid items are not provided, shall be included in the prices paid for various items of work and no additional compensation will be allowed therefore.

SECTION 11 – BLANK

SECTION 12 – TEMPORARY TRAFFIC CONTROL

Attention is directed to Part 6 of the California MUTCD, and Sections 12, "Temporary Traffic Control", of the Caltrans Specifications, Standard Specifications, and these Special Provisions.

12-1.01 Maintaining Traffic

Attention is directed to Part 6 of the California MUTCD, Sections 7-1.03, "Public Convenience", 7-1.04, "Public Safety", Section 12-4 "Maintaining Traffic", of the Caltrans Specifications, and Section 10-1.01, "Order of Work", of these Special Provisions. Nothing in these Special Provisions shall be construed as relieving the Contractor from the responsibilities specified in these sections.

The Contractor shall furnish, and maintain in good working order, all barricades and flashers, and provide flaggers as necessary to protect pedestrians, bicyclists, and vehicular traffic. The Contractor shall furnish and maintain all barricades, flashers, and any detour signs twenty-four (24) hours a day, including covering or removing signs during non-construction hours.

The Contractor shall provide adequate and continuous ingress and egress for all adjacent properties; except for the limited period of time, it is necessary to perform work at a specific property. The Contractor shall diligently prosecute all work directly impacting businesses to completion. The Contractor shall coordinate limited closures with tenants or owners, as required by these Special Provisions, and as directed by the Engineer. The

Contractor shall cover signal heads with traffic jackets, signs and other traffic control devices that may conflict with any detours.

The Contractor shall submit to the City Engineer a detailed "Traffic Control Plan" for review and approval. The "Traffic Control Plan" shall be submitted no later than ten (10) working days following the Notice to Proceed date and at least 3 working days prior to commencing any work which requires implementation of any component of the "Traffic Control Plan". The plan shall be approved by the Engineer prior to its implementation by the Contractor. Road closure of over a week will not be permitted.

The "Traffic Control Plan" shall conform to the typical traffic control details included in the Caltrans Standard Plans, Part 6 of the California MUTCD, and the requirements of Section 12-1.02, "Traffic Control System for Lane Closure", of these Special Provisions. The Traffic Control Plan shall include, but not be limited to, detailed requirements for the following:

- ◆ Traffic control devices, including signs and markings.
- ◆ Hours/days of road closures.
- ◆ Construction routes, phasing and/or staging of both the roadway and sidewalk areas.
- ◆ Employee, Customer, and Business/Delivery access to adjacent property.
- ◆ Emergency vehicles access.
- ◆ Bus, refuse collection, and mail delivery access.
- ◆ Any parking zones to be removed on a temporary basis.
- ◆ Pedestrian and bicyclist access.

The Traffic Control Plan shall consider the impacts of changes in traffic volumes and capacities related to the construction activities, and their impact on vehicular and bicycle traffic and pedestrian operations, on roadway pavements, including provisions to restore construction-damaged pavements.

Traffic Lane and Sidewalk Closures

Lanes and sidewalks may be closed only as indicated in the Section 12, of these Special Provisions. Except for work required under Section 7-1.03 "Public Convenience" and Section 7-1.04, "Public Safety" of the Standard Specifications, work that interferes with public traffic shall be performed only as indicated. Traffic lane and sidewalk closures shall conform to the following requirements:

Lane closure, a maximum of one lane in each direction of travel, not less than twelve (12) feet wide, shall be permitted only between the hours of 9:00 a.m. and 3:30 p.m. Any lane closures other than specified shall be approved by the Engineer.

Standard working hours shall be 9:00 a.m. to 5:00 p.m. Any extended working hours require the approval of the Engineer.

Personal vehicles of the Contractor's employees shall not be parked on the traveled way

or shoulders, including any section closed to public traffic.

Adequate ingress and egress shall be maintained throughout the project limits for fire, police, and other emergency vehicles. The Contractor shall provide adequate ingress and egress for residences, property owners, and abutting business owners to their respective properties except when performing work at their specific locations.

Also, the Contractor shall provide adequate signing, barricades and flashers or portable flashing beacons, flaggers, and other equipment and personnel necessary to adequately control and direct traffic in a safe manner. The Contractor shall maintain all barricades, flashers and detour signs twenty-four (24) hours a day, including covering signs during non-construction hours. The Contractor shall also provide the City with the names and telephone numbers of three (3) representatives available at all times.

Except as otherwise allowed by the Engineer, "long term" and temporary closures shall be removed, and the full width of the traveled way shall be open for use by public traffic when construction operations are not actively in progress during the working period or successive working periods.

The contractor shall provide for pedestrian and wheelchair access to at least one (1) intersection corner within each block and the abutting sidewalk facilities along each block, at all times. Simultaneous closure of both intersection corners to pedestrian traffic within the same block is not allowed.

The contractor shall maintain at least one (1) north/south crosswalk and one (1) east/west crosswalk open to pedestrian and wheelchair access, where exists, at each intersection at all times.

Whenever Contractor's vehicles or equipment are parked within six (6) feet of a traffic lane, the area shall be closed with fluorescent traffic cones or portable delineators placed on a taper in advance of the parked vehicles or equipment and along the edge of the traffic lane at twenty-five (25) foot intervals to a point not less than twenty-five (25) feet past the last vehicle or piece of equipment. A minimum of nine (9) cones or portable delineators shall be used for the taper. A W20-1 (Road Work Ahead) sign shall be mounted on a portable sign stand with flags. The sign shall be placed where directed by the Engineer.

Temporary Pedestrian Access Routes

Attention is directed to Section 12-4.04, "Temporary Pedestrian Access Routes" of the updated Caltrans Specification and these Special Provisions.

When a pedestrian circulation path is temporarily closed by construction, alterations, maintenance operations, or other conditions, contractor shall submit a work plan for a temporary pedestrian access route complying with Caltrans Specification Section 12-4.04A(3) and sections 6D.01, 6D.02, and 6G.05 of the MUTCD, and State Standard plans T30, T31, T32, T33, and T34 shall be provided. The work plan must Be sealed and signed by an engineer who is registered as a civil engineer in the State

Whenever possible work should be done in a manner that does not create a need to detour pedestrians from existing pedestrian routes. Extra distance and additional pedestrian street crossings add complexity to a trip and increase exposure of risk to accidents. The alternate pedestrian routes shall be accessible and detectable, including warning pedestrians who are blind or have low vision about sidewalk closures. Proximity-actuated audible signs are a preferred means to warn pedestrians who are blind or have low vision about sidewalk closures.

The surface shall be skid-resistant and free of irregularities. Pedestrian walkways shall be maintained in good condition and shall be suitable for wheelchair use. Walkways shall be kept clear of obstructions.

The Contractor shall cause the least possible disruption to the affected properties and restore suitable pedestrian access immediately following completion of the active work in progress.

At least one (1) continuous walkway along one (1) side of the street shall be available at all times. At locations where work is actively in progress, the pedestrian walkway within a single block may be temporarily closed at one (1) end of the block along one (1) side of the street. Pedestrians shall be rerouted to the walkway on the opposite side of the street.

Minor deviations from the requirements of this section, which do not significantly change the cost of the work, may be permitted upon the written request of the Contractor if, in the opinion of the Engineer, public traffic will be better served, and the work expedited. These deviations shall not be adopted by the Contractor until the Engineer has approved them in writing. All other modifications will be made by contract change order.

12-1.02 Traffic Control System for Lane Closure

A traffic control system shall consist of closing traffic lanes in accordance with the details shown on the plans, the provisions of Section 12, "Temporary Traffic Control", of the Caltrans Specifications, and Standard Specifications, and these Special Provisions.

The provisions in this section will not relieve the Contractor from the responsibility to provide additional devices or take the measures that may be necessary to comply with the provisions in Section 7-1.04, "Public Safety", of the Standard Specifications and these Special Provisions.

During traffic striping operations and pavement marker placement operations using bituminous adhesive, traffic shall be controlled, at the option of the Contractor, with either stationary or moving type lane closures. During all other operations, traffic shall be controlled with stationary type lane closures. The Contractor's attention is directed to the provisions in Sections 84-2.03, "Construction", of the Caltrans Specifications.

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

shall restore the component to its original location.

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

Each vehicle used to place, maintain, and remove components of a traffic control system shall be equipped with a Type II flashing arrow sign, which shall be in operation when the vehicle is being used for placing, maintaining, or removing the components. Vehicles equipped with Type II flashing arrow signs not involved in placing, maintaining, or removing the components when operated within a stationary type of lane closure shall only display the caution display mode. The sign shall be controllable by the operator of the vehicle while the vehicle is in motion. The flashing arrow sign shown on the plans shall not be used on the vehicles which are doing the placing, maintaining, and removing of components of a traffic control system, and shall be in place before a lane closure requiring its use is completed.

The Contractor shall pay fully the cost of furnishing all flaggers, including transporting flaggers, to provide for passage of public traffic.

Attention is directed to Part 6 of the California MUTCD. Nothing in these Special Provisions shall be construed as relieving the Contractor from his responsibility as provided in Part 6 of California MUTCD.

Full compensation for furnishing all labor (including flagging costs), materials (including signs), tools, equipment, and incidentals, and for doing all the work involved in lane closures, including placing, removing, storing, maintaining, moving to new locations, replacing, and disposing of the components of the traffic control system, as shown on the plans, as specified in the Caltrans Specifications and these Special Provisions, and as directed by the Engineer, shall be included in the lump sum price paid for "Traffic Control System", and no additional work compensation will be allowed therefor.

Adjustments in compensation for traffic control system will be made only for increased or decreased traffic control system required by changes ordered by the Engineer and will be made on the basis of the cost of the increased or decreased traffic control necessary.

12-1.03 Type K Temporary Railing

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

- A. Excavations - the near edge of the excavation is twelve (12) feet or less from the edge of the lane, except:
 - 1. Excavations covered with sheet steel or concrete covers of adequate thickness

- to prevent accidental entry by traffic or the public.
2. Excavations less than one (1) foot deep.
 3. Trenches less than one (1) foot wide for irrigation pipe or electrical conduit, or excavations less than one (1) foot in diameter.
 4. Excavations parallel to the lane for the purpose of pavement widening or reconstruction.
 5. Excavations in side slopes, where the slope is steeper than 1:4 (vertical:horizontal).
 6. Excavations protected by existing barrier or railing.
- B. Temporarily Unprotected Permanent Obstacles - the work includes the installation of a fixed obstacle together with a protective system, such as a sign structure together with protective railing, and the Contractor elects to install the obstacle prior to installing the protective system; or the Contractor, for the Contractor's convenience and with permission of the Engineer, removes a portion of an existing protective railing at an obstacle and does not replace such railing complete in place during the same day.
- C. Storage Areas - material or equipment is stored within twelve (12) feet of the lane and the storage is not otherwise prohibited by the provisions of the Standard Specifications and these Special Provisions.

The approach end of temporary railing, installed in conformance with the provisions in this section, "Public Safety", and in Section 7-1.04, "Public Safety", of the Caltrans Specification, shall be offset a minimum of fifteen (15) feet from the edge of an open traffic lane. The temporary railing shall be installed on a skew toward the edge of the traffic lane of not more than one (1) foot transversely to ten (10) feet longitudinally with respect to the edge of the traffic lane.

If the fifteen (15) feet minimum offset cannot be achieved, the temporary railing shall be installed on the 10 to 1 skew to obtain the maximum available offset between the approach end of the railing and the edge of the traffic lane, and an array of temporary crash cushion modules shall be installed at the approach end of the temporary railing.

Temporary Railing shall conform to the provisions in Section 12-3.20, "Temporary Barrier Systems", of the Caltrans Specifications. Temporary Railing, conforming to the details shown on Caltrans Standard Plan T3A and T3B, may be used.

12-1.04 Temporary Pavement Delineation

Temporary pavement delineation shall be furnished, placed, maintained, and removed in conformance with the provisions in Section 12-6 "Temporary Pavement Delineation" of the Caltrans Specifications and these Special Provisions. Nothing in these Special Provisions shall be construed as reducing the minimum standards specified in the California MUTCD or as relieving the contractor from the responsibilities specified in Section 7-1.04, "Public Safety", of the Caltrans Specifications, Standard Specifications, and these Special Provisions. Whenever the work causes obliteration of existing

pavement delineation, temporary or permanent pavement delineation shall be in place prior to opening the traveled way to public traffic. Laneline or centerline pavement delineation shall be provided at all times for traveled ways open to public traffic.

The Contractor shall perform the work necessary to establish the alignment of temporary pavement delineation, including required lines or marks. Surfaces to receive temporary pavement delineation shall be dry and free of dirt and loose material. Temporary pavement delineation shall not be applied over existing pavement delineation or other temporary pavement delineation. Temporary pavement delineation shall be maintained until superseded or replaced with a new pattern of temporary pavement delineation or permanent pavement delineation.

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

12-1.05 Construction Area and Informational Signs

Construction area and informational signs shall be furnished, installed, maintained, and removed when no longer required in accordance with the provisions in Section 12, "Temporary Traffic Control", of the Caltrans Specifications, Standard Specifications, and these Special Provisions.

The Contractor shall at least; install four (4) project informational signs; size as shown on plans with 3" minimum height letters at each approach to the construction area (one at each approach). Letters on the Informational signs shall be black on white background. Location of the signs shall be determined by the City Inspector.

The Contractor shall notify the appropriate regional notification center for operators of subsurface installations at least two (2) working days, but not more than fourteen (14) calendar days, prior to commencing any excavation for all the sign posts.

All excavations required to install all the signs shall be performed by hand methods without the use of power equipment, except that power equipment may be used if it is determined there are no utility facilities in the area of the proposed post holes. The post hole diameter, if backfilled with Portland cement concrete shall be at least 4 inches greater than the longer dimension of the post cross section.

Sign substrates for stationary mounted construction informational signs may be fabricated from fiberglass reinforced plastic, as specified under "Pre-qualified and Tested Signing and Delineation Materials" elsewhere in these Special Provisions.

Type IV reflective sheeting for sign panels for portable signs shall conform to the requirements specified under "Pre-qualified and Tested Signing and Delineation Materials" elsewhere in these Special Provisions.

The Contractor shall maintain accurate information on the signs. Signs that are no longer required shall be immediately covered and removed. Signs that convey inaccurate information shall be immediately replaced or the information shall be corrected. Covers shall be replaced when they no longer cover the signs properly. The Contractor shall immediately restore to the original position and location any sign that is displaced or overturned, from any cause during the progress of work.

12-1.06 Maintaining Existing and Temporary Electrical Systems

Maintaining existing electrical systems and communication systems shall conform to the provisions of Section 87, "Electrical Systems," of the Caltrans Specifications and these Special Provisions. Existing traffic signal systems and communication systems shall be kept in effective operation for the benefit of the traveling public during the progress of the work, except when shut down is permitted. The traffic signal shutdowns shall be limited to the hours of 9:00 a.m. to 3:30 p.m. and shall be permitted only during the switch over from existing to new controller operation, unless prior approval is obtained from the Engineer. Contractor required to obtain authorization at least three (3) working days before interrupting communication between an existing system and the traffic management center (TMC).

When working on existing traffic signal, Contractor shall record the signal maintenance log sheet in the cabinet with names, company, brief description of work, date, start and finish time per incident.

Temporary standards with signal equipment may be required during the construction of the new installation. The Contractor shall provide temporary equipment if deemed necessary by the Contractor or Engineer. The cost of the temporary systems shall be included in the lump sum price paid for the various contract items of work involved and no additional compensation shall be allowed therefor.

12-1.07 Barricades and Channelizers

Barricades shall be furnished, placed, and maintained at the locations shown on the approved Traffic Control Plan (TCP), specified in Part 6 of the California MUTCD, in the Standard Specifications or in these Special Provisions or where designated by the Engineer. Barricades shall conform to the provisions in Section 12, "Temporary Traffic Control," of the Standard Specifications and these Special Provisions.

Attention is directed to Section 6-1.07 "Pre-qualified and Tested Signing and Delineation Material" of these special provisions regarding retroreflective sheeting for barricades.

Construction area sign and marker panels conforming to the provisions in Part 6 of the California MUTCD and Section 12, "Temporary Traffic Control," of the Caltrans Specifications, Standard Specifications, and these Special Provisions shall be installed on barricades in a manner determined by the Engineer at the locations shown on the plans and the TCP. Where provided, pedestrian barricades and channelizing devices shall comply with sections 6F.63, 6F.68, and 6F.71 of the MUTCD.

Channelizers shall conform to the provisions in Section 12, "Temporary Traffic Control," of the Caltrans Specifications, Standard Specifications, and these special provisions.

Channelizers shall conform to the provisions in Section 6-1.07 "Pre-qualified and Tested Signing and Delineation Material" of these Special Provisions.

At the time of completion of the project, certain channelizers shall be left in place as determined by the Engineer.

When no longer required for the work as determined by the Engineer, channelizers (except channelizers to be left in place) and underlying adhesive used to cement the channelizer bases to the pavement shall be removed. Removed channelizers and adhesive shall become the property of the Contractor and shall be removed from the site of work.

12-1.08 Payment

Full compensation for all work under Section 12, "Temporary Traffic Control", shall be considered as included in the lump sum price paid for "Traffic Control System", and no additional work compensation will be allowed therefore.

SECTION 13 – WATER POLLUTION CONTROL

13-1.01 General

Attention is directed to Sections 13, "Water pollution Control", of the Caltrans Specifications, these Special Provisions, and as directed by the Engineer.

The Contractor shall develop and implement a Storm Water Pollution Prevention Plan (SWPPP), which specifies Best Management Practices (BMPs) that will prevent all construction pollutants from contacting storm water and with the intent of keeping all products of erosion from moving off site into receiving waters. The Contractor shall inspect and maintain all BMPs.

Full compensation for water pollution control shall be considered as included in the prices paid for various items of work, and no additional compensation will be allowed therefore.

SECTION 14 – ENVIRONMENTAL STEWARDSHIP

Attention is directed to Sections 14, "Environmental Stewardship", of the Caltrans Specifications, these Special Provisions, and as directed by the Engineer.

14-1.01 Construction Site Waste Materials Management

Removal of existing traffic stripes and marking shall be per Caltrans Specifications Section 84-9, "Existing Markings".

Where grinding or other methods approved by the Engineer are used to remove thermoplastic traffic stripes and pavement markings, the removed residue, including dust, shall be tested for lead and chromium content. If the thermoplastic grindings are found

to be hazardous, the materials shall be disposed of at a Class 1 facility.

Residue from removing traffic stripes and pavement markings which contains lead from the paint or thermoplastic. The average lead concentrations are less than 1,000 mg/kg total lead and 5 mg/L soluble lead. This residue:

1. Is a nonhazardous waste
2. Does not contain heavy metals in concentrations that exceed thresholds established by the Health and Safety Code and 22 CA Code of Regs
3. Is not regulated under the Federal Resource Conservation and Recovery Act (RCRA), 42 USC § 6901 et seq.

Submit a lead compliance plan under section 7-1.02K(6)(j)(ii) "Lead Compliance Plan", of the Caltrans Specifications.

Earth Material Containing Lead

This section includes specifications for handling, removing, and disposing of earth material containing lead.

Submit a lead compliance plan.

If earth material is disposed of:

1. Disclose the lead concentration of the earth material to the receiving property owner when obtaining authorization for disposal on the property
2. Obtain the receiving property owner's acknowledgment of lead concentration disclosure in the written authorization for disposal
3. You are responsible for any additional sampling and analysis required by the receiving property owner

If you choose to dispose of earth material at a commercial landfill:

1. Transport it to a Class III or Class II landfill appropriately permitted to receive the material
2. You are responsible for identifying the appropriately permitted landfill to receive the earth material and for all associated trucking and disposal costs, including any additional sampling and analysis required by the receiving landfill

Soil Handling

Excess soils must be handled as potential hazardous waste, or the excess soils must be tested for concentrations of lead prior to disposal.

Contaminated Soil

Identify contaminated soil from spills or leaks by noticing discoloration, odors, or differences in soil properties. Soil with evidence of contamination must be sampled and tested by a laboratory certified by Environmental Laboratory Accreditation Program (ELAP).

If levels of contamination are found to be hazardous, handle and dispose of the soil as hazardous waste.

Prevent the flow of water, including ground water, from mixing with contaminated soil by using one or a combination of the following measures:

1. Berms
2. Cofferdams
3. Grout curtains
4. Freeze walls
5. Concrete seal course

If water mixes with contaminated soil and becomes contaminated, sample and test the water using a laboratory certified by ELAP. If levels of contamination are found to be hazardous, handle and dispose of the water as hazardous waste.

Upon completion of underground facilities and backfilling of the trenches in each portion of the work, the sub-grade shall be prepared by compacting to a relative compaction of not less than ninety-five (95) percent for a minimum depth of zero point five (0.5) feet below the grading plane (sub-grade plane) for a total width of the area to be paved.

All portland cement concrete flatwork shall be saw-cut a minimum of 3-1/2 inches deep prior to removal. All monolithic portland cement concrete shall be saw-cut a minimum of 8 inches deep prior to removal.

Existing asphalt concrete sections to be removed shall be neatly saw cut two and one-half (2-1/2) inches deep and excavated to a depth of fifteen (15) inches. The vertical edges of the pavement shall be neatly trimmed. All debris shall be removed. The top six inches of the sub-grade shall be compacted to 90% of the maximum density at near optimum moisture content.

Payment

Full compensation for disposing, transporting, testing and preparation of lead compliance plan handling material contaminated, or potentially contaminated with aerially deposited lead, except as otherwise provided, shall be considered as included in the prices paid for the various contract items of work involved and no additional compensation will be allowed therefor.

Payment for handling, removal, transporting, and disposal of pavement residue that is a nonhazardous waste is included in the prices paid for the various contract items of work involved and no additional compensation will be allowed therefor.

14-1.02 Air Pollution Control

Attention is directed to Section 14-9.02 "Air Pollution Control" of the Caltrans Specifications.

Comply with air pollution control rules, regulations, ordinances, and statutes that apply to work performed under the contract, including air pollution control rules, regulations, ordinances, and statutes provided in government code 11017 (Pub Cont Code 10231).

Do not burn material to be disposed of.

Full compensation for conforming to the requirements of this section shall be considered as included in the prices paid for the various contract items of work involved, and no additional compensation will be allowed therefor.

14-1.03 Dust Control, Apply Water, Site Maintenance, and Cleanup

Dust control shall conform to any requirements set forth in the San Joaquin Valley Air Pollution Control District Construction Notification Form, the provisions in Section 14-9, "Air Quality" of the Caltrans Specifications, and these Special Provisions. Use of water except for recycled, reclaimed, or other non-potable water for the purpose of dust control or other construction uses unless for health or safety purposes is prohibited. All dust control operations shall be performed by the Contractor at the time, location and in the amount ordered by the Engineer. The application of either water or dust palliative shall be under the control of the Engineer at all times." Watering shall conform to the provisions of Section 13 "Water Pollution Control" of the Caltrans Specifications and these Special Provisions. Attention is also directed to Section 18 "Dust Palliatives" of the Caltrans Specifications and these Special Provisions.

During construction, the Contractor shall remove all rubbish and debris as it is generated. Upon completion of the work, the Contractor shall remove all equipment, debris, and shall leave the site in a neat, clean condition all to the satisfaction of the Engineer. A permit shall be obtained from the Municipal Utilities Department, or California Water Service, as applicable, for construction water obtained from City hydrants. This permit shall be approved by the City of Stockton Fire Department.

The Contractor shall conduct and cause all working forces at the site to maintain the site in a neat, orderly manner throughout the construction operations. The work shall be conducted in a manner that will control the dust. When ordered to provide dust control, the Contractor shall use water to reduce the dusty conditions all to the satisfaction of the Engineer. During construction, the Contractor shall remove all rubbish and debris as it is generated. The Contractor shall pay to the City of Stockton the sum of Two Hundred Fifty Dollars **(\$250)** for every calendar day where debris has remained on the job site overnight. Upon completion of the work, the Contractor shall remove all equipment and debris, and shall leave the site in a neat, clean condition all to the satisfaction of the Engineer.

14-1.04 Sound Control Requirements

The Contractor's attention is directed to Section 14-8.02 "Noise Control" of the Caltrans Specifications and the project specific equipment noise control measures listed in Table 8.1 below. Nothing in the Caltrans Specifications or these Special Provisions voids the Contractor's public safety responsibilities or relieves the Contractor from the responsibility

to comply with other ordinances regulating noise level.

The Contractor shall comply with all local sound control and noise level rules, regulations and ordinances which apply to any work performed pursuant to the contract. Each internal combustion engine, used for any purpose on the job or related to the job, shall be equipped with a muffler of a type recommended by the manufacturer. No internal combustion engine shall be operated on the project without the muffler.

To minimize the construction impacts to residents, the Contractor is encouraged to select the bore method (directional drilling) over conventional trenching to install new conduits.

The noise level requirement shall apply to the equipment on the job or related to the job, including, but not limited to, trucks, transit mixers, or transient equipment that may or may not be owned by the Contractor. All equipment shall have sound-control devices that are no less effective than those provided on the original equipment. The use of loud sound signals shall be avoided in favor of light warnings except those required by safety laws for the protection of personnel.

Project Specific Equipment Noise Control

Table 8-1 summarizes noise levels produced by construction equipment that is commonly used on roadway construction projects. Construction equipment is expected to generate noise levels ranging from 70 to 90 dB at a distance of 50 feet, and noise produced by construction equipment would be reduced over distance at a rate of about 6 dB per doubling of distance. The noise levels generated by the boring machine would be lower than any equipment listed in the table.

Table 8-1. Construction Equipment Noise

Equipment	Maximum Noise Level (dBA at 50 feet)
Scrapers	89
Bulldozers	85
Heavy Trucks	88
Backhoe	80
Pneumatic Tools	85
Concrete Pump	82

Source: Federal Transit Administration 1995.

Further, implementing the following measures would minimize the temporary noise impacts from construction:

All equipment shall have sound-control devices that are no less effective than those provided on the original equipment. No equipment shall have an unmuffled exhaust.

As directed by the Engineer, the contractor shall implement appropriate additional noise

mitigation measures as warranted. These could include, but are not specifically limited to, changing the location of stationary construction equipment, turning off idling equipment, rescheduling construction activity, notifying adjacent residents in advance of construction work, and installing acoustic barriers around stationary construction noise sources. Furthermore, construction activities shall be limited to the time period between 9:00 a.m. and 5:00 p.m.

Full compensation for conforming to the requirements of this section shall be considered as included in the prices paid for the various contract items of work involved, and no additional compensation will be allowed therefore.

14-1.05 Supplied Biologist will be done by others

General

This work includes providing a biologist to conduct one preconstruction survey of the study area and other activities to protect regulated species that may be harmed during construction activities. Attention is also directed to the provisions in Section 14-6.03D “Contractor-Supplied Biologist” of the Caltrans Special Provisions.

If construction will occur during migratory bird season (February 1 – September 30), a preconstruction bird survey will be required within the project footprint. If an active bird nest is observed, a 100-foot buffer will be established around nest until the young have fledged, A 300-foot buffer will be established around any active hawk or other raptor nest that is observed.

14-1.06 Cultural Resources

If cultural materials are discovered during construction, including human remains, do not disturb the resources and immediately stop all work within a 60-foot radius of the discovery and within any nearby area suspected to overlie the discovery. Immediately notify all appropriate parties including the Caltrans District 10 Local Assistance archaeologist, the Local Assistance Engineer (DLAE), and the County Coroner if human remains are found. Do not move cultural materials or take them from the job site. Do not resume work within the discovery area until authorized. Additional protocols for human remains are given in the State Health and Safety Code Section §7050.5 and §5097.98.

Full compensation for doing all the work involved in trench excavation, water control and dewatering, bedding and backfilling, placement of temporary paving, and cultural resources shall be considered as included in the contract prices paid for the various items of work and no additional compensation will be made therefore.

14-1.07 Not used

SECTION 15 – EXISTING FACILITIES

15-1.01 Existing Facilities

Contractor attention is directed to requirements of Section 5-1.16, “Property and Facility

Preservation" of these Special provisions, and 7-1.05, "Indemnification" and 7-1.06 "Insurance", of the Caltrans Specifications.

The work shall be performed in connection with various existing highway facilities (i.e., traffic signals and streetlights, storm drain pipe, catch basins, sidewalk drains, roadway pavement, roadside signs, utility boxes, trees, fences, etc.) shall conform to the provisions in Section 15, "Existing Facilities", of the Caltrans Specifications and these Special Provisions.

All traffic control signs shall be maintained. If relocation is necessary to facilitate the construction, the Contractor shall notify the Public Works Department, at (209) 937-8381, three (3) working days prior to said relocation, and request for approval as to where sign is to be temporarily relocated. Full compensation for performing such removal and reinstallation shall be considered as included in the various items of work and no additional compensation will be allowed therefore.

Fire hydrants, water valves, curb-stop boxes, and other utility facilities shall be unobstructed and accessible during the construction period.

Should the Contractor desire to have any alterations made in any utility or other improvement for Contractor's own convenience in order to facilitate Contractor's construction operations and for Contractor's sole benefit, Contractor shall make all necessary arrangements with the owners and bear all expense in connection therewith.

Removed highway facilities that are not to be salvaged shall become the property of the Contractor and shall be disposed of according to these special provisions, Section 15 "Existing Facilities" of Caltrans specifications, and as indicated on the plans.

Items of work under this section, "Existing Facilities", for which specific bid items are not provided, shall be considered as included in the prices paid for the various items of work of the bid schedule, and no additional compensation will be provided therefore.

Any contract adjustment that may be warranted due to differing site conditions will be made in accordance with the provisions of Section 4-1.02, "Changes and Extra Work", of these Special Provision.

Relocations or repairs necessitated because of existing facilities which are not shown on the plans, or are shown at substantially different locations than shown may be paid as extra work in accordance with Section 4-1.02, "Changes and Extra Work", of these Special Provisions, but only if the Engineer rules that the Contractor exercised due diligence in his operation. Due diligence may be determined by the Engineer by reviewing surface and subsurface conditions that were existing prior to exposing the facility, and determining the absence of any signs sufficient to warn a diligent Contractor of the possible existence of a facility in the area.

Utility Facilities

Attention is directed to the possible existence of underground utilities not known to the

City or in a location different from that which is shown on the plans or in these Special Provisions. The Contractor shall take steps to ascertain the exact location of such facilities prior to doing any work that may damage such facilities or interfere with their service.

Remove Existing Concrete

Existing concrete sidewalk, gutter, curb and gutter, median curb with apron, driveways, wheelchair ramps, and other concrete surfacing, where shown on the plans to be removed, shall be removed and disposed of. Concrete removal includes removal of any steel embedded in the concrete. Sawcut concrete ramps, walks, curbs, and gutters to be removed at the nearest joint or scoreline, at the locations indicated on the plans, and as designated by the Engineer.

Remove Existing Pavement

Asphalt concrete pavement and aggregate base shall be removed by saw-cutting and excavation or cold planing to the lines, depths, and dimensions indicated on the plans and/or as directed by the Engineer.

Roadside Signs

Unless otherwise shown on the plans, the Contractor shall maintain existing roadside signs in place. The Contractor shall replace or repair all signs damaged by his operations and under this contract by using new material. Such material shall be a replacement of the original in regards to type of sign, posts, and construction. Relocation of the existing signs shall be done the same day the sign is removed from its original location.

At the Contractor's option, existing signs may be temporarily removed in order to facilitate the Contractor's construction of other improvements included under this contract. Any sign which is removed or damaged by the Contractor's shall be reinstalled at its original location using new unistrut posts in conformance with the City of Stockton Standard Specifications number R-109. Existing steel pipe sign posts shall be salvaged as directed by the Engineer. Each roadside sign shall be reinstalled on the same day that the sign is removed.

All new non-mast arm mounted signs shall have High Intensity Prismatic (HIP) reflective sheeting (reflectivity; ASTM type III) and covered with anti-graffiti film. The anti-graffiti film shall be transparent overlay for use on signs. The reflective sheeting and anti-graffiti film shall be from same manufacturer and guaranteed for the same number years.

Full compensation for any temporary removal and reinstallation of roadside signs and removing existing concrete and pavement shall be considered included in the lump sum price paid for "Traffic Control System", and no additional compensation will be allowed therefor.

SECTION 16 – BLANK

DIVISION III EARTHWORK AND LANDSCAPE

SECTION 17 – EARTHWORK AND LANDSCAPE

17-1.01 Clearing and Grubbing

Clearing and Grubbing shall conform to the requirements of Section 16, "Clearing and Grubbing", of the Standard Specifications, Section 17-2, "Clearing and Grubbing", of the Caltrans Specifications, and these Special Provisions.

Payment for removal of existing highway facilities for which specific bid items are not provided, shall be considered as included in the contract prices paid for various items of work, and no additional compensation will be provided therefore.

All materials removed shall be off hauled and disposed of by the Contractor.

Attention is directed to Section 19-1.03D, "Buried Man-Made Objects", of the Caltrans Specifications.

Existing underground structures, trash, debris, loose fill, tree roots, tree remains, organic surficial soil, and other rubbish shall be removed or otherwise disposed of so as to leave the areas that have been disturbed with a neat and finished appearance, free from debris. Depressions left from any removals shall be properly filled and compacted in accordance with these Special Provisions, and as directed by the Engineer.

The methods for removal of subsurface irrigation and utility lines will depend on the depth and location of the line in relation to planned improvement. Unless otherwise specified, remove the pipe and compact the soil in the trench according to the applicable portions of these Special Provisions.

Where loose, uncompacted fill occurs at the surface of the site, the materials shall be excavated to expose firm natural ground or previously compacted fill. The exposed surface shall then be prepared to receive fill in accordance with the applicable portions of these Special Provisions.

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

Full compensation for clearing and grubbing shall be considered included in the contract lump sum price paid for Clearing and Grubbing, and no additional compensation will be allowed. All the work involved in clearing and grubbing, shall include the removal and disposal of all the existing materials as shown on the plans, as specified in the Standard Specifications, these Special Provisions, and as directed by the Engineer. Where it is required the contractor shall test the materials, according to Federal and State guidelines and regulations, before disposal.

SECTION 18 – BLANK

SECTION 19 – EARTHWORK

19-1.01 Roadway Excavation

Roadway excavation shall conform to the requirements of Section 19, "Earthwork", of the Standard Specifications, Caltrans Specifications, and these Special Provisions. Wherever relative compaction is specified, it shall be determined by ASTM D1557.

Surplus excavated material shall become the property of the Contractor and shall be disposed of outside the highway right-of-way in accordance with the provisions in Section 19-2.03B, "Surplus Material", of the Caltrans Specifications. All excavated material shall be loaded for off-haul from the site as it is generated. Material will not be allowed to accumulate within the right-of-way. If excavation exceeds 15 feet, water sampling will be required.

Full compensation for Roadway Excavation shall be considered included in the contract prices paid for the various items of work requiring "Earthwork" and no additional compensation will be allowed.

19-1.02 Trench Excavation and Backfill

Trench excavation, pipe bedding, and backfill shall conform to the requirements of Section 71, "Sanitary Sewer and Storm Sewers", of the Standard Specifications and City of Stockton Standard Plan Nos. R36 through R43, and any amendment and revisions, these Special Provisions, and as specified on the plans. Controlled Density Fill (CDF) shall be mandatory for trenches 8" wide or less. Contractor shall grind 3" deep, 12" each side of trench, and repave. If excavation exceeds 15 feet in depth, water sampling will be required.

Water control shall conform to the provisions of Section 19-3.03B(5) "Water Control and Foundation Treatment" of the Caltrans Specifications and these Special Provisions. The Contractor shall construct and maintain all necessary ditches, cofferdams, channels, drains, sumps, and temporary protective works, and shall furnish, install, and maintain all necessary pumping and other equipment for controlling flows, including ground water in the pipe trenches and structure excavations, so that no foundation will contain any free water. Full compensation for water control shall be included in the contract prices paid for various items of work, and no additional compensation will be made therefore.

The Contractor shall do all excavation of whatever substance is encountered to the lines and grades shown on the plans. Where it becomes necessary to excavate beyond the limits of normal excavation lines in order to remove boulders or other interfering objects, the void remaining after the removal of the boulders shall be backfilled with suitable material and density, as approved by the Engineer. The Contractor shall do such grading as is necessary to prevent surface water from entering the excavation. The Contractor shall remove and dispose of all water entering the excavation. Disposal of water shall be done in a manner to prevent damage or nuisance to adjacent properties.

Due to width limitations, proximity of existing utilities, structures, and access requirements, the Contractor may be required to provide a vertical, open trench, shoring system for portions of this project. Shoring of all trench excavations shall conform to the Sheeting and Shoring Section of these Special Provisions.

The amount of open trench or plated trench permitted at any one time shall not exceed fifty (50) feet or as allowed by the Engineer. Trench excavation shall be closed and all lanes shall be restored to traffic at the end of each workday. The Contractor shall furnish and install non-skid steel plates to span trench sections, which have not been backfilled. Non-skid trench plates shall have a manufactured surface with a coefficient of friction that equals or exceeds zero point thirty-five (0.35).

Approach and ending plates shall be attached to the roadway by a minimum of two (2) dowels predrilled into the corner of the plate and drilled a minimum of two (2) inches into the pavement. Interior plates are to be butted together. Fine graded asphalt concrete shall be compacted to form ramps with a maximum slope of eight and one-half percent (8.5%) with a minimum twelve- (12) inch taper to cover all exterior edges of the plates. When the plates are removed, the dowel holes in the pavement shall be backfilled with graded fines of asphalt concrete mix. A concrete slurry or equivalent slurry mix may be substituted with the approval of the Engineer.

All operations shall be carried out in an orderly fashion. Backfilling, compacting, and clean-up work shall be accomplished as the work is approved and traffic through the work shall be impeded or obstructed as little as possible.

The trench bottom shall be free of bumps or hollows and graded to provide uniform support along the length of pipe.

Excess excavated material shall become the property of the Contractor and shall be removed and disposed of away from the job site at the Contractor's expense. Full compensation for the removal and disposal of excess or unsuitable material shall be considered included in the contract unit prices paid for the various items of work and no additional compensation will be allowed therefore.

Pipe bedding and backfill shall be placed above and below the pipe to the lines and grades shown on the City of Stockton Standard Plans Nos. R36 through R43, as shown on the plans, and as specified in these Special Provisions.

Delete Section 19-3.03E, "Structure Backfill", of the Caltrans Specifications and substitute the following:

"Pipe bedding, envelope, and trench backfill material shall consist of imported material, free from vegetable matter and other deleterious substances and shall form a firm, stable base when compacted. The percentage composition weight by weight shall conform to the following grading:

<u>Sieve Size</u>	<u>Percentage Passing</u>
1"	100
3/4"	90-100
No. 4	35-60
No. 30	10-30
No. 200	2-9

The material shall conform to the following quality requirements:

	<u>Requirements</u>
Resistance(R-value)	78 min.
Sand equivalent	25 min.

In no case shall native excavated material be used as pipe bedding, envelope, and trench backfill.

Bedding material shall be placed to approximately the same elevation on both sides of pipe to prevent unequal loading and displacement of the pipe. The difference in elevation of the bedding backfill on either side of pipe shall not exceed six (6) inches at any time.

Trench backfill shall consist of the trench area from the top of the pipe bedding to the ground surface, or if within a roadway, to the bottom of the roadway subgrade.

Backfill shall be compacted by impact, vibration, or by a combination of these methods, as approved by the Engineer. However, impact type compactors shall not be used around or over PVC pipe until backfill over the top of the pipe will permit compaction of the backfill material without deflecting or damaging the pipe. Jetting will not be permitted.

All backfill shall be placed in maximum eight (8) inch uncompacted lifts.

Compaction shall be determined by ASTM D1557.

The Contractor shall place temporary surfacing promptly after backfilling and shall maintain such surfacing until permanent paving work can be installed.

Temporary paving shall consist of asphalt cutback rolled to provide a smoother surface. All edges shall be contoured to provide a smooth transition between the existing grade and the cutback surface. The Contractor shall maintain the surface free of depressions, bumps, loose pieces, and other defects at all times. During wet weather, the Contractor shall provide a solid, non-skid surface over temporary pavement to protect the surface from damage by traffic.

Temporary pavement shall be replaced with permanent pavement, as soon as is practical after the trench is backfilled and as allowed by the Engineer.

Until the permanent pavement is placed, the base rock and temporary asphalt plant mix at the surface of the trench shall be maintained at all times. Continuous inspection and

maintenance of the trench area will be required.

Any excavation shall also conform to the provisions in Section 100, "Street Opening and Pavement Restoration Regulations" of the Standard Specifications.

Full compensation for doing all the work involved in trench excavation, water control and dewatering, bedding and backfilling, and placement of temporary paving shall be considered as included in the contract prices paid for the various items of work requiring "Earthwork" and no additional compensation will be made therefore.

19-1.03 Dewatering

Attention is directed to Section 19-3.03B, "Structure Excavation", of the Caltrans Specifications and these Special Provisions.

If an NPDES (National Pollutant Discharge Elimination System) is required for disposal of water from construction dewatering activities, it shall be obtained by the contractor prior to any dewatering activities. Contractor shall comply with SWRCB requirements for discharging water from any dewatering operation, including obtaining all necessary permits, testing, and/or monitoring.

Dewater the excavation if ground water is encountered. Continue dewatering before and during subsequent excavation to prevent damage to the work. Foundation must be free of water when footing concrete or pipes are placed.

The contractor shall dispose of the water so as not to cause damage to the public or private property, or to cause a nuisance or menace to the public or violate the law. Dewatering shall be installed and operated so that the groundwater level outside the excavation is not reduced to the extent which would cause damage or endanger adjacent structures or property. The static water level shall be drawn down a minimum of 1 foot below the bottom to excavations to maintain the undisturbed state of natural soils and allow the placement of any fill to the specified density. The control of groundwater shall be such that softening of the bottom of excavations, or formation of "quick" conditions or "Boils", does not occur.

Full compensation for doing all the work involved in dewatering, water control and bedding and backfilling, and placement of temporary paving shall be considered as included in the contract prices paid for the various items of work requiring "Dewatering" and no additional compensation will be made therefore.

SECTION 20 – LANDSCAPE

20-1.01 Planting and Irrigation

The work performed in connection with planting shall conform to the provisions of Section 5-1.36, "Property and Facility Preservation," Section 15, "Existing Facilities," and Section 20, "Landscape," of the Caltrans Specifications and these Special Provisions.

All trash, debris, rubble, concrete, and other foreign materials shall be removed from planting areas prior to modifying/repairing irrigation systems and planting.

Existing plants shall be maintained as directed by the Engineer. Payment for maintaining existing plants shall be considered as included in the various items of work and no additional compensation shall be allowed therefore.

Contractor shall furnish and install 12-inches minimum imported topsoil in planting areas. Existing on-site soil shall not be used unless approved by the Engineer. Imported topsoil shall be fertile, friable soil of loamy character having a normal amount of humus. The topsoil shall be free of subsoil, refuse, roots, rocks larger than 1/2" diameter, weeds and brush, nematodes or other objectionable material.

Contractor shall furnish and install sod equal to or better than the existing lawn. Final lawn (sod) acceptance shall be subject to the approval of the City. Where new concrete is to be constructed, existing turf at back of the walk, shall be adjusted to the new finished grade. Sod shall be a good quality bluegrass mix free of noxious weeds.

Contractor shall install additives and mulch as required by the Engineer. Commercial fertilizer (granular) shall be a pelleted or granular form controlled-release only and shall be applied at the rates as recommended by the manufacturer. Three applications of commercial fertilizer (slow release) shall be applied as directed by the Engineer. The plant establishment period shall be no less than 90 calendar days. All plant materials furnished and installed under this contract shall be guaranteed against any and all poor, inadequate or inferior installation and workmanship for the guarantee period of one year. Any materials found to be in poor condition during the plant establishment period shall be replaced immediately. The Engineer shall be the sole judge as to whether the poor condition of the material is the result of improper installation or of poor maintenance. Material to be replaced within the guarantee period shall be replaced by the Contractor within 10 days of written notification by the Engineer.

Existing sprinkler systems disturbed by the Contractor's activity shall be repaired to the satisfaction of the City. Contractor shall be responsible for the removal and relocation of existing irrigation systems, including replacement of sprinkler heads, valves, lines, controllers, connections, etc. and other work, materials, or equipment required completing the work. All repairs shall be made with new materials. Pipe materials for irrigation systems shall be Schedule 40 PVC. Nipples shall be threaded. Sprinklers shall be the type, pattern and material and shall have the operating characteristics as that which is removed or disturbed by the work. Contractor shall coordinate repairs and modifications to the irrigation system with the property owner.

If required to match new sidewalk grade, existing Lawns shall be (1) raised by lifting existing turf and filling with tamped imported Clements loam, replacing and rolling the turf; or (2) lowered by lifting existing turf, removing sufficient soil to lower properly, replacing and rolling the turf.

Where new sidewalk to be constructed, the existing turf at the back of the walk, shall be adjusted to the new finished grade. The contractor has two options (1) remove the existing turf to adjust the grade and replace the existing turf with new turf or (2) lift the existing turf and by removing or adding sufficient soil adjust the turf to the new grade. Turf to be placed shall be a good quality bluegrass mix free of noxious weeds. All landscaping shall be maintained in good health upon completion of the project.

Full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in restoring planting and irrigation systems, complete in place, including the maintenance period, shall be considered as included in the prices paid for the various items of work and no additional compensation will be allowed therefore.

20-1.02 Tree Removal and Pruning and Root Trimming

This work shall consist of removal and disposal off-site of trees if required. Tree removal shall be performed in accordance with these Special Provisions and as directed by the Engineer or City Arborist. Trees shall be felled in such a manner as not to injure improvements that are to be preserved. Trees shall be removed to a depth necessary to remove stumps and roots. All trees shall be completely removed where a structure is to be constructed, trenches are to be excavated, proposed trees will be replanted, or unsuitable material is to be removed.

Pruning shall be performed only by a certified arborist and with prior City approval. No pruning of new or existing trees shall be done without prior City Arborist approval. No hooks or any other climbing devices that might damage or puncture tree bark shall be used. The Contractor shall be responsible to report to the City Arborist in writing, any hazardous trees, dead structural limbs, or cavities so corrective action may be taken.

Tree root trimming shall be performed as directed by the City Arborist. Contractor shall request a root system inspection at least 48 hours prior to excavation and root cutting activities. City will issue a Notice to Resume Work to the contractor. Contractor shall adhere to City's instructions and shall resume work no later than 48 hours after receiving said Notice to Resume Work. If during root trimming, the Engineer or City Arborist determines that a tree, not originally designated for removal is to be removed, compensation will be paid in accordance with Section 4-1.05, "Changes and Extra Work" of the Caltrans Specifications.

If in the opinion of the Engineer or City Arborist a tree not approved for removal has been damaged due to the Contractor's operation and cannot be saved, the Contractor shall, when so ordered by the Engineer, remove the tree in its entirety and replant with a 48" box container size tree of the same kind, or as designated by the City Arborist, at the Contractor's expense.

Trees removed for the construction of this project, whether shown or not shown on the plans, shall be considered included in the contract prices paid for various items of work, and no additional compensation will be made therefore.

Should any direct or indirect damage or injury result to any public or private property by or on account of any act, omission, neglect, or misconduct in the execution of work, or as a consequence of the non-execution thereof on the part of the Contractor or any of his employees or agents, such property shall be restored at the expense of the Contractor to a condition equivalent to that existing before the damage or injury occurred by repairing or rebuilding the same, or by otherwise making restitution in an acceptable manner for such damage or injury.

The Contractor shall be required to provide and maintain barriers, guards, and lights when and where it may be necessary in order to effectively guard the public from the work being done. This includes open excavations resulting from tree removals. The Contractor shall also be required to post proper signage and traffic control for the public regarding detours and the condition of the work under construction, all in accordance with applicable provisions in Part 6 of the California MUTCD.

Material

All removed tree material, including debris, shall become the property of the Contractor who shall be responsible for its proper disposal. The Contractor shall not leave debris, including removed concrete, at the site overnight.

Imported Clements loam, or equal, shall be used to fill voids left by the removal of a stump. The Clements loam shall be free of rocks, clay balls, debris, noxious weeds and undecayed vegetable matter.

Trees that are removed shall be replaced with a 15-gallon container size tree of Ginkgo (Fairmount), or as designated by the City Arborist and planted to the satisfaction of the City Arborist. Newly planted trees shall be warranted by the Contractor for one (1) year for labor and materials.

Workmanship

Trees shall be progressively cut down and not felled. All limbs, twigs, and leaves shall be removed from the site as a tree is cut down. On-site burning will not be permitted. All tree stump removal sites shall be reported to Underground Service Alert, USA [(800) 227-2600] a minimum of 48 hours to locate and mark all utilities prior to the removal work being performed at that site. The tree stumps shall be removed to a point twelve (12) inches below the top of the adjacent curb and/or sidewalk. In the absence of either curb or sidewalk, a small stump shall be removed twelve (12) inches below the adjacent ground level. All roots from said stump that are visible and within a ten-(10) foot radius shall be removed.

All debris resulting from the tree and stump removal shall be cleaned up and removed from the site. This includes wood chips and saw-dust left in any hole caused by the removal of a stump.

Within the same day that a stump is removed or ground, its void shall be backfilled with

imported Clements loam and compacted to the same density as the adjacent undisturbed soil and then install lawn turf to match existing.

All tree roots shall be cut and removed twelve (12) inches below the sidewalk or adjacent ground level.

Contractor Work Procedure

The Contractor shall comply with the steps listed below:

1. The Contractor shall contact City of Stockton inspector who will then contact the Street Tree Division for a root system inspection prior to root cutting and installation of sidewalk. Provide at least 3 working days notice.
2. If tree removal is questionable, City of Stockton tree division will respond as soon as practicable (generally within 2 working days) to inspect tree and root system and will issue a decision on site.
3. Prior to resuming work and removing a tree, the City will obtain a Tree Removal Release from the property owner and the Contractor shall receive a Notice to Resume Work from a City Inspector.
4. Contractor shall adhere to City of Stockton Street Tree Division's instructions and shall resume work no later than 48 hours after receiving said Notice to Resume Work.

Replace curb, gutter and/or sidewalk in accordance with these Special Provisions, Section 73.

Full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in tree removal and pruning and root Trimming, including the maintenance period, shall be considered as included in the prices paid for the various items of work requiring "Tree Removal" and no additional compensation will be allowed therefore.

SECTION 21 – EROSION CONTROL

Attention is directed to the provisions in Section 21, "Erosion Control" of the Caltrans Specifications.

Full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in erosion control, including the maintenance period, shall be considered as included in the prices paid for the various items of work requiring "Erosion Control" and no additional compensation will be allowed therefore.

DIVISION IV SUBBASES AND BASES

SECTION 26 – AGGREGATE BASE

26-1.01 Aggregate Base

Unless otherwise indicated in these Special Provisions or indicated on the plans, aggregate base shall conform to the requirements of Section 26, "Aggregate Bases", of the Caltrans Specifications for Class 2 aggregate base.

Aggregate base shall be placed in lifts no greater than eight (8) inches in loose thickness and in a manner that avoids segregation, moisture conditioned as necessary, and compacted to at least ninety-five percent (95%) relative compaction.

Full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in construction of the various depths of aggregate base, complete in place, will be considered as included in the contract prices paid for various items of work requiring aggregate base, and other items of work, and no additional compensation will be allowed therefore.

DIVISION V SUBSURFACE AND PAYMENT

SECTION 39 – ASPHALT CONCRETE

39-1.01 Asphalt Concrete

Attention is directed to the provisions of Section 39-2, "Hot Mix Asphalt", of the Caltrans Specifications, and Section 39 of the Standard Specifications.

If requested by the Engineer, the Contractor shall provide a ski on the paving machine.

If poor quality paving joints show deterioration or open areas that allow water through the paving within one (1) year of paving, the Contractor will be required to fog seal for the full joint length for a minimum six (6) foot wide pass. All costs for seal will be at no additional cost to the City of Stockton.

Asphalt concrete shall not be placed adjacent to the curb and gutter until the area behind the curb and gutter is fully backfilled and compacted. It shall be the Contractor's responsibility, based on weather predictions, to schedule his paving operations to avoid paving in the rain or fog. If the day's operations are canceled because of predicted rain or fog, a non-working day will be allowed regardless of actual working conditions. The Engineer will determine whether the day's operation shall be canceled due to predicted rain or fog.

Asphalt concrete shall not be placed on any surface, which contains ponded water or excessive moisture in the opinion of the City Engineer.

If paving operations are in progress and rain or fog forces a shut down, loaded trucks in transit shall return to the plant, and no compensation will be allowed therefore.

The Contractor shall furnish and use canvas tarpaulins to cover all loads of asphalt from the time that the mixture is loaded until it is discharged from the delivery vehicle, unless

otherwise directed in writing by the Engineer.

The area to which paint binder has been applied shall be closed to public traffic. Care shall be taken to avoid tracking binder material onto existing pavement surfaces beyond the limits of construction.

No traffic shall be allowed on to the area to which paint binder has been applied with the exception of vehicles unloading asphalt concrete. All vehicles involved with the Contractor's operations shall turn around within the road right-of-way. Driveways and other private property shall not be used without prior written consent of the involved property owner, a dated copy of which shall be delivered to the Engineer prior to the use thereof.

Full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in constructing asphalt concrete, complete in place, shall be considered as included in the prices paid for the various items of work requiring "Asphalt Concrete" and no additional compensation will be allowed therefore.

DIVISIONS VI STRUCTURES

SECTION 52 – REINFORCEMENT

52-1.01 Reinforcement

Reinforcing steel reinforcement shall conform to the provisions in Section 52, "Reinforcement", of the Caltrans Specifications. All rebar shall be Grade 60.

Full compensation for furnishing and installing bar reinforcing steel and mesh reinforcement shall be considered as included in the contract price paid for the various contract items requiring bar reinforcing or mesh reinforcement, and no additional compensation will be allowed therefore.

DIVISION VII DRAINAGE FACILITIES – NOT USED

DIVISION VIII – MISCELLANEOUS CONSTRUCTION

SECTION 73 – CONCRETE CURBS AND SIDEWALKS

73-1.01 Concrete Curbs, Sidewalks, and Wheelchair Ramps

Concrete curb, gutter, sidewalk, curb returns, including wheelchair ramps, grooving, driveways, and flat work, shall be in accordance with the provisions of Sections 73, "Concrete Curbs and Sidewalks", and 90, "Concrete", of the Caltrans Standard Specifications, these Special Provisions, and as shown on the plans.

Portland cement concrete shall conform to Section 90-2, "Minor Concrete," of the Caltrans Specifications and shall contain not less than 505 pounds of cementitious material per cubic yard for all uses. Certification of the concrete shall be received from the vendor and delivered to the City Inspector at the time the concrete is poured.

The Contractor shall sawcut all existing concrete curb, gutter and sidewalks, driveways, and other concrete improvements that will be matched with new improvements at the locations indicated on the plans and where directed by the Engineer.

Expansion joints shall be constructed wherever required by the Standard Specifications, at the locations indicated on the plans, and where directed by the Engineer. Expansion joints shall be filled with 3/8"-thick premolded expansion joint filler conforming to ASTM D-1751.

Concrete shall be cured using the curing compound method for curb, sidewalks, and gutters. The curing compound shall be the clear or translucent type conforming to the specifications of AASHTO Designation: M148, Type 1, except that the loss of water in the water retention test shall not exceed 0.040 gram per square centimeter or surface. The curing compound shall contain a fugitive dye and shall be applied at the approximate rate of one (1) gallon per one hundred fifty (150) square feet of area. The curing compound shall be applied in a manner that will provide a complete coating of all exposed faces of the concrete surface. Alternate curing methods shall be submitted to the Engineer for approval before use.

Reinforcing steel, where required, shall conform to Section 52, "Reinforcement", of the Caltrans Specifications and these Special Provisions. All rebar shall be Grade 60.

Full compensation for furnishing all labor, materials, tools, equipment, and incidentals for concrete sidewalks, including ramps, including all grading necessary for installation of concrete sidewalk or concrete ramps, to finished grade, disposal of all excess material, all sawcuts, reinforcements where required, grading under concrete, providing and grading aggregate base subbase, backfill, compaction, watering, expansion joint filler, concrete and curing compound, grooving, and for doing all the work involved in furnishing and placing concrete sidewalks, or ramps, complete in place, as shown on the plans, as specified in the Standard Specifications and these Special Provisions, and as directed by the Engineer shall be included in the prices paid for the various contract items of work, and no additional work compensation will be allowed therefor. Where sidewalk, or driveway is adjacent to curb or curb and gutter, the six (6) inch dimension from face of curb to back of curb shall not be counted.

Full compensation for furnishing all labor, materials, tools, equipment, and incidentals for concrete curb and gutter, including all aggregate subbase, reinforcement, sawcuttings, backfill, compaction, watering, expansion joint filler, and concrete curing compound, and for doing all the work involved in furnishing and placing concrete curb and gutter, complete in place, as shown on the plans, as specified in the Standard Specifications and these Special Provisions, and as directed by the Engineer shall be included in the prices paid for the various contract items of work, and no additional work compensation will be

allowed therefor.

Broken pieces of concrete shall be immediately removed from the job site and disposed. No portions of broken concrete shall remain on the job site overnight. Contractor shall pay to the City of Stockton the sum of Two Hundred Fifty Dollars (\$250) for every calendar day where debris has remained on the job site overnight.

Reinforcing steel reinforcement shall conform to the provisions in Section 52, "Reinforcement", of the Caltrans Specifications. All rebar shall be Grade 60.

Full compensation for furnishing and installing bar reinforcing steel and mesh reinforcement shall be considered as included in the contract price paid for the various contract items requiring bar reinforcing or mesh reinforcement, and no additional compensation will be allowed therefore.

SECTION 75 – MISCELLANEOUS METALS

75-1 Miscellaneous Iron and Steel

This work shall consist of furnishing and installing metal frames and covers or frames and grates for use in minor structures and shall conform to the provisions in Section 75, "Miscellaneous Metal", of the Standard Specifications.

Full compensation for furnishing and installing miscellaneous iron and steel, including metal frames and covers or frames and grates, shall be considered as included in the contract prices paid for the various contract items, and no additional compensation will be allowed therefore.

SECTION 77– LOCAL INFRASTRUCTURE

77-1 Signal and Lighting Systems

Furnishing and installing traffic signals shall conform to Sections 86, "Electrical Work," and 87, "Electrical Systems," of the Caltrans Specifications, Section 86, "Electrical System" of the Standard Specifications, California MUTCD, and these Special Provisions.

77-1.01 Scope

- a. Work covered under this division shall include furnishing all labor, material, tools, equipment, and incidentals and doing all work involved which is required for the complete installation of the electrical work.
- b. Work or equipment not specified or shown on the Plans which is necessary for the proper operation of the work in this area shall be provided and installed at no additional cost to the City.

77-1.02 Regulations and Code

Regulations and Code shall conform to Section 86-1.01D(1) of the Caltrans Specifications. Nothing in these plans or specifications shall be construed to permit work not conforming to the most stringent of applicable codes.

All individuals who perform work as electricians (kind of work apply to electrical connections 100 volt-amperes or more; Commercial and Industrial wiring, underground conduit installation, finish work and fixtures, and fire life safety), for contractors licensed as class A and C-10 electrical contractors, shall be certified according to Labor Code Sections 3099 and 3099.2. Additionally, the contractor's representative in charge on-site shall possess an IMSA certificate.

77-1.03 Certificate of Compliance, Warranties, Guarantees and Instruction Sheets

Certificate of Compliance, Warranties, guarantees and instruction sheets shall conform to Sections 86-1.01C(6), 86-1.01C(8), and 87-2.01C of the Caltrans Specifications and these Special Provisions.

All equipment furnished shall be guaranteed to the City by the manufacturers for a period of not less than one- (1) year following the date of acceptance of the project. If any part (or parts) is found to be defective in materials or workmanship within the one year period and it is determined by the Engineer or by an authorized manufacturer's representative that said part (or parts) cannot be repaired on the site, the manufacturer shall provide a replacement part (or parts) of equal kind and/or type during the repair period and shall be responsible for the removal, handling, repair or replacement, and reinstallation of the part (or parts) until such time as the traffic signal equipment is functioning as specified and as intended herein; the repair period shall in no event exceed seventy-two (72) hours, including acquisition of parts.

The one- (1) year guarantee on the repaired or replaced parts shall again commence with the date of acceptance of the project.

The contractor shall provide minimum 1-year warranty on the material and labor on the fiber optic cable and related material installations.

77-1.04 Description

Traffic signal work is to be performed at the locations shown on the Plans. Work or equipment not specified or shown on the Plans which is necessary for the proper operation of the work in this section shall be provided and installed at no additional cost to the City.

Any Contractor-requested change, from approved Plans and Specifications, shall be made in writing to the City. No changes shall be made in the field without written approval of requested changes by the City.

The contractor is responsible to take all necessary precautions and use best practices in the industry to perform all work require to complete the project.

77-1.05 Materials General

Attention is directed to Section 6 of standard specification, except as provided under "City furnished Materials" of these Special Provisions, the Contractor shall furnish and install all other materials required to complete the work under this contract.

77-1.06 Equipment List and Drawings

Equipment list and drawings shall conform to the provisions in Section 86-1.01C(1) of the latest Caltrans Specifications, and these Special Provisions.

All equipment and materials that the Contractor proposes to install shall conform to these specifications and contract plans. A list of substitute equipment and/or materials along with a written descriptive summary, describing the functions of the components, which the Contractor proposes to install, shall be submitted along with his bid proposal. The list shall be complete as to the name of manufacturer, size and identifying number of each item. The list shall be supplemented by such other data as may be required. In all cases, the judgment of the Engineer shall be final as to whether substitute equipment and/or material recommended by the Contractor conform to the intent of these specifications.

THE CONTRACTOR SHALL FURNISH FINAL AS-BUILT DRAWINGS AS PART OF THIS PROJECT AT NO ADDITIONAL COST TO THE CITY.

77-1.07 Foundations

Foundations shall conform to the provisions in Section 56-3 "Standards, Poles, Pedestals, and Posts", Section 87-1.03E(3) "Concrete Pads, Foundations, and Pedestals" of the Caltrans Specifications and these Special Provisions.

Certification of the concrete shall be received from the vendor and delivered to the City Inspector at the time the concrete is poured. The foundation shall be cast monolithically up to the top 2 inches which shall be placed after the standards have been plumbed. Construction of Concrete foundations includes placement of reinforcement required per City standards.

Attention is directed to Section 51-1, "General," of the latest Caltrans Specifications regarding bonding, cold joints and construction preparations for same.

Dimensions of concrete footings for City of Stockton signal standards are shown on City of Stockton Standard Plans, Drawings R93 and R95. The 1-B pole foundation shall be installed in conformance with the City of Stockton Standard Drawings number R95.

77-1.08 Not used

77-1.09 Conduit

Conduit shall conform to the provisions in Section 87-1.03B, "Conduit Installation," of the Caltrans Specifications and these Special Provisions.

All Conduits shall be Poly Vinyl Chloride (PVC), Schedule 80 with rigid steel sweeps. IMC conduit shall not be accepted. With the exception for bends to and from pull boxes and foundations the conduit shall run straight and true so that cable pulling forces are minimized. There shall be no more than 180 degree in bends. An intermediate pull box can be installed to relieve the need for additional bends at the Contractor's cost.

Insulated bonding bushings will be required on metal conduit. All nonmetallic conduits shall have a No.8 stranded (with green insulation) copper bounded/grounding wire. These bounding/grounding wires shall be connected in the pull box with cable connectors - Burndy-Servit No. KS -15 or an approved equal meeting Caltrans specifications.

Conduits into pull boxes and pole foundations shall be rigid metal and have 90-degree sweeps. Plastic pulling bells shall be installed on all conduit ends before conductors are pulled through the conduits.

After conductors have been installed, the ends of conduits terminating in pull boxes and/or controller cabinets will be sealed with an approved type of sealing compound. Refer to the City of Stockton Standard Drawing R87 for conduit/pull box details.

Refer to City of Stockton Standard Plan Drawing R37 for trench width and depth. All conduits shall be installed below the existing AC pavement regardless of the depth of the existing AC pavement.

All excavated areas in the street or sidewalk shall be completely backfilled or covered at the end of each working day and approved by the Engineer.

Where existing conduits are to be used, as directed by the Engineer, the existing conduit shall be cleaned and both old and new cables shall be pulled into the existing conduit as a unit per the Caltrans Specifications Section 87-1.03F, "Conductors and Cable Installations".

Fiber Optic Interconnect Conduits

The 2.5" rigid metal conduit between #6E pull box and the controller cabinet (for fiber optic interconnect) shall have 90-degree sweep and large radius bend. Conduit sweeps into No. 6E pull boxes on fiber optic interconnect runs shall enter, with rigid sweeps, at 45 degrees (in vertical plane). Sweeps shall be at least 24 inches below finished grade, unless approved by engineer. A pulling bell shall be installed at the end of each conduit. 3.0" PVC Schedule 80 conduit shall be installed between #6 pull boxes on fiber optic interconnect runs.

All fiber optic interconnect conduits with fiber cable shall include one 1250lbf detectable Muletape with 22 AWG wire. A detectable Muletape shall be installed after Fiber Optic cable installation for future detection.

77-1.10 Colored Controlled Density Fill (CDF)

The controlled density fill for the installations of all conduits shall be a red color to distinguish the concrete backfill from other concrete and soil. The concrete shall be pigmented by the addition of commercial quality cement pigment to the concrete mix.

The red concrete pigment shall be LM Scofield Company; Orange Chromix Colorant; or Davis Colors; or accepted equivalent. A minimum of 5 lbs. of red tint pigment shall be used per cubic yard of the CDF mix.

77-1.11 Pull Boxes

Pull boxes shall conform to the provisions in Sections 86-1.02C "Pull Boxes" and 87-1.03C "Installation of Pull Boxes" of the Caltrans Specifications, these Special Provisions, and in conformance with the City of Stockton Standard Drawings number R87.

When a pull box is subjected to vehicular traffic load, the cover shall be steel embossed with a non-skid pattern.

Pull boxes shall be placed at same elevation as adjacent standard base, service cabinet base or signal controller cabinet base if not an existing or future sidewalk area and elevation is not shown on plans. Pull boxes shall be five feet (5') from base or as shown on the plans. Pull boxes in existing or future sidewalk areas shall be placed at sidewalk elevation. The pull box elevation for pull boxes installed in median areas shall match the slope of the two adjacent curbs. The pull box elevation for pull boxes installed in planting areas adjacent to sidewalk or sidewalk area shall be at sidewalk grade. Pull boxes shall not be installed in part of wheelchair ramps, driveways or traveled way.

When pull boxes are placed in dirt and planting areas, a concrete collar shall be constructed around the pull box. The concrete collar shall be a minimum 12-inch concrete collar by 4 inch thick and at least 4 inches along the sides of the pull box to the bottom edge. The top of the pull box shall match slope of the adjacent top of curb. The surface elevation of the collar shall match the surface elevation of the pull box and slope away from the pull box at a rate of 1:50 (2%) slope.

The Contractor shall clean all existing pull boxes entered for installation of conduit or wire of all dirt and debris. All pull box lids damaged by Contractor operations shall be replaced at his/her expense. The wiring in these pull boxes shall be neatly bundled, recoiled and reinstalled in the box. Where existing pull boxes are removed and replaced with new larger boxes the existing conduits shall be cut back. When the conduits are cut, the existing conductors must either be removed or well protected. The ends of the cut conduits must have bushings placed on them.

Grout in bottom of pull boxes will not be required. Pull boxes shall be set on 6 inches of crushed rock for drainage. The conduits in the pull boxes shall be placed 2" above the crushed rock.

Recesses for suspension of ballasts will not be required.

All pull boxes shall be No. 6 unless otherwise noted on the plans.

All pull boxes shall have lids embossed with "TRAFFIC SIGNAL".

All pull boxes shall include copper grounding rods per City Standard Drawing No. R87.

All pull boxes on fiber optic interconnect runs shall be # 6 unless otherwise noted on the plans. All conduit sweeps into No. 6 pull boxes on fiber optic interconnect runs shall be 45 degrees. Contractor shall leave at least 30-foot fiber cable slack in each pull box run, between exiting conduit and entering conduit. The pull boxes shall have lids embossed with "INTERCONNECT".

A State Standard Number 6E pull box with extension (17" x 30" x variable depth (inside dimensions)) shall be installed adjacent to the traffic controller cabinet for fiber optic interconnect cable. The seam between pull box and extension shall be grouted. The optional base slab of the 6 (T) PB shall not be used. Contractor shall leave at least 50-foot fiber cable slack in pull box, between exiting conduit and entering conduit.

77-1.11.01 Street Lighting Pull Boxes

All street lighting pull boxes shall have security lids and backfilled as indicated on City of Stockton Standard Drawing No. R87. All pull boxes shall have lids embossed with "STREET LIGHTING".

77-1.12 Conductors and Wiring

Conductors and wiring shall conform to the provisions in Sections 86-1.02F, 86-1.02I, 87-1.03F, 87-1.03H, 87-1.03I, and 87-1.03N of the Caltrans Specifications and these Special Provisions.

The Contractor shall install individual conductors' type THW PVC Polyvinyl Chloride (600 volt) for traffic signal.

Signal wires, Street Light wires, and White Neutral wires shall be 14 AWG, 10AWG, 12AWG, respectively. Signal cable shall not be used. Inert lubricant shall be used in placing conductors in the conduit.

All conductors that are to be spliced together shall be twisted a minimum of 5-turns and soldered. Then, the joint shall be held by mechanical means before insulating in accordance with Method "B."

When new conductors are to be added or existing conductors are to be removed from existing conduit, all conductors shall be removed; the conduit shall be cleaned as provided in Caltrans Specifications, Section 87-1.03F, "Conductors and Cable Installations"; and both old and new conductors as shown on the plans, shall be pulled into the conduit as a unit.

All field wiring terminating in the traffic signal controller cabinet or service cabinet shall be fastened to the termination panels with one-piece copper solderless/crimpleless wire lugs. Solderless/crimpleless lug shall have offset shank and have a maximum wire size capacity of 6.

77-1.13 Fused Splice Connectors

Fused splice connectors as specified in Sections 86-1.02N "Fused Splice Connectors" and 87-1.03N "Fused Splice Connectors," of the Caltrans Specifications shall be required. Fused splice connectors shall be installed in the base of the poles, next to the inspection plate. No pigtail is allowed on the fuse holders.

77-1.14 Bonding and Grounding

Bonding and grounding shall conform to the provisions in Sections 86-1.02F(2)(c)(i), 86-1.02O, 87-1.03F(3)(c)(i), 87-1.03J, and 87-1.03O of the Caltrans Specification and these Special Provisions.

Grounding jumper shall be attached by a 3/16 inch or larger brass bolt in the signal standard or controller pedestal and shall be run to the conduit, ground rod or bonding wire in adjacent pull box. Grounding Rod Clamp shall be 5/8" and ground rod shall be 1/2" x 8'.

In addition, because of past conflict monitor electronic problems associated with grounding, the Contractor shall be required to install a total of four (4) conductors between the service pedestal and the controller cabinet. These conductors shall be installed as followed;

Green Conductor - No. 8 stranded conductor from Ground Bus #2 in controller cabinet to ground bus in service pedestal.

White Conductor - No. 8 stranded conductor from Ground Bus #1 terminal in the controller cabinet to the neutral bus in the service pedestal.

Black Conductor - No. 8 stranded conductor from the power terminal in the controller cabinet (312B) to service breaker.

Bare Copper Conductor - No. 10 solid conductor from Ground Bus #2 in controller cabinet to conduit grounding bushing in pull box.

Grounding jumper shall be visible after cap has been poured on foundation.

77-1.15 Service

Service shall conform to the provisions in Sections 86-1.02P, 87-1.03L, and 87-1.03P of the Caltrans Specifications and these Special Provisions. Each service shall be suitable for the short circuit current available at its supply terminal.

Refer to Type III AF wiring diagram on improvements plans.

If service equipment cabinet design deviates in any way from the details shown on the details of such deviation shall be submitted to the Engineer for review before fabrication of the contract cabinets. If deemed necessary by the Engineer, one complete prototype cabinet shall be delivered to the Engineer for review at least 30 days before fabrication of the contract fixtures. The prototype cabinet will be returned to the Contractor and if permitted by the Engineer, the cabinet may be installed in the work.

The Contractor shall furnish and install Type III-AF single meter service equipment. Cabinets (See State of California Standard Plan ES-2C and ES-2D) conforming to City of Stockton Specifications shall be constructed with anodized aluminum and per the Caltrans Specifications Sections 86-1.02Q, 86-1.02P, and 87-1.03Q. A 40 amp, 120 volt, metered circuit shall be furnished to the controller cabinet for traffic signal operation. The Contractor shall confirm and provide all service requirements with Pacific Gas and Electric Company, and the City of Stockton. Refer to Attachment A (PG&E service confirmation letters). Note: 120/240 volt service houses a 4 jaw meter socket, 120/208 volt service houses a 5 jaw meter socket.

Service Cabinet Fabrication:

- Maximum width 12", Maximum height 63" with a minimum of 60" maximum depth 9". Minimum opening to control section 8.25" x 39.25".
- **Cabinet shall be fabricated with anodized aluminum.**
- Internal part shall be fabricated for 14-gauge cold steel.
- Cabinet shall be welded construction with welding materials specifically designed for material used.
- All fasteners, hinges, latches, and hardware shall be of stainless steel and hinges shall be continuous piano style.
- There shall be no exposed nuts, bolts, screws, rivets, or other fasteners on the exterior.
- Cabinet shall have enclosed swept pull section with removable step.
- Cabinet shall have fully framed ride hinged outer door with swaged close tolerance sides for flush fit with top drip lip and closed cell neoprene flange compressed gaskets.
- Cabinet door shall have 2,000 LB stress rated stainless hasp, welded to cabinet door.
- Base mounting detail shall be identical to existing cabinets for emergency Dead-front Safety Door.
- Distribution and control panel shall have separate hinged dead-front panels with 1/4 turn latch and knotted knobs.
- Breaker compartment shall be safety barriered from the control compartment.
- Dead front shall be hinged on the same side as the front door and shall open a minimum of 120 degrees.
- Removable back-pan shall be mounted on 4 welded 1/4" studs.
- The cabinet shall have a type II lock.

Power Distribution Panel:

- Main breakers shall be available as 1 pole, 2 pole, 3 pole, or 4 pole.
- Provide separate metered main, lighting main and disconnects as required.
- All circuit breakers shall be installed in a vertical position, handle up for "On," handle down for "Off".
- Circuit breaker shall be industrial grade, Westinghouse Quicklag C or equal to match existing.
- There shall be no plug-in circuit breakers.
- All bushing shall be UL approved copper THHN cable bussing, fully rated 125 Amps.

Control Compartment:

- There shall be a minimum 25" from base to circuit breakers.
- All components shall match existing components in use for maintenance of spare parts and known reliability.
- Contactors shall be Westinghouse Class A202 or other to match existing.
- The cabinet shall be wired to include a spare contactor for street lighting (See the wiring diagram detail).
- The cabinet shall be completely pre-wired in the factory.
- Wiring will be to NEMA IIB standards showing external connections and external equipment.
- All control wiring shall be 19 strand #14 AWG THHN.
- All control wires shall be permanently labeled with matching engraved clip-sleeve nylon markers.
- All terminals shall be permanently labeled.

Nameplates and Drawings:

- The function of all circuit breakers, switches and other components as required shall be identified by laminated engraved plastic nameplates with minimum 1/4 " letters fastened with minimum of two 1/4", #4-40 machine screws.
- Wiring schematics shall be Computer Aided Drafted and include all external equipment and connections per NEMA IIB.
- As built factory drawings shall be enclosed in clear plastic and held inside the outer door by weld hooks.

Certification:

- Manufacturers will be required to furnish independent laboratory certification of material preparation and finish and to confirm that the overall product meets these specifications. If this agency wishes to witness this testing, all costs to be paid by the Contractor.

Photoelectric Control:

- Photoelectric control shall be NEMA Type V, three-prong, twist-lock, and housed inside the service cabinet. Photoelectric control shall have an instant

on/delay (5 second) off incorporated as per State Standards, to prevent cycling if struck by vehicle headlights. The photoelectric cell shall be solid-state unit and the photocell sensitivity shall be in compliance with PG&E LS rate requirements. Photocell socket must be made of metal and not plastic. The service cabinet shall be install such that the photoelectric control faces north.

- A secondary photoelectric control system shall be wired from the mast arm street light to the service cabinet. After testing the secondary, the wire will be disconnected, coiled, and secured in the service cabinet until needed at a future date. The mast arm PEU shall have a north orientation. The photoelectric unit shall be a multi-voltage, instant on/ delay (5 sec) off, and three-prong twist-locking type unit. The photocells sensitivity shall be in compliance with PG&E LS rate requirements.

77-1.16 – 77-1.20 Not used

77-1.21 Not used

77-1-21.1 Not used

77-1-21.2 Not used

77-1-21.3 Traffic Signal Controller M Cabinet Specifications

City of Stockton traffic signal cabinet specification shall supersede any applicable parts of the State of California, Department of Transportation Standard Specifications and Standard Plans. This specification shall apply to all controller cabinet types with noted exceptions.

All specifications not covered by these specifications shall conform to State of California, Department of Transportation Standard Specifications and Standard Plans. Traffic signal cabinets shall also comply with NEMA specifications where applicable.

The State Specifications referred to in these specifications shall mean the latest State of California, Department of Transportation, Standard Specifications, unless otherwise is indicated.

The controller cabinet shall be furnished and installed by the contractor. The controller cabinet shall be equipped with all auxiliary equipment and plug-ins which are capable of operating 8 vehicle phases and 4 pedestrian phases (NEMA TS-2, Type 2). Solid-state switching devices shall conform to the provisions in Section Solid-State Switching Devices," of these Special Provisions and the following:

The cabinet manufacturer shall have pre-approval by the City of Stockton on any cabinet that they propose to provide to the City. Said pre-approval shall have been obtained no less than 30 days prior to the closing date of the bid. The cabinet shall be completely wired and tested to the 2003 NEMA Traffic Controller Assemblies specification with NTCIP Requirements Version 02.06 (as amended here in). In addition, and at a minimum, the following requirements shall be met:

City of Stockton traffic signal cabinet specification shall supersede any applicable parts of the State of California, Department of Transportation Standard Specifications and Standard plans.

The cabinet shall be wired for up to a minimum of (16) channels of detection and (4) channels of Opticom™ preemption.

The use of PC boards shall not be allowed except in detector racks & SDLC interface panels.

The use of plug and play modules shall not be allowed, with the exception of detector rack(s).

All cabinet 120VAC wires shall be 18AWG or greater, including controller “A” and MMU “A & B” cables.

The complete cabinet assembly with electronics shall undergo complete input/output function testing by the manufacturer and shall be delivered to Contractor for inspection and inventory before being released to the City of Stockton. The Contractor shall schedule the delivery through the City’s inspector or the Resident Engineer.

Cabinet Enclosure

At a minimum the cabinets shall meet the following criteria:

1. It shall have nominal dimensions of 56” high x 30” width x 17” depth and meet the footprint dimensions as specified in Section 7.3, Table 7-1 of NEMA TS2 standards for a Type M cabinet. The cabinet base shall have continuously welded interior mounting reinforcement plates with the same anchor bolt hole pattern as the footprint dimensions.
2. Shall be fabricated from 5052-H32 0.125-inch thick aluminum.
3. The cabinet shall be double-flanged where it meets the cabinet door.
4. The top of the cabinet shall be sloped 1” towards the rear to facilitate water runoff. And shall bend at a 90° angle at the front of the cabinet. Lesser slope angles are not allowed.
5. The inside of the cabinet shall utilize C channel rails. (2) Welded on the back wall on 20” center and (2) welded on each side wall on 08” center. The C channel rails on the back and side walls shall be 41” in length. The C”C” channel on the back wall shall start 3” from the bottom of the cabinet interior. The C channel rails on the side walls shall start 2” from the bottom of the cabinet interior. Adjustable rails are not allowed.
6. The Cabinet shall be supplied with the following finishes, outside powercoated anodized silver, Tiger Drylac part # 38/91020. Submit alternative design details for review and approval before manufacturing a cabinet.

7. All external fasteners shall be stainless steel. Pop rivets shall not be allowed on any external surface.
8. The door handle shall be ¾" round stock stainless steel bar.
9. The main door shall contain a police door with a conventional police lock. A key shall be provided for both the cabinet lock and the police door lock. The police door shall be recessed into the main door so that the police door is flush with the main door. A closed-cell, neoprene gasket seal shall be bonded to the enclosure doors. A stiffener plate shall be welded across the width of the inside of the main door to prevent flexing. A main door bar stop shall be a two-position, three-point stop that accommodates open-angles at 90, 125, and 150 degrees. A louvered air entrance located at the bottom of the main door shall satisfy NEMA rod entry test requirements for 3R ventilated enclosures. Bearing rollers shall be applied to ends of door latches to discourage metal-on-metal surfaces from rubbing. The lock assembly shall be positioned so handle does not cause interference with key when opening the door.
10. The cabinet shall be equipped with a universal lock bracket capable of accepting a Best™ style lock and a Corbin #2 tumbler series lock. The cabinet shall come equipped with a Corbin #2 lock.
11. The cabinet shall be supplied with three door switches which control the door open status, the cabinet interior lighting circuits and the MMU override circuit.
12. All exterior seams shall be manufactured with a neatly formed continuously weld construction. The weld for the police box door shall be done on the inside of the cabinet door. All welds shall be free from burrs, cracks, blowholes or other irregularities.
13. The fan baffle panel seams shall be sealed with RTV sealant or equivalent material on the interior of the cabinet.
14. The cabinet shall be UL listed.
15. The cabinet shall come with lifting ears affixed to the upper exterior of the cabinet. These ears shall utilize only one bolt for easy reorientation.
16. The cabinet shall come with one (1) dual-ply Dustlock™ Media polyester, disposable air filter; and the filter performance shall conform to listed UL 900 Class 2 and conform to MERV-8 & ASHRAE Standard 52.2-1999. The filter element shall be secured to louvered entrance on the main door with Velcro type mounting on all four edges. The Velcro adhesive shall be rated for high temperatures.
17. The door shall be mounted with a single continuous stainless steel piano hinge that runs the length of the door. The hinge shall be attached via stainless steel tamper resistant bolts.
18. The wired cabinet facility shall use the latest technology applicable and shall be 100% compliant with Section 1605 of the American Recovery and Reinvestment

Act of 2009, requiring the use of American iron, steel and manufactured goods. The contract shall provide a "Buy America" certificate.

19. Fire Pre-empt: When a fire pre-empt is specified, either by special provisions or noted on plan with requirement of hardwired interconnect to firehouse, a pre-empt isolation relay panel shall be installed. This panel shall be easily installed without extensive modification to cabinet. If the cabinet is replaced, the modular pre-empt panel shall be easily transferred to a standard City of Stockton cabinet.
20. Vehicle Pre-empt: The vehicle pre-empt shall comply with the Section 10-3.30 "Priority Control System" of this special provisions. The Optical detection phase selector shall include the ability to directly sense the green traffic controller signal indications through the use of dedicated sensing circuits and wires connected directly the field wire termination points in the traffic controller cabinet. The phase selector shall be a plug-in, four (4)-channel, multiple-priority device intended to be installed directly into a card rack located within the controller cabinet. The phase selector shall be able to detect encoded infrared as well as other signals and provide coordinated inputs to the controller. The harness wire, which connects to the phase selector, shall be installed in the cabinet prior to shipping the cabinet to the City's Corporation Yard for testing. Two directions with the same phasing (like; 2-6 and 4-8) shall have separate wiring from cabinet to the proper signal poles. The cabinet shall be wired such that the two phases do not turn green, at the same time, during vehicle pre-emption in only one direction. The following configuration shall be used for detection.

Channel	Phases	Preempt
A	2 & 5	3
B	4 & 7	4
C	6 & 1	5
D	8 & 3	6

A 6-foot Cat5e (Red Color) cable shall be furnished to enable the phase selector to communicate through the Ethernet switch with Opticom central software.

21. Railroad Pre-empt: For railroad pre-empt, please refer to plans. The City does not have a standard configuration for railroad pre-empt. Cabinet design engineer shall submit to the City a written schematic of the proposed railroad pre-empt configuration. This schematic design shall be approved by the City prior to the construction of the cabinet. If illuminated directional signs required to be installed to restrict turns during railroad pre-emption, sign relay panel shall also be installed as well as pre-empt isolation relay panel in the cabinet.

Labels

A permanent printed thermo vinyl, engraved or silk screened label shall be provided for all terminals and sockets. Labels shall be legible and shall not be obstructed by cabinet wiring, panels or cables. All labels shall conform to the designations on the cabinet wiring prints. Labels for all shelf-mounted electronics and equipment shall be on the face of the shelf directly below their placement in the cabinet.

Shelves

Shall come with two (2) double beveled shelves 10" deep that are reinforced welded with V channel, fabricated from 5052-H32 0.125-inch thick aluminum with double flanged edges rolled front to back. Slotted hole shall be inserted every 7" for the purpose of tying off wire bundles.

Cabinet Layout

The shelves shall be populated as follows. The power supply and (1) detector racks shall be placed on the top shelf. The controller and monitor shall be placed on the bottom shelf.

The roll out drawer and LED light shall be mounted under the bottom shelf on center.

The display panel shall be mounted on the door.

Load bay shall be mounted on the back wall with 4" of clearance to the bottom of the cabinet.

The detector panel for all field inputs shall be mounted on the lower left wall.

The "D" panel shall be mounted on the left wall just above the detector panel.

The SDLC and power supply interface panels shall be mounted on the left wall above the top shelf.

The 768 panel shall be mounted on the detector panel.

The load resistor panel shall be mounted on the left wall under the 768 panel.

The power panel shall be mounted on the lower right wall.

The 120VAC video power panel shall be mounted above the power panel.

The 120VAC six position power strip shall be mounted above the video panel.

One 12" x 10" blank panels shall be located on the upper right wall, between the two shelves.

Ventilating Fans

The cabinet shall be provided with one (1) finger safe fan mounted on the right side of the cabinet plenum, and shall be thermostatically controlled (adjustable between 4-176° Fahrenheit). The safe touch thermostat and power terminal block(s) shall be din rail mounted on right side of cabinet plenum.

Computer Shelf

A slide-out computer shelf 16" length by 12" width by 2" depth shall be installed below the bottom shelf underneath the controller. The shelf shall be mounted just left of center so that controller cables will not interfere with the operation of the shelf when equipment

is installed. The shelf shall have a hinged cover that opens from the front and shall be powder-coated black. It shall be a General Devices Part # VC4080-99-1168. The drawer when fully extended shall hold up to 50lbs.

Main Panel Configuration (Load-Bay)

The design of the panel shall conform to NEMA TS2 Section 5, Terminals and Facilities, unless modified herein. This panel shall be the termination point for the controller unit (CU) MSA, MSB, MSC, (MMU) MSA, MSB cables and field terminal facilities. The terminal and facilities layout shall be arranged in a manner that allows all equipment in the cabinet and all screw terminals to be readily accessible by maintenance personnel.

The load-bay shall be fully wired and meet the following requirements:

- The load-bay shall have the following dimensions; constructed from aluminum with a nominal thickness of 0.125 inches, a maximum height of 25.25 inches and a maximum width of 23.5 inches including attached wiring bundles.
- The entire assembly shall roll down and provide access to all of the back of panel wiring. All solder terminals shall be accessible when the load-bay is rolled down. The assembly shall be able to roll down without requiring other components, cables or switches to be removed.
- The load-bay shall be designed so that all other cabinet screw terminals are accessible without removing cabinet electronics.
- All the controller (CU) and malfunction management (MMU) cables shall be routed through the back of the load-bay so that they will not be subject to damage during load-bay roll down.
- The top of the load-bay panel shall attach directly to Unistrut™ spring nuts without the use of standoffs and spacers.
- The load-bay shall be balanced such that it will not roll down when the Unistrut™ spring nuts are removed, even when fully loaded with load switches, flasher and flash transfer relays.
- The load-bay facility shall be wired for 12 channels. Load switch(s) 1-8 shall be vehicle phases 1-8; load switch(s) 9-12 shall be pedestrian phases 2, 4, 6 & 8. All load switches shall be routed through a flash transfer relay.
- (12) Load sockets spaced on 2" center per NEMA TS2 section 5.3.1.2, Figure 5-2.
- (6) Flash transfer relay sockets.
- (1) Flasher socket.
- All load switches and flasher shall be supported by a bracket extending at least ½ the length of the load switch.
- Wiring for controller A, B & C connectors. All CU wiring shall be soldered to backside of a load bay screw terminal. The screw terminals provide access to all functions of CU cables. With the exception of the red, yellow & green of channels 13, 14, 15 & 16.
- Wiring for one Type-16 MMU. All MMU wiring shall be soldered to backside of a screw terminal. The screw terminals provide access to all functions of the MMU. With the exception of the red, yellow & green of channels 13, 14, 15 & 16.

- All 24 VDC relays shall have the same base socket, but it shall be different from the 115VAC relays.
- All 115VAC relays shall have the same base socket, but it shall be different from the 24VDC relays. (not applicable to flash transfer relays)
- Shall have a relay that drops +24VDC to load switches when the cabinet is in flash. Relay shall have a test switch for troubleshooting.
- There shall be a wire between the pedestrian yellow field terminals and another terminal on the load bay. The MMU channel 9-12 yellows shall terminate next to said pedestrian yellows terminal.
- The load-bay shall be silkscreened on both sides. Silkscreen shall be numbers and functions on the front side, and numbers only on the back side.
- Field wiring terminations shall be per channel across the bottom of the load-bay. Each channel shall have 3 terminations corresponding to the appropriate vehicle phase Red, Yellow and Green. Default wiring shall be left to right vehicle phases 1-8, pedestrian phases 2, 4, 6 & 8, following the order of the load switches. Field terminals shall be #10 screw terminal and be rated for 600V.
- All load bay field terminals shall have a copper wire lug, Blackburn part # L35.
- All cable wires shall be terminated. No tie-off of unused terminals will be allowed.
- Shall be 100% manufactured in the United States of America

All wiring shall conform to NEMA TS2 Section 5.2.5 and table 5-1. Conductors shall conform to military specification MIL-W-16878D, Electrical insulated high heat wire, type B. Conductors #14 or larger shall be permitted to be UL type THHN. Main panel wiring shall conform to the following colors and minimum wire sizes:

Vehicle green load switch output	14 gauge brown
Vehicle yellow load switch output	14 gauge yellow
Vehicle red load switch output	14 gauge red
Pedestrian Don't Walk switch	14 gauge orange
Pedestrian Walk switch	14 gauge blue
Pedestrian Clearance load switch	14 gauge yellow
Vehicle green load switch input	22 gauge brown
Vehicle yellow load switch input	22 gauge yellow
Vehicle red load switch input	22 gauge red
Pedestrian Don't Walk input	22 gauge orange
Pedestrian Walk input	22 gauge blue
Pedestrian Clearance input	22 gauge yellow
Logic Ground	18 gauge white with red tracer
+24V DC	18 gauge red with white tracer
+12V DC	18 gauge pink
AC+ Line	14 gauge black
AC- Line	14 gauge white
Earth Ground	16 gauge green
AC line (load bay)	12/14 gauge black

AC neutral (load bay) Controller A cables	12/14 gauge white 22 gauge blue <i>with the exception of power wires (AC+ Black, AC- White & Earth Ground Green) These wires shall be 18AWG</i>
MMU A & B cables	22 gauge orange <i>with the exception of power wires (AC+ Black, AC- White & Earth Ground Green Start Delay Relay Common Black, Normally open Black & Normally Closed Black) These wires shall be 18AWG</i>

Three conductors will supply alternating current (AC) power to the load switch sockets. The load switch sockets shall be supplied 1-4, 5-8 & 9-12 by each conductor.

The field terminal blocks shall have a screw Type No. 10 post capable of accepting no less than 3 No. 12 AWG wires fitted with spade connectors. Three (3) 12-position terminal blocks shall be provided in a single row across the bottom of the main panel. Spade lugs from internal cabinet wiring are not allowed on field terminal screws. There shall be a second row of three (3) 12-position terminal blocks with screw type #10 above the field terminal blocks. These blocks shall operate the flash program. It shall be changeable from the front of the load-bay.

The power terminal blocks shall have a screw Type No. 10 post capable of accepting no less than 3 No. 12 AWG wires fitted with spade connectors. One (1) 12-position and one (1) 6-position terminal blocks shall be provided vertically on the right side of the load bay. The placement of the power terminal block on any other panel shall not be allowed.

All load switches, flasher, and flash transfer relay sockets shall be marked and mounted with screws. Rivets and clip-mounting is unacceptable.

Wire size 16 AWG or smaller at solder joints shall be hooked or looped around the eyelet or terminal block post prior to soldering to ensure circuit integrity. All wires shall have lugs or terminal fittings when not soldered. Lap joint/tack on soldering is not acceptable. All soldered connections shall be made with 60/40 solder and non-corrosive, non-conductive flux. All wiring shall be run neatly and shall use mechanical clamps and conductors shall not be spliced between terminations. Cables shall be sleeved in braided nylon mesh and wires shall not be exposed.

All field wiring terminating in the traffic signal controller cabinet shall be fastened to the termination panels with one piece copper solderless/crimless wire lugs. Solderless/crimless lug shall have a maximum wire size capacity of 6.

Load-Bay and Panel Wire Termination

All wires terminated behind the main panel or on the back side of other panels shall be **SOLDERED**. No pressure or solder-less connectors shall be used. Printed circuit boards shall not be allowed on the load bay.

Cabinet Light Assembly

The cabinet shall have an LED lighting fixture with 15 high power LEDs using a cool white color emitting 300lm min @ 12VDC/750mA. The LED shall be a Rodeo Electronics TS-LED-05M02. The LED fixture shall be powered by a Mean Well class 2 power supply LPV-20-12 that shall be mounted on the inside top of the cabinet near the front edge. The cabinet light circuit shall be designed so a second LED fixture will be installed in the cabinet without the need a of a second power supply. It shall be attached under the cabinet drawer so that it remains stationary when drawer is extended. An on/off switch that is turned on when the cabinet door is opened and off when it is closed shall activate the lighting fixture(s) power supply.

Convenience Outlet

The cabinet shall be wired with one (1) convenience outlet with a ground fault interrupter (GFI) and one (1) six position power strip outlet without ground fault interrupters. The ground fault outlet (GFI) shall be mounted on the right side of the cabinet on or near the power panel. The power strip outlet shall be mounted on the right side, below the bottom shelf. No outlets shall be mounted on the door. The GFI power shall be fed through the auxiliary breaker (CB2). The power strip outlet shall be fed through the ACO breaker (CB3).

Auxiliary Panel

The cabinet shall include an auxiliary switch panel mounted to the interior side of the police panel compartment on the cabinet door. The panel shall be secured to the police panel compartment by (2) screws and shall be hinged at the bottom to allow access to the soldered side of the switches with the use of only a Phillips screwdriver. Both sides of the panel shall be silkscreened. Silk-screening on the backside of the switch panel shall be upside down so that when the panel is opened for maintenance the silk-screening will be right side up.

At a minimum the following switches shall be included;

Controller ON/OFF Switch: There shall be a switch that renders the controller and load-switching devices electrically dead while maintaining flashing operations for purpose of changing the controller or load-switching devices. The switch shall be a general-purpose bat style toggle switch with .688-inch long bat.

Signals ON/OFF Switch: There shall be a switch that renders the field signal displays electrically dead while maintaining controller operation for purpose of monitoring controller operations. The switch shall be a general-purpose bat style toggle switch with .688-inch long bat.

Stop Time Switch: There shall be a 3-position switch labeled “Normal” (up), “Off” (center), and “On” (down). With the switch in the “Normal” position, a stop timing command shall be applied to the controller by the police flash switch or the MMU (Malfunction Management Unit). When the switch is in its “Off” position, stop timing commands shall be removed from the controller. The “On” position

shall cause the controller to stop time. The switch shall be a general-purpose bat style toggle switch with .688-inch long bat.

MMU Override Switches: There shall be a switch that will allow the MMU to be removed without causing the intersection to go into flashing operation provided the cabinet door is opened. The switch shall be normally off and shall have a flip-up switch cover. This switch cover shall force the switch to the off position when closed. The switch shall be a general-purpose bat style toggle switch with .688-inch long bat.

Technician Flash Switch: There shall be a switch that places the field signal displays in flashing operation while the controller continues to operate. This flash shall have no effect on the operation of the controller or MMU. The switch shall be a general-purpose bat style toggle switch with .688-inch long bat.

Preemption Test Switches: Six (6) preempt inputs shall have momentary pushbutton test switches with red caps. These switches shall be labeled 1, 2, 3, 4, 5 & 6.

Police Panel

Behind the police panel door there shall be switches for use by emergency personnel. The wiring for these switches shall be accessible when the auxiliary panel is open. The following switches shall be included;

Flash Switch: There shall be a switch for the police that puts the cabinet into flashing operations. The switch shall have two positions, "Auto" (up) and "Flash" (down). The "Auto" position shall allow normal signal operation. The "Flash" position shall immediately cause all signal displays to flash as programmed for emergency flash and apply stop time to the controller. When the police flash switch is returned to "Auto", the controller shall restart except when the MMU has commanded flash operation. The effect shall be to disable the police panel switch when the MMU has detected a malfunction and all controller and MMU indications shall be available to the technician regardless of the position of the police flash switch. The switch shall be a general-purpose bat style toggle switch with .688-inch long bat.

Signals ON/OFF Switch: There shall be a switch that renders the field signal displays electrically dead while maintaining controller operation for purpose of monitoring controller operations. The switch shall be a general-purpose bat style toggle switch with .688-inch long bat.

Cables

All wire cable bundles shall be encased in flex or expandable braided sleeving along their entire free length.

All SDLC cables shall be terminated on both ends, securely terminated to the SDLC interface panel with screw type connection and professionally routed in the cabinet

interior to easily reach the load bay, controller, malfunction management unit and detector racks. All SDLC connectors shall be fully populated with 15 pins each.

Flashing Operation

All cabinets shall be wired to flash for all vehicle channels. Flashing operation shall alternate between the used vehicle phases 1,4,5,8, pedestrian phases 2 & 8 and 2,3,6,7, pedestrian phases 4 & 6. Flash programing shall be either red, yellow or no flash simply by changing wires on the front of the load-bay. Cabinet shall be supplied with vehicle phases programed to red flash and pedestrian phases to no flash.

Detector Racks

At a minimum, the cabinet shall be wired to accommodate (16) channels of detection. One detector rack shall support (16) channels of loop detection, (1) Buss Interface Unit (BIU) and (4) channel of Opticom™. The racks shall be capable of using both two channel or four channel detection devices or Opticom™ cards. The loop cabling shall be connected via a 37 pin DB connector using spring clips. The Opticom cable shall be connected via a 24 pin connector using locking latches. The power cable shall be a 6 pin connector. All power wires shall be 18AWG. The addressing of detector racks shall be accomplished via dipswitches mounted to the PCB. There shall be the capability to turn off the TS2 status to the BIU for the uses of TS1 detector equipment via dipswitches mounted to the PCB. There shall be a 34 pin connector using locking latches that breaks the output from the detector to the input of the BIU, there shall also be +24VDC and logic ground on this connector. All racks shall have space at the bottom front for labeling. All racks shall be designed for horizontal stacking. Separate racks for detection and preemption are not allowed.

768 Panel

There shall be an Opticom™ GTT 768 interface panel installed in the cabinet. At a minimum it shall be soldered to the load switch green outputs phases 1-8. This panel shall have a protective plastic cover. The panel shall be mounted directly to the detector panel.

Detection Panel

The detection panel shall support (16) channels of vehicle detection, (4) channels of emergency vehicle preemption detection, (8) channels or pedestrian detection and (8) pedestrian returns on a single panel. The loop wires shall be a 22AWG twisted pair, color coded as follows. Channel one brown, channel two red, channel three orange and channel four yellow. One of the twisted pair wires of all colors shall have a white tracer and land on the second position terminal of each loop. The emergency preempt wires shall be color coded as follows. +24VDC orange, preempt inputs yellow and ground blue. This panel will be mounted on the lower left side of the cabinet.

Controller “D” Panel

The “D” panel shall be a raised panel with a 2070N “D” cable. The “D” cable shall be soldered to the backside of the panel. All other wires shall be mounted to the front side. This panel shall be mounted on the left wall of the cabinet above the detector panel.

Power Supply Interface Panel

The power supply interface panel shall include terminations for all the cabinet power supply inputs and outputs. It shall have a protective plastic cover. This panel shall be mounted on the left wall of the cabinet above the top shelf.

SDLC Panel

The SDLC panel shall have six 15 socket DB connectors mounted to a PCB. The PCB shall be mounted to an "L" bracket for attaching to cabinet "C" channel. All SDLC cables shall attach with screw type retainers. There shall be one position with latching blocks to mate with latching spring blocks. This panel shall be mounted on the left wall of the cabinet above the top shelf.

Video Power Panel

The video power panel shall have five (5) din rail mounted terminal blocks, capable of accommodating 4 size #14 wires in each hole. There shall be two (2) for 120 AC+, two (2) for 120 AC- and one (1) for ground. They shall be labeled respectively. This panel shall be mounted on the right wall of the cabinet above the power panel. The din rail length should be 11".

Spare Panels

A sheet metal panel 12" x 10" shall be installed on the right wall of the cabinet between the shelves.

Supplemental Loads

There shall be a supplemental load panel with (6) 2.5K=ohm, 10-watt panel mount resistor. One side terminates to neutral. This block shall be left open for future loading in the cabinet. This panel shall be mounted on the left side of the cabinet below the bottom shelf.

Service Surge Suppression

The cabinet shall be equipped with an CITEL surge protection device model DS72US-120S/G-F-ASSM mounted on the power panel. It shall be installed after the main breaker (CB1).

Power Panel

The power panel shall handle all the power distribution and protection for the cabinet and shall be mounted on the lower right wall of the cabinet. All equipment shall be mounted on a 12" x 17" silkscreened aluminum panel and include at a minimum the following equipment:

- A 30-amp main breaker shall be supplied. This breaker shall supply power via CITEL DS72US-120S/G-F-ASSM to the controller, MMU, power supply, detector racks, load bay and auxiliary panel.
- A 15-amp auxiliary breaker shall supply power to the fans, lights and GFI.
- A 15-amp equipment breaker shall supply power to the video power panel and power strip outlet.

- A normally open, 80-amp, solid-state relay. The relay shall have a red LED light that is on when energized. (No Mercury Contactors shall be allowed)
- The CITEL surge shall consist of a modular surge protector for the AC line, another modular surge protector for the AC neutral and ground. There shall also be a radio interference suppressor (RIS), this device shall be a CITEL DUC31
- One see-through Plexiglas cover shall cover the utility power terminal block.
- Two (19) position solid aluminum, tin plated neutral buss bar with raised slotted & torque style screw heads.
- One (19) position solid aluminum, tin plated ground buss bar with raised slotted & torque style screw heads.

Display Panel

The display panel shall have LED indicator lights, with appropriate colors for each indication represented. The indicators shall be arranged to reflect a typical 8 phase intersection. The panel shall have 3-position detector switches oriented with each vehicle and pedestrian phase indicator light. The switches shall operate as follows; locking call (up), normal operations (middle), momentary call (down). They shall be labeled for each phase. There shall be a door switch to turn on power to the display when the door is open. When the door is closed the switch will remove all power to the indicators. The display LEDs shall be powered by the input side of the load switches. North orientation shall always be in the up direction. All vehicle and pedestrian phases' indicator lights and test switches shall be programmable by connectors on the backside of display panel.

Manuals & Documentation

The cabinet shall be furnished with (3) complete sets of cabinet prints. All cabinet wiring, and layout shall come on (1) E1 size sheet, multiple pages shall not be allowed. Upon request (1) CDRom with AutoCAD v2008 cabinet drawing for the cabinet wiring.

The following auxiliary equipment and plug-ins shall be included in the cabinet unless otherwise is noted.

Malfunction Management Unit (MMU)

The cabinet shall come with a (MMU) EDI MMU-16E.

Load Switch

The cabinet shall come with (12) load switches. All load switches shall be discrete type and have LED indications for both the input and output side of the load. The load switches shall be PDC model SSS-86I/O or approved equivalent.

Unused Red Jumpers

The cabinet shall be supplied with (12) unused red jumpers. They shall be made out of .063 inches thick aluminum, 2" x 11/16". The U-shaped cut-out shall be exposed aluminum with the rest of the jumper covered with red, heat-shrink tubing insulation.

Flasher

The cabinet shall come with (1) flasher. The flasher shall be discrete type and have LED indications. The flasher shall be PDC model SSF-86-3 or approved equivalent.

Flasher Transfer Relay

The cabinet shall come with (4) heavy duty flash transfer relays. The relays shall be Detrol Controls model 295 or approved equivalent.

Bus Interface Unit (BIU)

The cabinet shall come with (1) bus interface units (BIU). These shall meet all the requirements of NEMA TS-2 1988 standards. In addition, all BIUs shall provide separate front panel indicator LED's for DC power status and SDLC Port 1 transmit and receive status. The (BIU)'s shall be Eberle Design, Inc. model BIU700 or approved equivalent.

Power Supply (PS)

The cabinet shall come with a shelf mounted cabinet power supply meeting at minimum TS 2-2003 standards. It shall be a heavy duty device that provides +12VDC at 5 Amps / +24VDC at 2 Amps / 12VAC at .25 Amp, and line frequency reference at 50 mA. The power supply shall provide a separate front panel indicator LED for each of the four outputs. Front panel banana jack test points for 24VDC and logic ground shall also be provided. The power supply shall provide 5A of power and be able to cover the load of four (4) complete detector racks. The (PS) shall be Eberle Design, Inc. model PS250 or approved equivalent.

Loop Amplifiers

The cabinet shall come with (4) 4-channel detector amps (Reno ½ width) WS Part # 5620040065 RENO A&E, 4-channel, TS2, 1.12 Wide Faceplate, E/2-1200-SS.

77-1.22 Not used

77-1.23 Not used

77-1.24 Fiber Optic Cabling (Existing fiber)

General

For relocation of controller cabinets as shown on the plans, the contractor shall be responsible to perform the relocation and connection of the existing fiber optic cable. It is necessary to maintain communications and protect cabling during construction.

If the fiber and its associated connectors are damaged due to the contractor's activities, the contractor shall be fully responsible to replace the existing fiber with new. The contractor shall contact AT&T and hire AT&T as sub-contractor to install and test a new fiber cable from the original splice point or termination to an original splice point or termination. Replacement, testing and verification of the new fiber optic cabling shall be done by AT&T. As a subcontractor, all costs incurred by AT&T shall be the responsibility of the contractor.

The fiber optic cable shall be spliced at the splice vaults if available. The amount of new fiber optic cable slack in splice vaults and the number of new fiber optic cable splices shall

be equivalent to the amount of slack and number of splices existing before the damage or as directed by the Engineer.

For locations where new fiber cable is installed in existing City conduits with City fibers, Contractor shall apply cable lubricant without damaging City's fiber cables and connections. Any damage caused by construction shall be notified to the Engineer immediately. The contractor shall bear repair cost.

The Contractor shall demonstrate that repaired or replaced elements operate in a manner equal to or better than the replaced equipment or as directed by the Engineer. If the Contractor fails to perform required repairs or replacement work, as determined by the Engineer, the City may perform the repair or replacement work and the cost will be deducted from monies due to the Contractor.

When removing existing fiber from cabinets, the contractor shall remove all other traffic signal wires first, before removing fiber optic cable from the existing signal cabinet. The connectorized fiber optic cable shall be protected such that none of the pigtails can be damaged during the pulling through any conduit. The fiber optic cable shall be protected in place in the nearest pull box, in the fiber run, next to the signal cabinet.

Before any other wires are installed, the existing fiber optic cable shall be re-installed, from nearest pull box, through conduits into the new signal cabinet and re-start communications. The fiber optic cable shall be re-installed in a timely manner in order to minimize the time that the communications are out of service.

The fiber optic cable shall be secured in the new traffic signal cabinet with Velcro type wrapping. Plastic type wrappings are acceptable.

The Contractor shall be fully responsible for assembling, installing, testing, and troubleshooting the fiber optic cable system.

Payment for performing the above work shall be included in the "Furnish and Install Traffic Signal Type M Cabinet" item of work for each location, and no additional compensation will be allowed, therefore.

Testing and Documentation

Fiber optic testing shall only be conducted if an existing fiber optic cable is to be replaced with a new fiber optic cable due to damage done by the contractor. The contractor shall retain AT&T to conduct, verify and certify all fiber tests and connections. Documentation of all test results (factory and field tests) and fiber run as-builts shall be submitted to the Engineer within two (2) working days after completing the tests.

Testing shall include the tests on elements of the passive fiber optic components:

(1) At the factory:

The Manufacturer with the appropriate documentation shall supply verification of the fiber specifications as listed in the Fiber Characteristics Table. After cabling, before shipment

but while on the shipping reel, one hundred (100%) percent of all fibers shall be tested for attenuation. Copies of the results shall be (1) maintained on file at the Contractor's, Manufacturer's and Owner's place of business with a file identification number for a minimum of ten (10) years, (2) attached to the cable reel in a waterproof pouch, and (3) submitted to the Contractor and to the Engineer prior to the delivery of the cable to the jobsite.

(2) After delivery to the project site but prior to installation:

The Cable and reel shall be physically inspected by the Contractor on delivery and one hundred (100%) percent of the fibers shall be tested with the Optical Time Domain reflectometer (OTDR) for attenuation to confirm that the cable meets requirements.

OTDR testing shall be done at the following points in the system construction:

- At cable delivery (reel test).
- Following cable installation prior to connectorization, termination or splicing.
- End to End following installation of all pigtails, connectors, and termination devices.

In addition, the final test (post-connectorization test) shall be completed with an optical power meter and light source.

Test results shall be recorded, dated, compared with the manufacturer factory test results and filed with the factory manufacturer test results accompanying the shipping reel in a weatherproof envelope. Attenuation deviations from the shipping records greater than five (5%) percent shall be brought to the attention of the Engineer in writing. The cable shall not be installed until completion of this test sequence and written approval by the Engineer is received. Copies of traces and test results shall be submitted to the Engineer. If the OTDR test results are unsatisfactory, the reel of fiber optic cable shall be considered unacceptable and all records corresponding to that reel of cable shall be marked accordingly. The unsatisfactory reels of cable shall be replaced with new reels of cable at the Contractor expense. The new reels of cable shall then be tested to demonstrate acceptability. Copies of the test results shall be submitted to the Engineer for approval.

(3) After installation but prior to connection to any other portion of the system:

After the fiber optic cable has been pulled but before breakout and termination one hundred (100%) percent of all the fibers shall be tested with the OTDR for attenuation. Test results shall be recorded, dated, compared, and filed with the previous copies of the tests. Copies of traces and test results shall be submitted to the Engineer for approval. If the OTDR test results are unsatisfactory, the fiber optic cable segment will be unacceptable. The unsatisfactory segment of cable shall be replaced with a new segment, without additional splices, at the Contractor's expense. The new segment of cable shall then be tested to demonstrate acceptability. The contractor shall also perform end to end attenuation test, utilizing a power meter in field, after installing the cable to establish the integrity and performance of the system and its components. The end-to-

end attenuation shall not exceed the sum of the maximum allowable attenuation for the component cable segments, splices, and typical loss for connectors. Nor shall the attenuation from an individual connector exceed the maximum allowable losses. If the fibers in the cable exceed the allowable loss, the Contractor shall take corrective measures to bring the cable's total attenuation below the allowable limit, including replacement of the cable at the Contractor's expense.

The contractor shall perform all OTDR testing in the presence of the Engineer. The Engineer shall attach their written mark to all test I documentation made by the Contractor at the time of the test. Testing performed by the Contractor and not witnessed by the Engineer shall not be accepted, re-testing will be required.

The contractor shall verify that the attenuation and optical continuity of each active and spare optical fiber in the cable plant satisfies the specified requirements.

Attenuation and continuity shall be measured at the operational wavelength of the equipment being used on the link. If the operational wavelength is unknown, the attenuation shall be measured at both 1310nm and 1550nm.

Testing of fiber links shall be completed in such way, to show the loss of each connector, in the OTDR trace. The tests shall be conducted in both directions. The test shall be performed at both wavelengths (1310 and 1550 nm). The cable shall be tested in accordance with EIA-455-3A (FOTP-3), "Procedure to Measure Temperature Cycling Effect on Optical Fiber, Optical Cable, and Passive Fiber Optic Components". Copies of the test results shall be submitted to the Engineer for approval.

(4) During the final system testing:

The active components shall be tested after installation. The Contractor shall provide all personnel, equipment, instrumentation and materials necessary to perform all testing. The Engineer shall be notified in writing a minimum of two (2) working days prior to all field tests. The notification shall include the exact location of the system to be tested.

The fiber optic shall be in one continuous length without factory splices in the fiber. Installation procedures and technical support information shall be furnished at the time of delivery. The change in attenuation at extreme operational temperature for single mode fiber shall not be greater than 0.20dB/km, with 80% percent of the measured values no greater than 0.10dB/km. The single mode fiber measurement is made at 1550nm.

The contractor shall also follow the following guidelines for efficient and accurate test results:

- Ensure that the test jumpers (end-to-end attenuation) or test fiber box (OTDR) are of the same fiber core size and connector type as the cable system, e.g., 50/125 μm core test jumpers should be used for testing a 50/125 μm multimode cable.

- Ensure that optical sources are stabilized and have center wavelengths within ± 20 nm of the 850/1300 nm multimode and 1310/1550 nm single-mode nominal wavelengths. In accordance with TIA/EIA-526-14-A, multimode LED sources should have spectral widths from 30-60 nm at 850 nm and 100-140 nm at 1300 nm.
- Ensure that the power meter is calibrated at each of the nominal test wavelengths and traceable to the National Institute of Standards and Technology (NIST) calibration standard.
- Ensure that the power meter and the light source are set to the same wavelength.
- Ensure that all system connectors, adapters, and jumpers are properly cleaned prior to and during measurement.

Full compensation for conforming to the provisions in this section shall be considered as included in the contract price paid for by "Furnish and Install Traffic Signal Type M Cabinet" and no additional compensation will be allowed thereof.

77-1.25 Single Mode Fiber Optic Cabling (New Installations)

General

At new locations, certified experienced personnel, with at least 5 years' experience, shall do the installation and connection of any fiber optic cable. The personnel shall be certified by the Fiber Optic Material Personnel. The contractor shall submit the manufacture's recommended procedure for pulling fiber optic cable at least 20 working days prior to installing cable. Documentation of compliance to this specification shall be provided to the City Traffic Engineering Section of Public Works Department prior to ordering the material. All fiber optic cables shall be tested according to manufacturer's recommended testing procedures and verified by the City prior to final acceptance. The cable shall be new, unused, and of current design and manufacturer. The maximum allowable pulling tension for the cable installation by the contractor shall not exceed 70 percent of the manufacturer's maximum pulling tension.

The fiber cable shall be all-Dielectric, Gel-Free, with stranded loose-tube design with dry water blocking for outdoor duct and aerial installations. The cable shall be comprised of dielectric strength members, ripcord and a medium density polyethylene (MDPE) jacket containing carbon black to provide ultraviolet light protection while inhibiting the growth of fungus. The cable shall be fully water blocked using craft-friendly water-swallowable yarns and tapes, making cable access simple and requiring no clean up. **Cables shall contain at least 24 single-mode, or as indicated on the plans, (SM) dual operating window (1310nm and 1550nm) fibers.**

Each fiber shall be distinguishable by means of color-coding in accordance with TIA/EIA-598-A, "Optical Fiber Cable Color Coding." The fiber shall be colored with ultraviolet (UV)

curable inks. The contractor shall provide manufacturer's certification that the cable is meeting the functional requirement of Rural Utilities Service (RUS) 7 CFR 1755.900 to 1755.902 and fully comply with ANSI/ICEA S-87-640, *Standard for Optical Fiber Outside Plant (OSP) Communications Cable*. Manufacturer shall be ISO9001 and TL9000 registered. Cable shall have storage temperature range of -40° to 70°C, an installation temperature range of -30° to 70°C and an operating temperature range of -40° to 70°C. The Cable shall have a short-term tensile rating of 2700N. Cable and fiber manufacturer shall be the same company with minimum of 20 years in manufacturing optical fiber cable to demonstrate cable long-term reliable field performance and to ensure the availability of fully integrated technical support.

The fiber cable installed in the traffic signal cabinet, shall be composed of factory pre-connectorized fiber optic SC pig tails and shall be terminated in the LIU wall mount box with either a twelve-(12) port coupler (Simplex) panel or single panel with 2-12 port coupler (Simplex) panels, SC compatible connector. The SC pig tail connectors shall be composed of the same optical fiber glass as used in the optical fiber cable. Contractor shall leave at least 30-foot fiber cable slack in each pull box run, between exiting conduit and entering conduit. The contractor shall also coil 50 lineal feet of fiber cable slack cable in the No. 6 pull box at traffic signal cabinet location and label the cable. Contractor shall complete the installation of the cable into the controller cabinet and terminate the cable in the LIU.

The fiber optic cable shall consist of, but not limited to, the following components:

- Dielectric central member
- Water-swellaable yarn
- Fiber and water-swellaable yarns (at least 12 fiber per tube)
- Water-swellaable tape
- Dielectric strength members
- Ripcord
- Outer jacket

The buffer tube shall be gel free. The optical fibers shall be contained within loose buffer tubes. The loose buffer tubes shall be stranded around a dielectric central member using the reverse oscillation stranding process. The buffer tubes shall be made of polyethylene (PE). Each buffer tube shall contain a water swellaable yarn for water blocking protection. The buffer tube shall be manufactured to a standard 3.0 mm in size, regardless of fiber count, to reduce the number of required installation and termination tools. Each buffer tubes shall be distinguishable from other buffer tubes in the cable by means of color-coding in accordance with TIA/EIA-598-B, "Optical Fiber Cable Color Coding."

- Dielectric Central Member

The central member which functions as an anti-buckling element to resist temperature and induced stresses, shall be a glass reinforced plastic rod with similar expansion and contraction characteristics as the optical fiber and buffer tubes. The loose buffer tubes shall be stranded around a dielectric central member using the reverse oscillation stranding process.

- Water-Swellable Yarn and Tapes

The water-swellable yarn shall be non-nutritive to fungus, electrically non-conductive, and homogeneous. It shall also be free from dirt or foreign matters. Water swellable yarn(s) shall be applied longitudinally along the central member during stranding. The water swellable tape shall be applied longitudinally over both the inner and outer layer. The tape shall be non-nutritive to fungus, electrically non-conductive, and homogenous. It shall also be free from dirt and foreign matters. Two (2) polyester yarn binders shall be applied contra-helically with sufficient tension to secure each buffer tube layer to the dielectric central member without crushing the buffer tubes.

- Dielectric Strength Member

Tensile strength shall be provided by high tensile strength yarns and/or fiberglass which shall be helically stranded evenly around the cable core and shall not adhere to other cable components.

- Ripcord

The cable shall contain at least one ripcord under the jacket for easy sheath removal.

- Outer Jacket

The Cable jacket shall be marked with the manufacturer's name, the number of fiber "SM", month and year of manufacture, sequential meter or foot markings, a telecommunication handset symbol as required by Section 350G of the National Electrical Safety Code (NESC), fiber count, and fiber type. The print color shall be in a contrasting color to the cable jacket. The height of the marking shall be approximately 2.5mm. The cable jacket shall be medium density polyethylene (MDPE) jacket containing carbon black to provide ultraviolet light protection while inhibiting the growth of fungus.

77-1.25.1 Rack Mount Enclosure:

The Rack Mountable Connector Housings shall be mountable in an EIA-310 compatible 465- or 592-mm rack. Housings shall be available in several sizes, including 1U, 2U, 3U and 4U. One EIA rack space or panel height (denoted as 1U) is defined as being 44.45 mm in height. The unit shall meet the design requirements of ANSI/TIA/EIA-568 and the polymer compounds flammability requirements of UL 94 V-0. Manufacturer shall be ISO 9001 and TL 9000 registered. The unit shall be available in different sizes to accommodate different port count requirements. Housings shall be manufactured using 16-gauge aluminum or equivalent for structural integrity and shall be finished with a wrinkled black powder coat for durability. Installation fasteners shall be included and shall be black in color.

77-1.25.2 Splice Tray Fiber:

Splice Tray shall be from same manufacturer as the splice closure. Splice only 12 fibers per splice tray and label each tray with a permanent label. The splice tray shall be Wide-Style Splice Tray. Splice Tray shall securely organize and provide physical protection without stress on the fibers for both single-mode and ribbonized fiber splices. Splice Trays shall not induce attenuation of signal at operational wavelengths up to 1550 nm. The splice tray shall be hinged for access to any splices without disturbing other trays.

77-1.25.3 Advanced Splice Closure (ASC):

The closures shall be butt style splice closures with gel sealing technologies for cable termination and hinging splice trays. The closure shall be made with thermoplastic outer materials that withstand temperature and contaminate extremes. The closure shall be designed for use with any cable construction in any environment and for numerous splice applications.

The closure shall accommodate at least 24 SC/UPC connections with 12 SC/UPC connections per tray. The closure shall have at least one oval cable port to terminate at least two cables. The splice closure shall have; easy-to-use dome-to-base clamping with O ring system, and single ended design. The splicing shall be done in accordance to the approved manufacturer's methods, procedures and instructions to ensure warranty compliance.

The splice closure shall have at least six round cable entry ports with multi-cable capacity. For the SEB connection, the splice closure shall have at least eight round cable entry ports with multi-cable capacity. This block can be opened and closed repeatedly without the need to remove or replace the gel. With the use of special kits, multiple cables per port shall be installed. The splice trays shall be hinged for access to any splice without disturbing other trays.

The closure shall be pre-assembled case with wide-style splice trays suitable for fiber capacity. To seal the cables entering the enclosure; gel sealing process or wrap around style cable seal shall be used. The closure shall have at least one storage slack tray basket for storing slack fiber. To increase splice capacity the closure can be upgraded by just adding an upgrade kit.

The fiber cable shall be labeled within six inches of the splice closure and 6" from all conduits and sleeves. Laminated labels shall be installed on the external surface of the outside closures. All optical fiber shall be neatly and efficiently dressed into splice tray management and the contractor is to ensure that splices are accessible without damage to the optical fibers or splices. *Contractor shall leave at least 50-foot slack cable on each end of the splice enclosure.* The slack shall be long enough to enable maintenance personnel to perform splicing of the cable in a vehicle located near the controller cabinet. Contractor shall prepare and submit Record Drawings of each splice closure installed, showing each fiber enclosed, fiber color, splices, and unconnected fibers. Record drawings shall be labeled to indicate the splice closure location.

77-1.25.4 Small Lightguide Interconnect Units (LIU) Wall Mount Box

Contractor to install one small Lightguide Interconnect Units (LIU) Wall Mount Box in the traffic signal cabinet at each location shown on the plans.

The Single Panel housings shall be available for cross-connecting or interconnecting purposes. Two (2) single panel units shall be provided. The units shall provide the means for direct connections for up to 2-12 fibers or as indicated on the plans. At the SEB, wall mount boxes shall provide the means for direction connections for up to 288 fibers. The units also shall provide means for pigtail splicing within the housing for at least 12 fibers or as indicated on the plans. The Single Panel housings shall accommodate a single Solutions panel. The housings shall have a small footprint and low profile to minimize the amount of occupied space. The dimensions shall not exceed the 6.3" (height) 5.5" (width), and 2" (depth).

Manufacturer shall be ISO 9001 and TL 9000 registered.

Housings shall be manufactured using 16-gauge aluminum or equivalent for structural integrity and shall be finished with a wrinkled black powder coat for durability. Assembly hardware and equipment-attaching-machine screws shall be included and shall be black in color. Housing shall include a 0.4" splice holder, which will support up to 12 heat shrink splices. Top and bottom removable cable entry grommets shall be provided to allow for mid-span access and environmental sealing. The housings shall be supplied with pre-drilled holes for surface mounting on the plate in the traffic signal cabinet but shall have an optional ledge mount bracket available. Each CCH housing should be labeled with Machine labels identifying to/ from destinations and fiber counts. The units shall be installed on a mounting plate in each signal cabinet.

It is acceptable to use a single wall mountable closet housing (WMC) to fit all 24- strand fiber, where the 2 panels cannot be installed.

Laminated labels shall be installed on the external surface of the outside panels.

77-1.25.5 Port Coupler Panels:

The Closet Connector Housing (Simplex) Panels shall be in 12-fiber versions for use. The panels shall be able to be used with field-installable connectors or in applications where the pre-terminated cables are routed directly from the equipment to the interconnect hardware. The 12-fiber versions shall include in-line SC-SC Compatible Connector.

The Closet Connector Housing Panels shall be designed to accommodate applications requiring specified labeling and connector identification. Each CCH housing should be labeled with Machine labels identifying to/ from destinations and fiber counts. The panel shall be attached with two push-pull latches to allow quick installation and removal. Blank connector panels shall be available to fill unused space within the housings. The blank connector panel shall be attached with at least two push-pull latches to allow quick installation and removal. The blank panels shall be manufactured from injection-molded polycarbonate. Panels shall be manufactured from 16-gauge cold rolled steel or injection-molded polycarbonate for structural integrity.

77-1.25.6 Single Mode Fiber Patch Cables SC-SC, ST-SC:

Patch Cord connectors shall be measured for insertion loss with the following values for each connector: typical of 0.1 dB and maximum of 0.5 dB and guaranteed reflectance of = -55 dB for UPC. Manufacturer shall be ISO 9001 and TL 9000 registered. Available connectors shall be single-mode SC, ST® Compatible Connector. Patch Cord shall contain standard single-mode fiber and shall comply with TIA/EIA-568-B.3 and applicable TIA/EIA-604 document. Patch Cord jacket color shall be yellow. Patch Cord shall be available in different lengths. The manufacturer shall have an in-depth knowledge, and more than 10-year history, of manufacturing optical fiber patch cords. Manufacturer shall manufacture both cable, fiber, and the connectors.

At the signalized intersection, in the Traffic Signal Cabinet

- Provide two (2) 1m patch cables SC-SC (Duplex) jumpers to connect from fiber housing to the switch.
- Provide two (2) 1m patch cable ST-SC (Duplex) jumpers for video connections to the video/data modem.

At Fiber Hub locations/City Hall (TMC)

- Provide as many 2m/10m patch cable SC-SC (Duplex) jumpers as fiber strands going in the Fiber Hub/City Hall (TMC).

Notes: Connector codes available must be inserted into the first four digits and are the following:

72 = SC Duplex, 61 = ST Compatible Ultra PC.

77-1.25.7 Fiber Optic Conduits

Conduit shall conform to the provisions in Sections 86-1.02B, "Conduit and Accessories" and 87-1.03B, "Conduit Installation" of the Caltrans Specifications and these Special Provisions.

All Fiber Optic Conduits shall be 3" Poly Vinyl Chloride (PVC) or HDPE (Orange color), Schedule 80 with rigid steel sweeps. The HDPE conduit shall be capable of being coiled on reels in continuous lengths and uncoiled for installation without affecting its properties or performance. With the exception for bends to and from pull boxes and foundations, the conduit shall run straight and true so that cable pulling forces are minimized. The conduit shall have smooth outer wall and smooth inner wall. Intermediate pull boxes shall be installed every 800-1000 feet.

Conduit sweeps into No. 6 pull boxes on fiber optic interconnect runs shall enter/exit, with rigid sweeps, at 45 degrees (in vertical plane). Plastic pulling bells shall be installed on all conduit ends before conductors are pulled through the conduits.

After fiber has been installed, the ends of conduits terminating in pull boxes and/or controller cabinets will be sealed with an approved type of sealing compound. Refer to the City of Stockton Standard Drawing No. R87 for conduit/pull box details.

Refer to City of Stockton Standard Plan Drawing No. R37 for trench width and depth. All conduits shall be installed below the existing AC pavement regardless of the depth of the existing AC pavement. All conduits shall be installed at a minimum depth of thirty (30) inches (top of conduit to the finish grade).

All excavated areas in the street or sidewalk shall be completely backfilled or covered at the end of each working day and approved by the Engineer.

Where existing conduits to be used, as directed by the Engineer, the existing conduit shall be cleaned and both old and new cables shall be pulled into the existing conduit as a unit per the Caltrans Specifications in Section 87-1.03F, "Conductors and Cable Installations".

The 2.5" rigid metal conduit between #6E pull box and the controller cabinet shall have 90-degree sweep and large radius bend. Sweeps shall be at least 24 inches below finished grade, unless approved by engineer. A pulling bell shall be installed at the end of each conduit.

All fiber optic interconnect conduits with fiber cable shall include one 1250lbf detectable Muletape with 22 AWG wire. A detectable Muletape shall be installed after Fiber Optic cable installation for future detection.

77-1.25.8 Colored Controlled Density Fill (CDF)

The controlled density fill for the installations of fiber optic conduits shall be a red color to distinguish the concrete backfill from other concrete and soil. The concrete shall be pigmented by the addition of commercial quality cement pigment to the concrete mix.

The red concrete pigment shall be LM Scofield Company; Orange Chromix Colorant; or Davis Colors; or accepted equivalent. A minimum of 5 lbs. of red tint pigment shall be used per cubic yard of the CDF mix.

77-1.25.9 Fiber Optic Pull Boxes

Pull boxes shall conform to the provisions in Sections 86-1.02C "Pull Boxes" and 87-1.03C "Installation of Pull Boxes" of the Caltrans Specifications and these Special Provisions.

When a pull box is subjected to vehicular traffic load, the cover shall be steel embossed with a non-skid pattern.

Pull boxes shall be placed at same elevation as adjacent standard base, service cabinet base or signal controller cabinet base if not an existing or future sidewalk area and elevation is not shown on plans. Pull boxes shall be five feet (5') from base or as shown on the plans. Pull boxes in existing or future sidewalk areas shall be placed at sidewalk elevation. The pull box elevation for pull boxes installed in median areas shall match the slope of the two adjacent curbs. The pull box elevation for pull boxes installed in planting

areas adjacent to sidewalk or sidewalk area shall be at sidewalk grade. Pull boxes shall not be located within the limits of wheelchair ramps.

When pull boxes are placed in dirt and planting areas, a concrete collar shall be constructed around the pull box. The concrete collar shall be a minimum 12 inch concrete collar by 4 inch thick and at least 4 inches along the sides of the pull box to the bottom edge. The top of the pull box shall match slope of the adjacent top of curb. The surface elevation of the collar shall match the surface elevation of the pull box and slope away from the pull box at a rate of 1:50 (2%) slope.

The Contractor shall clean all existing pull boxes entered for installation of conduit of all dirt and debris. All pull box lids damaged by Contractor operations shall be replaced at his/her expense. The wiring in these pull boxes shall be neatly bundled, recoiled and reinstalled in the box. Where existing pull boxes are removed and replaced with new larger boxes the existing conduits shall be cut back. When the conduits are cut, the existing conductors must either be removed or well protected. The ends of the cut conduits must have bushings placed on them.

Grout in bottom of pull boxes will not be required. Pull boxes shall be set on 6 inches of crushed rock for drainage. The conduits in the pull boxes shall be placed 2" above the crushed rock.

All pull boxes on fiber optic interconnect runs shall be # 6 unless otherwise noted on the plans. All conduit sweeps into No. 6 pull boxes on fiber optic interconnect runs shall be 45 degrees. Contractor shall leave at least 30-foot fiber cable slack in each pull box run, between exiting conduit and entering conduit. All pull boxes shall have lids embossed with "COS INTERCONNECT".

A State Standard Number 6E pull box with extension (17" x 30" x variable depth (inside dimensions)) shall be installed adjacent to the traffic controller cabinet for fiber optic interconnect cable. The seam between pull box and extension shall be grouted. Contractor shall leave at least 50-foot fiber cable slack in pull box, between exiting conduit and entering conduit.

77-1.25.10 Testing and Documentation:

The contractor shall retain AT&T or approved fiber optic contractor to verify and certify all fiber tests and connections. Documentation of all test's results (factory and field tests) and fiber run as-builts shall be submitted to the Engineer within two (2) working days after completing the tests.

Testing shall include the tests on elements of the passive fiber optic components:

(1) The factory:

The Manufacturer with the appropriate documentation shall supply verification of the fiber specifications as listed in the Fiber Characteristics Table. After cabling, before shipment but while on the shipping reel, one hundred (100%) percent of all

fibers shall be tested for attenuation. Copies of the results shall be (1) maintained on file at the Contractor's, Manufacturer's and Owner's place of business with a file identification number for a minimum of ten (10) years, (2) attached to the cable reel in a waterproof pouch, and (3) submitted to the Contractor and to the Engineer prior to the delivery of the cable to the jobsite.

(2) After delivery to the project site but prior to installation:

The Cable and reel shall be physically inspected by the Contractor on delivery and one hundred (100%) percent of the fibers shall be tested with the Optical Time Domain reflectometer (OTDR) for attenuation to confirm that the cable meets requirements.

OTDR testing shall be done at the following points in the system construction:

- At cable delivery (reel test).
- Following cable installation prior to connectorization, termination or splicing.
- End to End following installation of all pigtails, connectors, and termination devices.

In addition, the final test (post-connectorization test) shall be completed with an optical power meter and light source.

Test results shall be recorded, dated, compared with the manufacturer factory test results and filed with the factory manufacturer test results accompanying the shipping reel in a weatherproof envelope. Attenuation deviations from the shipping records greater than five (5%) percent shall be brought to the attention of the Engineer in writing. The cable shall not be installed until completion of this test sequence and written approval by the Engineer is received. Copies of traces and test results shall be submitted to the Engineer. If the OTDR test results are unsatisfactory, the reel of fiber optic cable shall be considered unacceptable and all records corresponding to that reel of cable shall be marked accordingly. The unsatisfactory reels of cable shall be replaced with new reels of cable at the Contractor expense. The new reels of cable shall then be tested to demonstrate acceptability. Copies of the test results shall be submitted to the Engineer for approval.

(3) After installation but prior to connection to any other portion of the system:

After the fiber optic cable has been pulled but before breakout and termination one hundred (100%) percent of all the fibers shall be tested with the OTDR for attenuation. Test results shall be recorded, dated, compared, and filed with the previous copies of the tests. Copies of traces and test results shall be submitted to the Engineer for approval. If the OTDR test results are unsatisfactory, the fiber optic cable segment will be unacceptable. The unsatisfactory segment of cable shall be replaced with a new segment, without additional splices, at the Contractor's expense. The new segment of cable shall then be tested to demonstrate acceptability. The contractor shall also perform end to end

attenuation test, utilizing a power meter in field, after installing the cable to establish the integrity and performance of the system and its components. The end-to-end attenuation shall not exceed the sum of the maximum allowable attenuation for the component cable segments, splices, and typical loss for connectors. Nor shall the attenuation from an individual connector exceed the maximum allowable losses. If the fibers in the cable exceed the allowable loss, the Contractor shall take corrective measures to bring the cable's total attenuation below the allowable limit, including replacement of the cable at the Contractor's expense.

The Contractor shall perform all OTDR testing in the presence of the Engineer. The Engineer shall attach their written mark to all test I documentation made by the Contractor at the time of the test. Testing performed by the Contractor and not witnessed by the Engineer shall not be accepted, re-testing will be required.

The Contractor shall verify that the attenuation and optical continuity of each active and spare optical fiber in the cable plant satisfies the specified requirements.

Attenuation and continuity shall be measured at the operational wavelength of the equipment being used on the link. If the operational wavelength is unknown, the attenuation shall be measured at both 1310nm and 1550nm.

Testing of fiber links shall be completed in such way, to show the loss of each connector, in the OTDR trace. The tests shall be conducted in both directions. The test shall be performed at both wavelengths (1310 and 1550 nm). The cable shall be tested in accordance with EIA-455-3A (FOTP-3), "Procedure to Measure Temperature Cycling Effect on Optical Fiber, Optical Cable, and Passive Fiber Optic Components". Copies of the test results shall be submitted to the Engineer for approval.

(4) During the final system testing:

The active components shall be tested after installation. The Contractor shall provide all personnel, equipment, instrumentation and materials necessary to perform all testing. The Engineer shall be notified in writing a minimum of two (2) working days prior to all field tests. The notification shall include the exact location of the system to be tested.

The fiber optic shall be in one continuous length without factory splices in the fiber. Installation procedures and technical support information shall be furnished at the time of delivery. The change in attenuation at extreme operational temperature for singlemode fiber shall not be greater than 0.20dB/km, with 80% percent of the measured values no greater than 0.10dB/km. The singlemode fiber measurement is made at 1550nm.

The contractor shall also follow the following guidelines for efficient and accurate test results:

- Ensure that the test jumpers (end-to-end attenuation) or test fiber box (OTDR) are of the same fiber core size and connector type as the cable system, e.g., 50/125 μm core test jumpers should be used for testing a 50/125 μm multimode cable.
- Ensure that optical sources are stabilized and have center wavelengths within ± 20 nm of the 850/1300 nm multimode and 1310/1550 nm single-mode nominal wavelengths. In accordance with TIA/EIA-526-14-A, multimode LED sources should have spectral widths from 30-60 nm at 850 nm and 100-140 nm at 1300 nm.
- Ensure that the power meter is calibrated at each of the nominal test wavelengths and traceable to the National Institute of Standards and Technology (NIST) calibration standard.
- Ensure that the power meter and the light source are set to the same wavelength.
- Ensure that all system connectors, adapters, and jumpers are properly cleaned prior to and during measurement.

77-1.25.11 Warning Tape:

Warning tape shall be provided and placed in the trench over conduits containing fiber optic cable as shown on the plans. The warning tape shall be four (4") inches wide with bold printed black letters of approximately seventy-five (75") inches on bright orange color background, and contain the printed warning "CAUTION BURIED FIBER OPTIC CABLE" repeated at approximately thirty (30") inches intervals.

The printed warning shall be non-erasable and shall be rated to last with the tape for a minimum of forty (40) years.

The construction of the warning tape shall be such that it will not delaminate when it is wet. It shall be resistant to insects, acid, alkaline and other corrosive elements in the soil. It shall have a minimum of 120 lb tensile strength per four (4") wide strip and shall have a minimum of seven hundred (700%) percent elongation before breakage. The warning tape shall be the detectable type with a contiguous conductor in the form of a copper wire or aluminized foil, encased in a protective plastic jacket. The aluminized foil shall be approximately 0.01" (inch) thick. Separate rolls of the warning tape shall be electrically connected by corrosion resistant clips or soldering. The ends of warning tape shall extend into pull boxes and splice vaults a minimum of twenty-four (24") inches for future connection to a warning signal device. The continuity and detectability of the warning tape, for the entire conduit run, shall be demonstrated prior to and again after backfilling each trench to the satisfaction of the Engineer.

77-1.25.12 Payments

Full compensation for conforming to the provisions in this section shall be considered as included in the contract price paid for fiber optic interconnect system and no additional compensation will be allowed therefor.

77-1.26 Not used

77-1.27 Not used

77-1.28 Payment

Payment for furnishing and installing traffic signals, street lighting, and interconnect shall conform to the provisions in Section 9, "Payment," of the Caltrans Specifications and these Special Provisions.

Full compensation for furnishing the labor, materials, tools, equipment, including installing PTZ cameras, video and data modems, hardware, conduits, and wiring, complete in place as shown on the plans and as specified in the Standard Specifications, these Special Provisions, and as directed by the Engineer, shall be considered as included in the contract bid items 3-24 and no additional compensation will be allowed therefor.

Hauling and stockpiling of salvaged material off the right-of-way and delivered to the City Corporation Yard, 1465 South Lincoln Street, will be considered as included in the contract prices paid for the various items of work, and no additional payment will be allowed therefor.

77-1.29 Removing, Reinstalling or Salvaging Electrical Equipment

Removing, reinstalling or salvaging electrical equipment shall conform to the provisions in 87-21.03A "General" and 87-21.03D "Removing Existing Electrical Systems" of the Caltrans Specifications and these Special Provisions.

Existing facilities that are removed (i.e., streetlights, electroliers, frames, grates, covers, roadside signs, etc.) shall be salvageable wherever shown on the plans and as determined by the Engineer. Equipment shall be tagged with intersection name from which it was removed.

All equipment to be salvaged shall be handled as follows: All signal equipment (signal heads, pedestrian heads, push buttons, etc.) shall be removed from the poles and stacked on pallets. This includes signal hardware, conductors, and terminal compartments. The equipment shall be secured on the pallets and delivered to Corporation Yard. All poles shall be salvaged to the storage yard on Daggett Road. Contact the City's Operation and Maintenance at (209) -937-8341, giving 3 days advanced notice prior to delivery. Staff will direct contractor to Daggett Road yard and where to leave signal equipment in the Corp Yard.

All conductors shall be removed from abandoned conduits. Otherwise, removed items shall become the property of the Contractor and shall be disposed of as provided in

Section 14 and Section 5-1.20B(4) of the Caltrans Specifications and these Special provisions.

The following material shall be salvage to the contractor; cabinets.

77-1.30 Not used

77-2 BLANK

77-3 BLANK

77-4 STREET LIGHT REMOVAL AND TRAFFIC SIGNAL TURN ON

77-4.01 Traffic Signal Turn On and Change Over

The Contractor shall be responsible to coordinate the turn on or change-over of any traffic signal operation. The Contractor shall notify the Resident Engineer and the City Traffic Engineer of the impending turn on or activation of any traffic signal included in this contract at least seven (7) working days in advance of the turn on or change-over. Traffic signal turn on or change over shall occur only on Tuesday and Wednesday, except on holidays. Upon turn on or change-over of any traffic signal, the Contractor shall demonstrate satisfactory compliance with all requirements necessary for the operation of the traffic signal, including, but not limited to, Fiber Optic cabling and communication equipment, PTZ camera and communication equipment, appropriate detection, Vehicle Pre-emption system, controller response, pedestrian countdown and accessible pedestrian system sound features operating, and the traffic signal response to the various calls.

In no case shall the traffic signal be left in operation if any of the design features of the operation are found to be inoperable. All signal and pedestrian heads shall be covered by signal head jackets again and stop signs shall be re-installed.

The intersection shall be protected with portable "Stop" signs and certified Flaggers during any traffic signal turn on or change over. Flaggers and stop signs shall remain on site until all attendees to the turn on or change-over are satisfied that the traffic signal is functioning appropriately.

Mounted "*Stop*" signs on barricades shall be maintained *on site for immediate* application to any intersection with traffic signal under construction. The Contractor shall respond to *any interruption of normal functioning of a traffic signal* within *two (2) hours*.

The Contractor shall be responsible for the coordination of all of the necessary sub-contractors for a successful turn on or change-over of a traffic signal, and to determine that all of the appropriate remedies are in place to return a traffic signal to its prior operation mode should a failure of any of the components necessary for successful operation occur.

Full compensation for furnishing all labor, materials, tools, equipment and incidentals for doing the work described in this section shall be included in the pricing paid for various items of work items, and no additional compensation shall be allowed therefor.

77-4.02 Not used

DIVISION IX TRAFFIC CONTROL DEVICES

SECTION 84 – MARKINGS

84-1.01 Traffic Stripes, Pavement Markings, and Pavement Markers

Traffic stripes, including crosswalks, shall be replaced when they are impacted by construction and must comply with the California MUTCD, as modified herein, and as directed by the Engineer. All pavement **traffic stripes**, crosswalks shall be installed with hot applied thermoplastic pavement material. The width and patterns of striping lines shall conform to the striping details (4" wide) shown in Figures 3A-101 (CA) through 3A-113 (CA) in the California MUTCD.

Pavement markings shall be placed as shown on the plans, and must comply with Caltrans Specifications, as modified herein, Caltrans Standard Plans A24A through A24H, and as directed by the Engineer. All pavement markings shall be installed with hot applied thermoplastic pavement.

The thermoplastic material shall be free of lead and chromium and conform to State Specification PTH-02ALKYD (for markings) and PTH-02SPRAY (for stripes). Thermoplastic material shall be applied to the pavement at a minimum thickness of 0.090 inches for new long lines (4 inches stripes and 8 inches stripes in width) and 0.100 inches for all legends and arrows. The crosswalk lines and limit lines shall be installed at a minimum thickness of 0.125 inches.

A double extruded thermoplastic traffic stripe consisting of two 4-inch-wide yellow stripes is measured as 2 traffic stripes.

A double sprayable thermoplastic traffic stripe consisting of two 4-inch-wide yellow stripes is measured as 1 traffic stripe.

If the contractor chooses to install stripes by using a cart (extruded) rather than a striping vehicle, all striping shall be applied to the pavement at a minimum thickness of 0.090 inches. Glass beads shall conform to State Specification in Sections 84-2.02D, 84-2.02E, and 84-2.03C(2)e. Thermoplastic pavement markings and stripes shall be free of runs, bubbles, craters, drag marks, stretch marks, and debris.

Use appropriate installation procedures according to manufacturer. If pavement markings are applied to existing surface over existing painted legends (arrows and crosswalks), existing pavement legends (arrows and sidewalks) shall be removed before thermoplastic material is applied. For either material, pavement shall be preheated to remove all residual moisture prior to installation.

At intersections where existing pavement is removed and replaced, Contractor shall install new crosswalk control points for the City to review and approve.

Configuration of traffic stripes, and crosswalks shall conform to the detail and methods as set forth in the latest issue of the California MUTCD, unless specifically modified on the plans.

Configuration of pavement markings shall conform to the detail and methods as set forth in the Caltrans Specifications, unless specifically modified on the plans.

All existing traffic stripes and pavement markings shall be removed where shown on the plans, where the existing striping conflicts with proposed striping, and as designated by the Engineer.

Existing pavement markers, including underlying adhesive, when no longer required for traffic lane delineation, as directed by the Engineer, shall be removed and disposed of.

Removal of traffic stripes and pavement markings, or the removal of objectionable material, shall be performed using methods approved in advance by the Engineer. All resulting residue and dust shall be removed immediately from the surface being treated. Such removal shall be by a vacuum attachment operating concurrently with the blast cleaning operation. **The removal of yellow paint and thermoplastic material shall include testing for lead prior to disposal of the material. Disposal of materials containing lead shall conform to state approved practices.** The removal of yellow paint and thermoplastic material shall also conform to the provisions in Section 14-1.01 "Construction Site Waste Materials Management" of these special provisions.

The Contractor shall place control points for the Engineer to review and approve. No additional "cat tracks" shall be placed until control points are approved by the Engineer. The Contractor shall obtain approval from the Engineer on all striping cat tracks prior to final application and striping and markers.

The Contractor shall place and remove any temporary striping required for routing traffic through the project area.

All thermoplastic shall be provided by the Contractor. Manufacturer and specifications shall be submitted for approval and shall conform to the specifications contained herein. All thermoplastic supplied shall conform to the local air pollution regulations. Traffic line markings shall be reflectorized conforming to the Caltrans Specifications, Section 84-2, "Traffic Stripes and Pavement Markings".

Existing surface which is to receive the thermoplastic material shall be mechanically wire brushed to remove all dirt and contaminants. Thermoplastic material shall be applied only to the dry pavement surfaces and only when the pavement surface temperature is above fifty (50°F) degrees Fahrenheit. Thermoplastic shall be applied only on a thoroughly dry surface and during periods of favorable weather.

The Contractor shall make all necessary conform striping as required. The completed stripes and markings shall be sharp and clear with clean, well-defined edges.

Any damage by the elements to the newly stripe or marking due to the failure of any Contractor to protect his work shall be repaired by him at no additional cost. Any over-spray or tracking of fresh thermoplastic material onto unpainted surfacing shall be removed by any methods to the satisfaction of the Engineer.

On one-way streets and median-divided streets, the side of the retroreflective raised pavement markers that is visible to traffic proceeding in the wrong direction shall be red (Type C). The other retroreflective side shall be white or yellow as per the detail. This section is applicable to Details 9, 10, 12, 13, 25, 25A, 26 and 27 in the California MUTCD.

Blue Raised Pavement Markers shall be installed after any surface treatment (overlay, micro-surfacing, chip-seal, cape-seal, etc.) solely for aiding in locating fire hydrants. Typical marker locations are shown on Figure 3B-102 (CA) of the California MUTCD.

(1) *Two-Way Streets*—Markers should be placed 6 inches from the edge of painted centerline on the side nearest the fire hydrant. If the street has no centerline, the marker should be placed 6 inches from the approximate center of the roadway on the side nearest the hydrant.

(2) *Streets with Left Turn Lane at Intersection*—Markers should be placed 6 inches from the edge of painted white channelizing line on the side nearest the hydrant.

(3) *Streets with Continuous Two-Way Turn Lane*—Markers should be placed 6 inches from the edge of the painted yellow barrier line on the side nearest the fire hydrant.

(4) *One-way streets and median-divided streets*—Markers should be placed 6 inches from the edge of lane line on the side nearest the fire hydrant (at least 12' from curb or edge of traveled way).

The noise level created by the combined grinding activities must not exceed 86 dBA when measured at a distance of 50 feet at right angles to the direction of travel.

Any work done under this section shall be considered incidental to the various items included within the bid list and shall include full compensation for furnishing all labor, materials, tools, equipment, and incidentals, and for doing all the work involved in placing traffic stripes, painted curbs, pavement markings, pavement markers and legends, including any necessary cat tracks, dribble lines, and layout work, placement, removal, and disposal of any and all conflicting striping and pavement markers, complete in place, as shown on the plans, as specified in the Caltrans Specifications and these Special Provisions, and as directed by the Engineer.

DIVISION X ELECTRICAL WORK – NOT USED

DIVISION XI MATERIALS

SECTION 90 – CONCRETE

Attention is directed to the Section 90, "Concrete" of the Standard Specifications and these Special Provisions.

90-1.01 Minor Concrete

Section 90-2, "Minor Concrete", of the Caltrans Specifications is amended by adding the following:

Mineral admixture will be required in the manufacture of concrete containing aggregate that is determined to be "deleterious" or "potentially deleterious" when tested in accordance with ASTM Designation: C 289. The use of mineral admixture in such concrete shall conform to the requirements in Section 90-1.02 of the Caltrans Specifications, "Materials", except the use of Class C mineral admixture will not be permitted.

Full compensation for furnishing all labor, materials, tools, equipment, and incidentals for doing all work involved in placing minor concrete shall be including in the various item of work involving minor concrete work.



CITY OF STOCKTON

COMMUNITY DEVELOPMENT DEPARTMENT

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Acknowledgement of Monument Preservation Monument Preservation prior to construction activity

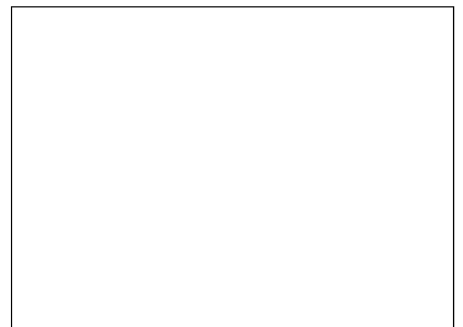
I, _____, duly licensed Land Surveyor or Professional
(Please Print)

Engineer authorized to perform Land Surveying in the State of California, Registration
No. _____, hereby acknowledge and accept all responsibility for the monument
preservation as required per Section 8771 (a-f) of the Business and Professional Code
within the bounds of the construction activity permitted by the City of Stockton Permit No./
Plan No. _____.

I further acknowledge that I am hereby responsible for the Acknowledgement of Monument
Responsibility prior to final acceptance of construction activity permitted by the City of
Stockton Permit No./ Plan No. _____

Signature

Seal



Date

☐ Survey monuments found - Post Acknowledgment/
Corner Record to follow.
☐ No survey monuments found.



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Acknowledgement of Monument Preservation

Monument Preservation prior to final acceptance of construction activity

I, _____, duly licensed Land Surveyor or Professional
(Please Print)

Engineer authorized to perform Land Surveying in the State of California, Registration
No. _____, hereby acknowledge and accept all responsibility for the monument
preservation as required per Section 8771 (a-f) of the Business and Professional Code
within the bounds of the construction activity permitted by the City of Stockton Permit No./
Plan No. _____.

I hereby state that all monuments within the bounds of the construction activity permitted
by the City of Stockton Permit No./ Plan No. _____ are in the original location
or have been reset in accordance with Section 8771 (a-f) of the Business and Professional
Code.

Signature

Seal

Date

☐ Survey monuments found - Corner Record to be filed.
☐ No survey monuments found.





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Legislation changes effective January 1, 2015

Senate Bill No. 1467, Chapter 400

"SURVEY MONUMENT PRESERVATION"

Section 16: Section 8771(d) of the Business and Professions Code (Land Surveyor's Act):

(d) The governmental agency performing or permitting construction or maintenance work is responsible for ensuring that either the governmental agency or landowner performing the construction or maintenance work provides for monument perpetuation required by this section.

The City of Stockton has modified the Encroachment, Grading, and Building permit process to ensure that a responsible individual is in charge of the Land Surveying activities within the bounds of the permitted construction activity. The responsible individual shall be a Licensed Land Surveyor or a Professional Engineer authorized to perform Land Surveying in the State of California. It shall be at the sole discretion of the Public Works Department to determine if the permitted construction activity warrants the need to fulfill this requirement.